52 MORTGAGE RECORD No. 40. FIRST\_MORTGAGE-SINI, DODANDETS BOOK CO., 1511238005 This Indenture, Made this first day of September in the year of our Lord Nineteen between Frances B. Means and High means, Hundred and fire (her husband) (being of lawful age) of the \_ and State of Kansas, of the first part, and Wilder J. mitcalf of County of Doug lav of the second part. Lawrend, Kancal,\_\_\_ Witnesseth, That the part in of the first part, in consideration of the sum of \$ / / / / DOLLARS to Them in hand paid, the receipt where of is hereby acknowledged, be the hold and by these presents do grant, bargain sill and convey to the said party of the second part, his beirs and assigns forever, the following tract or parcel of land situated in the County of Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, to wit: Bridge and State of Kansa, described as follows, the One Thousand 0 with the appurtenances and all the estate, title and interest of the said part to of the first part therein. And the said part to first part do hereby covenant and agree that at the delivery hereof Thuy are the lawful owner Nof the premises above granted, and seized o the lawful owner Roof the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. that They have good right to sell and convey 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 1.000. One Thousand DOLLARS, and interest thereon, according to the terms of one certain mortgage note and interest notes or coupons, this day executed by the said farties of the first part Dollars, due Cytember 1st 10 wit: Dollars, due . 19/0 Note No. 1, for One Thousand . 190 Dollars, due\_\_\_\_ Note No. 2, for. Dollars, due all dated Defternetw 1st 1905, payable to Wilder S. Miteal or order, at the IMPORTERS' AND TRADERS' NATIONAL BANK, of New York City N. V., with interest payable semi-annually on the first day of Much and Lepturbus in each year, according to coupons attached to said note . The part (20 of the first part further agree that they 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 \$ /0702 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 mortgage or assigns, and deliver the policy to the mortgage as collateral security thereto. Now, if such payments is made as herein specified, this conveyance shall be vold, and shall be released upon demand of the part c.eff the first part. Built *default* be made in the payment of said principal sum, or any part thered, or any interest thereon, or of said tars or assessments, as provided to or it default be made in the material to insure, then this conveyance shall be work and the whole of said principal and interest shall involutely become due and payable at the option of agreement to insure, then this conveyance shall be accurately and the work of the part of the massessments, as provided to origit default desay the test of the second part and in case of such default of any same covenauted to be paid, for the period of the also safe the same become shull be adding the total amount there to the second part and more shall be actually paid, and any payments made on account of interest shall be credited in said computations. That the total amount of interest collected shall be and not exceed the legal rate of ten per cent. per annum, computed series and the major is the second part. Any mugaid tarse charged against any sait for foredostre of this mortgage, and it shall be lawful for the part  $\frac{1}{2}$  of the second part. Any approximations or as the option of the second part. Any approximations or as the option of the second part, and out of all the monters and may part thereof, in the manner preserved by the start write or not, as the option of the second part. And any part thereof is the amount then due, to be case the equations or a sign. Thereafter to sell the premises hereby granted, are applicable, to retain the amount the second part and out of all the monters at leng part thereof. In the manner preserved by a sparsement, while hereafter to see the premise become part and part approximates and the sparse and of the second part and out of all the to be taxed as other costs in the suit. IN WITNESS WHEREOF, The said part ill of the first part have hereunto set Their hands and seal the day and year first above sale, to be taxed as other costs in the suit Frances & means written \_\_ (SEAL) Hugh means. \_(SEAL) (SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, 88. County of Douglas, day of September A. D. 1905, before me, a BE IT REMEMBERED, That on this 72 person & described in, and who executed the foregoing mortgage, and duly acknowledged the execution thereof. IN WITNESS WHEREOF, I have herento subscribed my name and affixed my official seal on the day and year last above written. le: momenter notary Public (Lef) My Commission expires January - 26, 24 1907 \_\_\_\_ Fund Filed for Record the Til day of September A. D. 1907, at 225 o'clock All. Constrong Register of Deeds. By Clic & Comstrong Deputy.