175 MORTGAGE RECORD No. 40. FIRST_MORTGAGE-SAML DODSWORTH BOOK CO., LEAVESWORTH, EAN., No. 1244. Nineteen This Indenture, Made this 29 .____ day of October - in the year of our Lord Ninetcen ife, Handred and twenty one between Horace meadow and Natherine Meadows, ge) of the his wife, and Edwin Meadows anmarried -(being of lawful age) of the __ and State of Kansas, of the first part, and Stilder of Metcalf, of County of Douglas and State of Samence, Januars 7 or are in the Honk 79- Bage art - of the second part. Witnesseth, That the part ce of the first part, in consideration of the sum of \$ 800 OLLARS Eight hundred DOLLARS to there in hand paid, the receipt whereof is hereby acknowledged, have sold and by these presents do - grant, bargain sell and convey to the vev to the County of his heirs and assigns forever, the following tract or parcel of land situated in the County of said party of the second part, Druglae and State of Kansa, described as follows, to wit: The South each quarter of the Northeach quarter of the Southweet quarter; the North Each of the Southeach quarter of the Southweet quarter and the that fail of the South weat quarter of the South east quarter of the Southweet quarter of Section of the South east quarter of the Southweet quarter of Section One (1) in South hip Souther (4) of Range Eighteen (18) Douglas and State of Kansas, described as follows, to wit: ty with the appurtenances and all the estate, title and interest of the said part cer of the first part therein. And the said part - of the first part do art do hereby covenant and agree that at the delivery hereof ______ they use the lawful owners of the premises above granted, and seized of a 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 onvey 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 8 500 Eight Hundred DOLLARS, and interest thereon, according to the terms of a mortgage note and with interest notes, or compose, this day executed by the said farties of the first part certain certain d Sept Dollars, due___ . 190 ,=150---Note No. 1. for Dollars, due , 100-. , 100 es Manae necording to coupons attached to said note. The part or of the first part further agree that they will pay all taxes and assessments upon the said on the said premises before they shall become delinquent; and They will keep the buildings on said property, insured for # _____ in some approved e approved Insurance Company, payable, in case of loss, to the mortgagee or assigns, and deliver the policy to the mortgagee as collateral security thereto. Insurance Company, payable, in case of loss, to the morigagee or assigns, and deliver the policy to the morigagee as collateral security thereto. Now, if such payments he made as herein specified, this convegance shall be void, and shall be released group demand of the part *icro* of the first part. But if default he made in the payments to made as herein specified, this convegance shall be void, and shall be released group demand of the part *icro* of the first part. But if default he made in the payments to such principal sum, or any part thereof, or any interest therein, or of said tares or assessments, as portide to if default he made in the game constraints, the midis covergance shall become absolute, and he whole of said principal and interest shall includely become due and payable at the option of the party of the second part; and in case of such default of any sum covenanted to be paid. for the period of near safer the same becomes due, the said first part *icro* assigns, interest at the rate of the period of any sum covenanted to be paid. For anom, computed, sum annually on said principal nois, from date indere to the time when the moory shall be actually paid, and any payments made on account of interest shall be realised in said compatibility of mode assigns, interest at the rate receiver as an annual, computed sum annually on said principal nois, from date if an error to directed shall be and no to exceed the local rate of the period of the second part may pay any any any it are schared against isid property, or finute said property if default be made in keeping up instrance, and may recover for all such payments, with interest at the part ent. per annun, in any said for foreclearer of this matricase; and in its shall be level in the amount for none has, to retain the amount for none, at the option of the parts/ of the second part, and on to all the monys arising from ments has has, to retain the amount for none, or to become date, accounding to the conditons of this instrument, and inte int if default made in the the option of first partice tes from date total amount rged against er annum, in the part / according to according to making such IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hand and seal the day and year first above first above written Horace meadowe (SEAL) 2601 _ (SEAL) Katherine Meadower (SEAL) _ (SEAL) Edwin Meadower (SEAL) _(SEAL) ACKNOWLEDGMENT. Intoinette B. P. meter STATE OF KANSAS, County of Douglas day of October 29th period before me, a A. D. 192/ , before me, a BE IT REMEMBERED, That on this Cetetur Motary Public in and for said County and State, came Horace Meadows and Nacherine Meadows his wife and Edwor Meadows in meaning to me personally known to be the Petty_ to me personally known to be the same person described in and who executed 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 Janu 23 1924 400= (2. M. Manter (2.8) Notary Public lie Filed for Record the _ 5/ __ day of __ October __ A. D. 1927, at 212 o'clock __ P.M. Sec. Estelle Morthrup Regist of Decile. 11y Ferne Flora. Deputy. of Deeds.