MORTGAGE RECORD No. 40. FIRST MORTGAGE-SANL DODINGETH BOOK CO., LEAVES BORTH, EAN., No. 13941. This Indenture, Made this 20 th day of December in the year of our Lord Nineteen Hundred and seven petween William Thomas and Mamie M. ineteen and State of Karsas, of the first part, and Milder S. Metcalf Thomas his wife Country of Douglas ) of the of the second part. Lawrende Kausas Witnesseth, That the part it's of the first part, in consideration of the sum of \$ 650, Six hundred and sifty. DOLLARS LARS y to the inty of The east half of the east half of the Mouth west quarter me of the Srith east quarter. also the west half of the West hely he North east quarter of the South east quarter of Dechoic Worky two (3.2) in Township Twelve (2) & Range Tweety (20) with the appurchanks and all the estate, title and instear of the said part is of the first part therein. And the said part is of the host part do hereby corenant and agree that at the delivery hereof they are the lawful owner. Sof the premises above granted, and seized of a t do zed of a good and indefeasible estate of inheritance therein, free and flear of all incumbrances. that they have good right to sell and convey said vey said a premises, and that they will warrant and defend the same against the lawful claims of all fersons. This Grant is intended as a Mortgage to secure the payment of the Sum of 8650 Say functied ? \_ DOLLARS, and interest thereon, according to the terms of one // coltain certain morigage note and auto interest notes or coupons, this day executed by the said fracture of the strate fraction Note No. 1, for Signa undered of fifty Da Note No. 2, for Do Dollars, due January 1 2 to wit: t 10/2 Dollars, de 190 190 Note No. 2, for Note No. 3, for \_\_\_\_\_\_ Dollars, due \_\_\_\_\_\_ Dollars, due \_\_\_\_\_\_ Dollars, due \_\_\_\_\_\_ Melcalf \_\_\_\_\_\_ all dated & ccenter \_\_\_\_\_\_ doe \_\_\_\_\_ or order, at the HPORTERS AND TRADERS NATIONAL BANK of No 190 Lawren ork City to coupons attached to said note . The parties of the first part further agree that they will fay all taxes and assessments upon the said according the said premises before they shall become delinquent; and they will keep the buildings on aid property, insured for \$\_\_\_\_\_\_\_\_ is some approximate Company, payable, in case of loss, to the mortragee or assigns, and deliver the policy to the mortragee as collateral scenity thereto. - in some approved Insurance Company, payable, in case of loss, to the more age or assigns, and deliver the policy to the more gare as collateral accurity thereto. Now, if such payments is male as herein specified, this convegance shall be void, and shall be released upon demand of the part 426 th first part. But if default be made in the payment of said principal sum, or any part thereto, or any interest thereto, or of said tarses or accessments, as provided, or if default be made in the sare more in busine, then this convegance shall become absolute, and the whole of said principal sum, or said starses apported, or if default be made in the sare more to insure, then this convegance shall become absolute, and the whole of said principal sum, compared semi annually on said parts or the default on the part (400 the period of the days after the same becomes due and payable at the option part the party of the second part and new of part default of any payments made on account of interest shall be credited by additions on said principal sum, one shall place and payable and payment of said and the second part and the second part and pay and part of the second part and pay any major target agains, interest at the rate of ten per cent. Per annum, computed semi annually on said principal sum of the second part may pay any major target charged agains of interest oblicated shall be and not exceed the legal rate of ten per cent. Per annum, the second part may pay any major target charged agains and star for foreclosure of this moretizer; and it shall be havful for the party. of the second part may pay as minimized or any part thereford, in the manon to found shall be apprised must variating from nuch shalt, to retain the amount of such ash, to retain the amount the day, or to become part, and out of all the more shalt be created the perminess here any part thereford. In the monent percente by parts and the day of the perminess of the said or the part shalt be created as the second part. Account and the day of the perminess herely gra approved . t if default ade in the e option of st part de-tal amount ged against annum, in or assigns, the part 2 ccording to asking such IN WITNESS WHEREOF, The said parties of the first part have hereunto set Zhevi \_\_\_\_ hand fand seal Sibe day and year first above first above written. Winnie M. Thomas . (SEAL) (SEAL) (SEAL) (SEAL) \_(SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, County of Douglas 10. 11 Ittp:// Willinke.D. That on this 20 day of Counter 1, D. 100, before me, a Notery ( Sublice in and for said County and State, came William Thomas and Michaire M., Thomas two wife to me personally known to be the same efore me, a d person Seleseribed in, and who executed the foregoing mortgage, and duly acknowledged the execution thereof. e the sam IN WITNESS WHEREOF, I have berenuto subscribed my name and affixed my official seal on the day and year last above written. My Commission expires Jan, 23 - 100 Song C. M. Manterd. all armstrought Deade. By Elsie & arushing Deputy. of Deeds.