16.5MORTGAGE RECORD No. 40. FIRST_MORTGAGE-SANL DODINORTH BOOK CO., LEATENBOLTH, ELN., No. 1204. Reg. no. 2334 This Indenture, Made this twenty with day of ______ July____ in the year of our Lord Nineteen 1453 Hundred and twenty ______ between _ Talza & Brand and Cecil H. Bond, husband and ______ (being of Jawful age) of the d Nineteer wife, age) of the (being of lawful age) of the and State of Kausas, of the first part, and Orilder S. Mitcalf, of Sawrences, Douglac County of part Hausar of the second part. Witnesseth, That the part of of the first part, in consideration of the sum of \$ 2000 . DOLLARS Two thousand -- DOLLARS nvey to the to _ these in hand paid, the receipt whereof is hereby acknowledged, ha 200 sold and by these presents do _ grant, bargain sell and convey to the said party of the second part, his _____ beirs and assigns forever, the following tract or parcel of hand situated in the County of Drugas ______ and State of Kansas, described as follows, to wit: The East half of the North East Guarter of Section no. thirty (30) Journship No. Therefore (15) Marger No. Mineteen (19) County of ty-one 030 o this part do with the appurtenances and a" we estate, title and interest of the said part is of the first part therein. And the said part is part do full, l seized of a hereby covenant and agree that at the delivery hereof they are - the lawful owner 26f the premises above granted, and seized of a the original convey said .5 good and indefeasible estate of inheritance therein, free and clear of all incumbrances. that thin ____ ha ve good right to sell and convey said paid premises, and that they _____ will warrant and defend the same against the lawful claims of all persons. thed having been r created discharged. This Grant is intended as a Mortgage to secure the payment of the Sum of 8 2000. _____ertain 5 Two Thousand - certain _ DOLLARS, and interest thereon, according to the terms of __ --- interest notes or coupons, this day executed by the said parties of the first part -mortgage note and ---30-14 , 190 , 190 -++++ described Note No. 1. for Note No. 2, fo thereby __, 190 Note No. 3, for . 190 this The fo nil datedie. bwed -York Chy T the S my l X=1., with interest payable semi-annually on the first day of Lebruary _____ and _ August _____ in each year, according ar. ac. and t upon the said to coupons attached to said none . The part sie of the first part further agreet that - they - will pay all taxes and assessments upon the said As without and premises before they shall become delinquent; and they - will keep the buildings on said property, insured for \$ 1000. ---- in some approved me approved Insurance Company, payable, in case of loss, to the mortizagee or assigns, and deliver the policy to the mortizagee as collateral security thereto. Now, if such payments le made as herein specified, this convergance shall be void, and shall be released upon demand of the part.*et al.* the made in the payment of sidd principal sum, or any part thereo, or any interest thereon, or of sidd tarse upon demand of the part.*et al.* for the single in the payment of sidd principal sum, or any part thereo, or any interest thereon, or of sidd tarse or assessments, as provided, or if default the made in the sugrement to issues when this convergance shall become absolute and the whole of sidd principal and increases that introduced the terms of and become absolute, and the whole of sidd principal and interest shall inclusively become due and payable at the option of the second part, and/n case of such default of any sum covenanted to be paid. for the period of the days after the same becomes due, the sold first part.*et al.* assigns, interest at the rate of the period to the days after the same becomes due, the sold first part.*et al.* assigns, interest at the rate of the period to the sold part. and pay may in the set of all amonat of interest shall be archited be legal rate of the period. The term art. *for the second* part may pay any mayial tarse charged against and the total amonat of the terms after the same becomes shall be credited in all be leaved in the total amonat of the terms after the same becomes and pay mayial tarse charged against as a principal mote, the stanged again the terms and may payments made on account of the second part. *Accelered* shall be archited and the total amonat of the terms after the same terms and the same terms and the terms and the terms at ten per cent. Terms and the same terms and the terms and the same terms and the same terms and the same terms and the terms and the same terms and the Insurance Company, payable, in case of loss, to the mortgagee or assigns, and deliver the policy to the mortgagee as collateral security thereto. retc. But if default in the option of d first part account of the total amount harged against per annum, in tors or assigns, of the part g te, according to of making such 861 IN WITNESS WHEREOF, The said part is of the first part have hereunto set thin - hand & and seal the day and year first above ear first above written. :| Elza G. Bonde bicil H. Boude - (SEAL) _ (SEAL) month free 30 -(SEAL) (SEAL) _(SEAL) (SEAL) ACKNOWLEDGMENT. ej STATE OF KANSAS, \$ 88. 9 County of Douglas before me, a July 03 A. D. 1920, before me, a day of BE IT REMEMBERED, That on this .--in and for said County and State, wama Elza G. Bond and beeil attie Protery Public _____ 24 Bond, his wife to me personally known to be the same o be the same person Atlescribed in, and who efecuted the foregoing mortgage, and duly acknowledged the execution thereof. 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 Jaw. 23, 1924 190 -6.M. Manter notory Cublic (L.S.) Filed for Record the _____ day of ____ August ___ A. D. 1920, at 12:00 o'clock _____ M. Estelle Porthing Beginter of Decis. Deputy. ter of Deeds. Ry