43 MORTGAGE RECORD No. 40. FIRST MORTGAGE-SATE DODANGATA MOS CO. LEAVENT CELE, EAN. NO. 1844. the day of January in the year of our Lord Nineteen augustus, Silvera and Service, Silvera his wife, ineteen This Indenture, Made this fifth in \_\_\_\_between \_\_\_\_ Hundred and Line\_ County of Delighter and State of Kanas, of the first part, and Itelder & Heatesly. of acurence ) of the Mausas. Witnesseth, That the part is of the first part, in consideration of the sum of \$ 390. LLARS DOLLARS y to the and party of the second part, <u>bis</u> <u>heirs</u> and asigns forever, the following tract or parcel of land signated in the Journ's of Soughas, and State of Kanasa, described as follows, to wit: The East half of the porth last of the forth last quarter of Section twenty (20) to the forth last the last of factor of the grant of facuage Twenty (20) East of the Sixth P.M. with the Appentenences light a heast upon the North west Concer of Sain tract how owned and occupied by O. H. Words. unty of , R.R. 2t with the appartemances and all the estate, title and interest of the said part 220 of the first part therein. And the said part 220 of the first part do rt do hereby covenant and agree that at the delivery hereof they are \_\_\_\_\_\_ the lawful ogner & of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. that Zhey \_\_\_\_ ha dre good right to sell and convey said ized of a uvey said premises, and that They \_\_\_\_ 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 S SPO. Three hundred cightly DOLLARS, and interest thereon, according to the terms of \_\_\_\_\_\_ certain \_\_\_\_\_certain mortgage note and tere interest notes or coupons, this day executed by the said parties of the first part it: - Dollars, due parenery 120 , 1009 , 190 1940 Note No. 1, for Three hundred Eighty\_ Dollars, due! Note No. 2. for \_ 1005, payable to Wilder & Milcalf . 190 , 190 Note No. 3. for 5-11 all dated formany or order, at the IMPORTERS' AND TRADERS' NATIONAL BANK, of New York City York City 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 Case of an and Section in each year, according to coupons attached to said note . The part ice of the first part further agree that They will pay all taxes and assessments upon the said according on the said premises before they shall become delinquent; and they\_\_\_\_\_ will keep the buildings on raid property, insured for \$ \_\_\_\_\_ in some approved - 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 morfurgee or assigns, and deliver the policy to the morfurgee as collateral security thereto. Now, if such payments he made as herein specified, this conveyance shall be rold, and shall be released upon demand of the part *étol* the first part. But if default he made in the payment of said principal sum, or any part thereof, or any interest thermon, or of said tarser statements are provided, or if default he made in the the parteement to insure, then this conveyance shall become sholter, and the whole of said parce or assessments as provided, or if default he made in the here part of the second part and nease of pack default of any sum covenance to be paid, for the period of the dys after the same becomes due, the said first part *i é* of the second part and in ease of pack default of any and payments and covenance of the part of the second part and in ease of pack default of any any payment and on account of interest shall be credited in asid computation, so that the total amount in there of to the time when the more y shall be said of any payments made on account of interest shall be credited in said computation, so that the total amount in there of to the time when the more part be easily part of the second part. The second part may pay any majid tarkes charged agains any sait of forecoloure - of this mortgary: and it shall be lawful for the part *y* of the second part. The same state mere root, at the option of the part *y* of the second part, and out of all the mortgary can be, to retain the amount of such sale, to retain the amount and the more days accounts and charged againg and the conditions of this intrument, and interest at ten per cent. Jer amoun, from the time of said factar' until paid, together with the costs and charges of making such sale, to retain the amount then due, or to become due, account of such sale, to retain the amount of such sale, to retain the amount of an charges of making such sale to be tace as other costs in the at if default nt if default made in the he option of irst part 1-3 e, from date total amount rged against r annum, in 30 nor th rs or assigns, f the part of according to making such 83 to be taxed as other costs in the suit. IN WITNESS WHEREOF, The said part its of the first part have hereunto set their hand & and seal & the day and year first above no 18 first above augustus, 8. Word. (SEAL) Emily, S. word, (SEAL) written. 8 (SEAL) \_ (SEAL) \_(SEAL) \_\_(SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, County of Douglas\_ BE IT REMEMBERED, That on this 5-24 A. D. 1905, before me, a January. day of in and for said County and State Came augustus & Word and before me, . Rotany Perfice in and for said ( Encity, S. Wood . his Wife to me personally known to be the same be the same person & described in and who executed the foregoing mortgage, and duly acknowledged the execution thereof. IN WITNESS WHEREOF, I have beremito subscribed my name and affixed my official seal on the day and year last above written. My Commission expires farmary 23 - 190 & (23) - C. M. Manten My Commission expires farmary 23 - 190 & (23) - C. M. Manten -day of Annary A. D. 1405, at 2 15 o'clock D, 31. 5-12 Filed for Record the\_\_\_\_ All arms trong Repair of Decile. Denuty. Joj Deals.