	MORTGAGE RECORD No. 40.
	FIRST_MORTOAGE-LIKE DUDANGETE MOST CO. LEATESTOITH, EV., So. 1344.
	This Indenture, Made this _ S/cf day of Recember in the year of our Lord Nineteen Hundred and serviceen between Serge Pitty and Tellew Pirty hier wife
	(being of Lawful age) of the County of Asighas and State of Kansas, of the first part, and Milder & Miltouff, of Lawrence Lansas of the second part.
	Witnesseth, That the particle of the first part, in consideration of the sum of \$1000
	102 Leven in hand paid, the receipt where of is hereby acknowledged, have sold and by these presents do grant, bargain sell and convey to the said party of the second part, <u>his</u> here and asigns forever, the following tract or parel of land situated in the County of <u>Docuglas</u> and state of Kausa, described as follows, to wit: Beginning thirty five (5.2) refe <u>northy of the Southwest corners of the Southwest quarter of sheets of section</u> <u>Swenty</u> (20) in <u>Sourcehiel Swellow (2) of Range Swinty</u> (20) there on or the <u>Livenity</u> - eight (28) pode, there each light (10) rodes there south <u>sinty</u> (60) hode; thence week forty (40) hodes there Morek thirty two (32) hode there week to the feace of beginning.
	with the appurtenances and all the estate, title and interest of the said part us' of the first part therein. And the said part us of the first part do hereby covenant and agree that at the delivery hereof the years the lawful owner s' of the premises above granted, and seized of
	good and indefeasible estate of inheritance therein, free and clear of all incumbrances, that they is we good right to sell and convey said premises, and that they will warrant and defend the same against the lawful claims of all performs. This Grant is intended as a Mortgage to secure the payment of the Sum of S 1000.
	This Grant is intended as a mortgage to secure the payment of the Sant of the
	Note No. 1, for Dollars, due, 190 -
	Note No. 2, for
	Nute No. 9, for Dollary, due Dollary, due 100-
	or order, at the IMPORTERS' AND TRADERS' NATIONAL-BANK, of New York City
	N. F., with interest payable semi-annually on the first day of Jaccuary and in each year, according to coupens attached to said note . The part wood the first part further agree that where year and assessments upon the said
	premises before they shall become delinguent; and will keep the buildings on said property, insured for # in some approve
	Insurance Company, payable, in case of loss, to the mortgages of assigns, and deliver the policy to the mortgages a collectral security thereto. Now, if such payments he made as herein specified, this convergance shall be rold, and shall be relaxed upon demand of the part of of the first part. But if defaul he made in the payment of shid principal sum, or any part thereof, or any inferest thereon or of shid tarse or assessments, as provide, or if defaul to emade in the payment of shift of the source shall become abolite, and the whole of said principal and have been due and payable at the option, the party of the second part; and in case of such default of any sum corenaties to be paid, for the period of ten days after the same becomes due, the said first part. the party of the second part; and in case of such default of any sum corenaties to be paid, for the period of ten days after the same becomes due, the said first part. agrees the topy to said second part; or <i>Letter and the status</i> in the sait the top and the part of the second part; and in case of such default of any payments male on account of interest shall be critical in said compation, so that the total amount of interest collected shall be and not exceed the legal rate of the part and the part of of second part in any pay any unput is tarse charged again of interest collected shall be and not exceed the legal rate of the part of the second part. any sail for forefocare of this mortgage: and it shall be having top instrance, and may recover for all such payments, with interest at ten port cast, per annum, it turn there and the days of a the second part in the days of a second part in a side of the part of the second part, and out of all the moneys arising from such, as static to the second part, and out of all the moneys arising from such, as static to the second part, and out of all the moneys arising from such, as static to account of such as the option of the part of a second part, and out of all the mate is the per exceed. Part many and
'n	<u>Beo</u> Pitty (SEAL <u>Ella</u> Pitty (SEAL
13.	
z	ACKNOWLEDGMENT.
65 Pa	STATE OF KANSAS,
and Breek	County of Noticy Carlos J. day of December A. D. 1947, before me, BE IT REMEMBERED, That on this <u>3</u> day of December A. D. 1947, before me, <i>Motary Cublic</i> in and for said County and State, came Lerge Petty and Ellew <i>Outry, Priorwife</i> to me personally known to be the san person of described in, and who executed the foregoing morigage, and duly acknowledged the execution thereof.
for acignment per Cark 65 Cage 133. For laine Se But my age 3%	IN WITNESS WHEREOF, I have bereanto subscribed my name and affixed my official seal on the day and year last above written. My Commission expires
3]	Filed for Record the 3 day of Junuary A. D. 1968, at 105 o'clock P.M.
n Z	By Forme Flore Dequery. Estell Merchruf Register of Deale.

1)

Niacteen

re) of the Law-

OLLARS

vey to the ounty of

art do eized of a onvey said

___ certain

ii: , 100 , 100

Hinese Work City anothing on the said

e approved to. nt if default hade in the he option of irst part ... e, from date otal amount rged against r annum, in s or assigns, according to making such

first above (SEAL) (SEAL) _(SEAL)

ed before me, a mmal be the same

of Deeds.

• _ن