105MORTGAGE RECORD No. 40. FIRST_MORTGAGE-GANL DODINORTH BOOK CO., LEAVESNORTH day of march d Nineteer 3 age) of the (being of lawful age) of the Couply of Moughes and State of Kansas, of the first Wilder & Milealf of Lawrence, Kinsas, surenes _and State of Kansas, of the first part, and ____ part. of the second part. Witnesseth, That the part $\omega \omega d$ the first part, in consideration of the sum of $\delta \mathcal{F} \delta \mathcal{D}$. all. Thirty sight hundred DOLLARS to the number of the second part, here being and arsigns forever, the following tract or parcel of land situated in the County of DOLLARS nvev to the Pueleal County of "Jugglas ______ and State of Kansas, described as follows, to vit: _______ the bound of party of party three (03) in. The fourth half of the Court was & quarter of Section Thinky three (03) in. Township Dues line (12) of Parys Timetteen (19) and the Northwest quarter of Section Town (14) in Township Thirteen (13) of Parys Minetteen (19) 3)00 7. with the appurtenances and all the estate, title and interest of the said part Ma of the first part therein. And the said part 1200 f the first part do hereby covenant and agree that at the delivery hereof They are the lawful owner 5 of the premises above granted, and seized of a part do 2d 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 corvey said premises, and that ______ will warrant and defend the same against the lawful claims of all per This Grant is intended as a Mortgage to secure the payment of the Sum of \$ 3800. Thirty aybet hundred DOLLARS, and interest thereon, according to the terms of One certain mortgage note and ten interest notes or coupons, this day executed by the said Cartury of the first part R certair o wit: ____, 199 ___, 199 Dollars, due march 1 st , 1916 Note No. 1, for Therety eight hundred Haline, ite all dated march 1 1041, payable to Hilder S. mitaal ______ and al to coupons attached to said note . The part Go of the first day of murch and they will keep the buildings on said property, insured for \$ ______ in some approved ear, according upon the said ome approved Insurance Company, payable, in case of loss, to the mortgagee or assigns, and deliver the policy to the mortgagee as collateral scentrity thereto. Insurance Company, payable, in case of loss, to the mortgagee or assigns, and deliver the policy to the mortgagee as collateral security thereto. Now, if such payments he made as herein specified, this convergance shall be void, and shall be released upon demand of the part Δo for first part. But if default he made in the made in the payment of said principal sum, or any part thereof, or any interest thereon, or of said tarts or assessments as provided or if default he made in the payment of said principal sum, or any part thereof, or any interest thereon, or of said tarts or assessments, as provided or if default he made in the payter of the second part, and in case of said default of any sum correnanted to be paid, for the period of read sum and payable at the option of the second part, and in case of saids assigns, interest to be paid, for the period of the sing and increased stall mones shall be actually paid, and any payments made on account of interest shall more made in the total amount if interest to be the interest for the time shall the more shall be catedly paid, and any payments made on account of interest shall more part may pay any upusid tarse charged agains, interest is the rate of the period of the sound part may pay any mupid tarse charged agains, interest is any payment and the part of the second part, any upusid tarse charged agains, interest the many payment and the part of the second part, and the premises hereby granted, or any part therefor, in the many of the rest of sell the premises hereby granted, or any part therefor, in the manum that the more made and has a contrast, and interest and the more shall be availed for the part f_{-0} of the second part, and out of all the more shall be compared and sale, to retain the amount of such sale, to retain the amount then days of the part of sole of the instrument, and interest and the part of the second part. The part is and to add the part is of the second part, and to add the more shall be avaid for the part f_{-0} of the second par ereto. But if default se made in the at the option of iid first part ¥ note, from date he total amount But if default charged against to be taxed as other costs in the suit. IN WITNESS WHEREOF, The said partice of the first part have bereauto set Thurs hand S and seal S the day and year first above ear first above written. Florence Jeffries G. J. Jeffries (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) Recorded--(SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, County of Dauglas in and for sid County and State, came I. J. Jeffices and Flarence. BE IT REMEMBERED, This on this Matary Public Jeffrie, his wife 602 / , before me, a me personally known to be the same to be the same described in, and who executed the foregoing mortgage, and duly acknowledged the execution thereof. IN WITNESS WIEREOF, I have beer and subscribed my name and affixed my official seal on the day and year last above written. My Commission expires faw 2 3 _100 2- (2) C. M. Marter Motory Public tten. alie March_A. D. 196/, at 1 st o'clock P.M. Filed for Record the_______.day of_____ Flagd L Laurence Register of Deeds. Deputy. By ster of Deeds.