135 MORTGAGE RECORD No. 40 FIRST MORTGAGE-SANL DODSWORTH BOOK CO., LEAVENWORTH, EAN., NO. 1304 This Indenture, Made this 30th day of January in the year of our Lord Nineteen Hundred and fifture between W. H. Bater B. Ellija &, Bater husband and swife 30 th neteen of the (being of lawful age) of the and State of Kansas, of the first part, and _____ County of_ _ of the second part. Witnesseth, That the parties of the first part, in consideration of the sum of \$1700-2000 Sevepteen hundred LARS DOLLARS 10 these in hand paid, the receipt whereof is hereby acknowledged, ha 61 sold and by these presents do _ grant, bargain sell and convey to the said party of the second part, hill heirs and assigns forever, the following tract or parcel of land signated in the County of Abrieflast and State of Kansa, described as follows, to wit: "he I test half of the Montheast fraction of Section Eleven (1)" with Month Thirty across of the West Security. fing alress of the Southeast on when of Said Section Eleven (1) in Sources of Thirtein (13) of Range sighteen (18) 613 to the inty of m t do with the appurtenances and all the estate, title and interest of the said particle of the first part therein. And the said part do hereby covenant and agree that at the delivery hereof They are _____ the lawful owper 3 of the premises above granted, and seized of a zed 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 Sh vey 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 \$ 1700, -DOLLARS, and interest thereon, according to the terms of Oue certain Seventeen hundred certain 247 mortgage note and the interest notes or coupons, this day executed by the said Laid parties of the first part fair is hered . Note No. 1, for Seventien hundred _____ Dollars, due March 1st , 1920 190 Dollars der 100 Note No. 2, for_ 100_ ðş Thein 3173 morely a to coupons attached to said note . The parties of the first day of Murch and Lift in each year, according to coupons attached to said note . The parties 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 e in some approved ecording the said approred Insurance Company, payable, in ca.e of loss, to the mortfagee or assigns, and deliver the policy to the mortgagee as collateral security thereto. Now, if such payments be made as herein specified, this conveyance shall be void, and shall be released upon demand of the part size of the first part. Built default be mole in the payment of said principal sum, or any part hereof, or any interest thereon, or of said tarse or assessments, as provided, or if default be made in the agreement to insure, then this conveyance shall become abolite, and the whole of said principal and interest shall include y scene due and payable at the equito in the party of the second part, and in case of gride default of any sum covenante to be paid, for the period of ten days after the same becomes due, the said first part size thereof to the time shen the momey shall be actually real, and any payments made on account of interest shall lice in said compatiance, so that the total amount of interest collected shall be and not exceed the legal rate of ten per cent. per annum, ton the party of the second part, and the the solution, so that the total amount said property, or insure said property if default be made in keeping up insurance, and may recover for all sup apprentisms, with interest at it per rank, per annum, the any suit for forecloarer of this mortgage: and its hall be leaded for the part of of the second part, any part, and it shall be horted, or any part thereof, in the amount of such as parts and ministrators or a seign, at any time thereafter to sell the premises hereby granted, or any part thereof, in the amount of such appretiment with interest on a stile per cent. per anount, but the couldition of the instrument, and interest at ten per cent, per annum, from the time of said default in the due, or to become due, accounts, and the couldition of the instrument, and interest at ten per cent, per annum, from the time of said default in the due, or to become due, accounts at the proving of the couldition of the inst if default e option of st part 12 from date al amount ed against annum, in or assigns, he part y wording to sking such Register of Deble to be tared as other costs in the suit. IN WITNESS WHEREOF, The said part 2016 the first part ha 68 hereunto set atra hands and seal? the day and year first above irst above 3 written. M. H. Bater Eliza E. Bater _ (SEAL) Witness (SEAL) _(SEAL) (SEAL) a. P. Snyder (SEAL) _(SEAL) ACKNOWLEDGMENT. STATE OF KANSAS County of Jaramic day of Feby fore me, s Ele the same person & described in, and who executed the foregoing mortgage, and duly acknowledged the execution thereof. IN WITNESS WHEREOF, I have berennto subscribed my name and affixed my official seal on the day and year last above written. Clyde & Davis Notary Public My Commission expires May 17th 1867 Filed for Record the 16th day of Tebr. A. D. 1465, at 3.35 o'clock PM. Floget L. Lawrence Register Register of Deeds. f Deeds.

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