65 MORTGAGE RECORD No. 40. FIRST\_MORTGAGE-AND DODAWORTH BOOR CO., LEAVENWORTH, ELV., NO. 13-14. This Indenture, Made this 12th day of 2007. in the year of our Lord Nineteen neteen Hundred and say between file. Bry aset and Mary Oryout his cafe of the (being of lawful age) of the Norgan and State of Kansas, of the first part, and \_\_\_\_\_\_ County of Singlas nce of the second part. Witnesseth, That the part ,-sof the first part, in consideration of the sum of \$ 3700 , \_ DOLLARS LARS Fine hundred to derm in hand paid, the receipt whereof is hereby acknowledged, ha v coold and by these presents do grant, bargain sell and convey to the r to the said party of the second part, Tano heirs and assigns forever, the following tract or parcel of land situated in the County of nty of The South forty five fut of an the City of awren el 12)\_ with the appurtenances and all the estate, title and interest of the said part / c of the first part therein. And the said part / c of the first part do bereby covenant and agree that at the delivery hereof they are the lawful owner of the premises above granted, and seized of a cool and indefeasible estate of inheritance therein, free and clear of all incombrances, 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. t do ized of a vey said This Grant is intended as a Mortgage to secure the payment of the Sum of \$ 570 Free purched DOLLARS, and interest thereon, according to the terms of me certain mortgage note and the interest notes or coupons, this day executed by the said farthes of the first fart to wit: certaia Dollars, due . December 1 2 1911 t: Note No. 1, for Five hundred 1909 . 190 Dollars, due 190-Note No. 2, for\_\_\_\_ 190erk City and Dec. in each year, according Toweret Kamos according to coupons attached to said pote . The part of the first part further agree that they will pay all taxes and assessments upon the said the said premises before they shall become delinquent; and they will keep the buildings on said property, insured for \$\_\_\_\_\_\_ in some approved approved-Insurance Company, payable, in case of loss, to the morigages or assign,, and deliver the policy to the morigages as collateral security thereto. Now, if such payments be made as berein specified, this corregance shall be vold, and shall be released upon demand of the part <-2 of the first part. But if default be made in the syment of said principal sum, or any part thereof, or any interest thereon, or of said tarts or assessments, as provided, or if default be made in the second part and in case of saids. The state of the specified this executed part indicated percondent default be made in the second part and in case of said tarts or any interest thereon, or of said tarts or assessments, as provided, or if default be made in the second part and in case of saids default of any sum covenante to be paid. for the period of the days after the same becomes due, the said first part /-2 of the second part and loces of part default of any sum covenante to be paid. for the period of the days after the same becomes due, the said first part /-2 of the second part and to be said principal and line exects of part and to be said principal on the part of the said computation, so that the total amount is the rest of the merest shall be endined with the total amount is interest shall be endined by any major tarks ending any part mater and any payments and and part any part may major the second part in any part part may pay and the many part may major tarks ending any major tarks ending and many major tarks ending and many part therefore the manner presentible by law, appraisement waived or not, at the option of the part of the social part, and out of all the mands arising from methods, to retain the amount of such as all, to retain the amount then due, or to become due, according for the social part, and out of all the mands arising from methods, to retain the amount of such asaid, to retain the due, or to become due, according for the Insurance Company, payable, in case of loss, to the mortgagee or assign., and deliver the policy to the mortgagee as collateral security thereto. t if default annum, in or assigns, the part M ceording to taking such to be taxed as other costs in the suit. IN WITNESS WHEREOF, The said part ( - A) the first part has a hereunto set their hand and seal a the day and year first above first above written. J.C. Bryant. Mary Bryant. \_ (SEAL) (SEAL) (SEAL) \_(SEAL) (SEAL) \_(SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, County of Nonglas BE IT REMEMBERED, They on this 19 de day of Zere, A. D. 1906, before m *Interiory Publicy* in and for said County and State, came L. O. Bayant and *Maple Bayant two info* A. D. 1906, before me, a efore me, 1 to me personally known to be the same person S described in, and who executed the foregoing mortgage, and duly acknowledged the execution thereof. e the same IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My Commission expires face 23 - 1908 C. M. Manter, Filed for Record the 19" day of How. A. D. 1906, at 100 o'clock Q. M. QU, armstrong . Register of Deals. 14 Olsie. B. a.mstrong \_\_\_\_ Deputy. of Deeds.