MORTGAGE RECORD No. 40. FIRST_MORTGAGE-SAVE POPS*ORTH FOR OL LEAVENUOFTH, KAN, NO. 1994 in the year of our Lord Nineteen March This Indenture, Made this _ 7with _ day of _ Hundred and ferre ____ between Januar V. Orthur and Mary J. Orthur this wife and State of Kansas, of the first part, and Hilder S. Metcalf, of Lawrence County of Druglas_ Witnesseth, That the part and of the first part, in consideration of the sum of * 600-Mansal, DOLLARS id party of the second part, ______ his _____ heirs and assigns forever, the following tract of parted of land pituated in the County of Designal ______ and State of Kansas, described as follows, to wit: "I'w south half of the morth of Lash guarter of action Strendy rune (19) in South half for the logity of if Pauge Muchen (11)._____ Dix hundred. said party of the second part, _____ his__ with the appurtenances and all the estate, title and interest of the said part using the first part therein. And the said part using the first part do This Grant is intended as a Morigage to secure the payment of the Sum of S 600 ha as a mortgage to secure the payment of the sam of Source according to the terms of ______ certain mortgage note and _ ter _ interest notes or coupons, this day executed by the said parties of the first part _to wit: _ Dollars, due _ March _ 1 4. Note No. 1, for Six hundred_ 190. ter Torit Dollars, due_ Note No. 2. for Dollars, due or order, at the IMPORTERS' AND TRADERS' NATIONAL BANK, of New York City and ______ in each year, according March to coupons attached to said note . The part _ of the first part further agree that _ //reg_ will pay all taxes and assessments upon the said h in f N. Y., with interest payable semi-annually on the first day of _____ paid W premises before they shall become delinquent; and ______will keep the buildings on said property, insured for 8______ Insurance Company, payable, in case of loss, to the mortangee or assigns, and deliver the policy to the mortangee as collateral accurity thereto. Now, if such payments be made as herein specified, this conveyance shall be void, and shall be released upon demand of the part.*LOM* the first part. But if default be made in the payments be made as herein specified, this conveyance shall be void, and shall be released upon demand of the part.*LOM* the first part. But if default be made in this payments be made as herein specified, this conveyance shall be void, and shall be released upon demand of the part.*LOM* the first part. But if default the part of this score part, and in case of spin first set thereon, or of soil tarsers shall meliately become due and payable at the option of screenest to instruct, then this conveyance shall be vous absolute, and the whole of said principal and interest shall meliately become due and payable at the option of the part of the second part; and in case of spin first part. The part of the second part; and in case of spin spin terest at the rate of ten per cent, per annum, but be credited semi annualis on said principal note, from date there to the time shan the among shall be lead rate of ten per cent, per annum, but the part *LO* of the second part may pay an upoid tarse charged against rate of the record part of the second part of the second part. The second part, and the instructure, and it shall be lawful for the part *LO* of the second part. The part of the option interest at the option of the part. The conduct of this interment, and interest at the per cent, per annum. from the time of soil default and mater or rot, at the option of the part, tars to first cosell the premises hereby granuch, or any part therest *LO* of soils as all be averent the anoment of soils default and interest at the option of the part of the second part, and out of all the more soils and charges of maxing released the period of the part. The cosellations in the sait. IN WITNESS WHEREO Insurance Company, payable, in case of loss, to the mortgragee or assigns, and deliver the policy to the mortgragee as collateral security thereto. IN WITNESS WHEREOF, The said particle of the first part has or thereunto set _____ Alicer hand Mand seal M the day and year first above written. James W. arthurt (SEAL) Mary J. arthurt (SEAL) (SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, 1. 88. County of _ Douglas_ March A. D. 190 4, before me, a 9 day of DE II RESELUTION IN ON UNS______ IN ON UNS______ A. D. 190 % DEOTE DE, A. D. 190 % DEOTE IN WITNESS WHEREOF, I have beremito subscribed my name and affixed my official scal on the day and year last above written. IN WITNESS WITNESS WITNESS A Determine survey 13 1901 _____ C. M. Mauler_______ (1) My Commission expires _____ January 13 1901 ______ Netary lablic______ 9 day of Micho. A. D. 190 H. at K delock P. M. Filed for Record the Mumishory Register of Deeds. Deputy. By