34 MORTGAGE RECORD No. 40. 4 FIRST MORTGAGE-AND BODINGETS BODE CO. LEAVENDORTH, KAN. NO. 1244. _in the year of our Lord Nineteen day of May This Indenture, Made this 19th Bundred and Virus ____ between Samuel J. Bryan and Dothe Bryan his wife County of Dauglar and State of Kansas, of the first part, and ... Wilder D. Metculf of Sawine, Nansas of the second part, Witnesseth, That the part us of the first part, in consideration of the sum of \$24.0. DOLLARS Two Aundred and fifty_ and State of Kanesa, described as follows, to wit: The Morth half of the South for first Lid party of the second part, ______ and state of Kansas, described as follows, to with the Morth half of the Douth all of the Andrew Control of the Morth Cast quarter of the Morth half of the Douth all of the Morth Cast quarter of the state of the Morth and All second and the second of the most for the source of the Douth Matter and the source of the source of the Source of the Douth Matter and the source of the Sourc 1 (2) of Range nine teen (19)with the appurtenances and all the estate, title and interest of the said part 100 for the first part therein. And the said part 100 of the first part do hereby covenant and agree that at the delivery hereof ______ they _____ the lawful owner S of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. that their havy good right to sell and convey said premises, and that _______ will warrant and defend the same against the lawful claims of all persons. This Grant is intended as a Mortgage to secure the payment of the Sum of \$ 2.50. Give Rundred and Fifty _DOLLARS, and interest thereon, according to the terms of ______ ceftain mortgage note and dist interest notes or coupons, this day executed by the said frather of the first fort to wit: Dollars, due June 18 190% Note No. 1, for Levo Alundred and Filly____ . 190 Dollars, due Note No. 2. for . 190 Dollars, due 1997. payable to Wild 1 D. Metcalf Note No. 3, for ail dated____May 19th or order, at the IMPORTERS' AND TRADERS' NATIONAL BANK, of New York City N. Y., with interest payable semi-annually on the first day of June and December in each year, according to coupons attached to said note . The part coord the first part further agree that ______ will pay all taxes and assessments upon the said premises before they shall become delinquent; and they will keep the buildings on said property, insured for 8 ______ in some approved Insurance Company, payable, in case of loss, to the mortgagee or assigns, and deliver the policy to the mortgagee as collateral security thereto. Insurance Company, payable, in case of loss, to the morträggee or assigns, and deliver the policy to the mortgagee as collateral security thereto. Now, if such payment be made as herein specified, this convegance shall be void, and shall be released upon domand of the part d_0 of the first part. But if default the made in the payment of said principal sum, or any part thereof, or any interest thereon, or of said tarces or assessments, as provided. or if default be made in the termade in the payment of said principal sum, or any part thereof, or any interest thereon, or of said tarces or assessments, as provided. or if default be made in the termade is the payment of said principal sum, or any part thereof, or any interest thereon, or of said tarces or assessments, as provided. or if default be made in the hereof the interest and in the second part; and in exceed of the pay and the part of the period of the one should be readed in the total amount there of the time when the momey shall be actually paid, and any payments made on account of interest part may pay any muptid tares charged against of interest collected shall be and not exceed the legal rate of ten per cent, per anome, but my said part may pay any muptid tares charged against of interest collected shall be and not exceed the legal rate of ten per cent, per anome, but my said may may muptid tares charged against of interest collected shall be and not exceed the legal rate of ten per cent, per anome, but my said may may muptid tares charged against and property, or insure said property if default be made in keeping up insurance, and may recover for all such against, with interest at ten per cent, per anome, in the manner more contex, and insufrators or assigns and in for foreclosure of this mortgage; and it shall be lawful for the part t_d of the second part. $t_{day} = t_{day} =$ said property, or insure said property if default be made in keeping up insurance, and may recover for all such payments, with interest atten par cent, per annual, in any and for forceloure of this morigage; and it shall be lawful for the part of the second part. arguing the part of the premises hereby granted, or any part thereof, in the manner prescribed by law, appraisement warled or not, at the option of the part of of the second part, and out of all the more; a triang from such sale, to retain the amount of such sale, to retain the amount of the instrument and interest at ten par cent. The conditioner of this instrument and interest at ten per cent, per annum, from the time of said default until public together with the costs and charges of making such sale, to be tared as other costs in the suit. to be tated as other costs in the suit. IN WITNESS WHEREOF, The said particle of the first part ha exherenito set their hands and seal ? the day and year first above written. A. O. Bryan (SEAL) Dophia Bryan (SEAL) (SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, County of Douglas 19th may ____ A. D. 190 8, before me, a BE IT REMEMBERED, That on this ____ _day of____ notory Public ____ in and for said County and State, came & D. Poly and not doplan to me personally known to be the same Arran hierife person 3 described in, and who executed the foregoing mortgage, and duly acknowledged the execution thereof. IN WITNESS WHEREOF, I have hereanto subscribed my name and affixed my official seal on the day and year last above written. -6. M. Manter notary Cullis My Commission expires January 255 190 14 E.S. Mary____A. D. 1903, at / a _____ o'clock_____ M. Filed for Record the 2.5th _____ day of _____ all, armstrong Replace of Deeds. Ab. Somman Deputy.