491MORTGAGE RECORD No. 40.) COUPON MORTGAGE-SANL DOD-NORTH BOOK CO., LEAVENWORTH, KAN., NO. 12944 Lord one thousand nine This Indenture, Made this first day of September in the year of our Lord one thousand nine in the year of our Lord one thousand nine ______ in the year of our Lord one thousand nine ______ between Mary &. Dry ant ______ here & Dry ant ______ hurband)_ hundred and fine inci a of the first part, and of Lawrence Bertha a Grovenor and State of Kansas, of the first part, and econd part: of the second part: cration of the sum of Witnesseth, That the said part et of the first part, in consideration of the sum of Lix Hundred DOLLARS, DOLLARS 10 Thene to *Hurry* duly paid, the receipt of which is hereby acknowledged, ha *C* sold and by these presents do grant, bargain, sell and mortgage to the said part *f* of the second part, *hur* heirs and assigns forever, all that tract or parcel of land situated in the County of *Dory fact f* and State of Kansas, described as follows, to wit: grant, bargain, sell and l situated in the County Lot no. One hundred thirteen (1/3) Pennicylvania theet, the city of Lawrence Nansas with the appurtenances and all the estate, tile and interest of the said part Mot the first part therein. And the said _______ Mary Ee. Bryant and huisand Store &. Bryant hereby covenant do_ _ hereby covenant and agree that at the delivery hereof they are the lawful owner of the premises above granted and seized of a good and indefeasible estates of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all claims wheatsoever. This Grant is intended as a MORTGAGE to secure the payment of the sum of they will warrant and defend the same against all claims wheatsoever. nd indefeasible estate of st all claims whatsoever. . Dollars, This Grant is intended as a MORTUAGE to secure the payment of the sum of the f the second part. Said __ Dollars. late hereof, with interest nce shall be void if such payment be made as in said note and coupons thereto attached, and as is hereinafter specified. And the said part it's of the first part hereby agree e first part hereby agree to pay all taxes assessed on said premises before any pepalties or costs shall accrue on account thereof, and to keep the said premises insured in favor of the said mortgagee, in the sum of 320% less Har left moderal DOLLARS mises insured in favor of DOLLARS. the said morigagee, in the sum of 3420 UCW flaw. Core is marked and only a state of the said morigage in the sum of 3420 UCW flaw. Core is a side morigage, in default where of the said morigage may pay the taxes and and accraing penalties, interests and costs and insurte the same at the expense of the part GG of the first parts, and the expense of such taxes and accraing penalties, interests and costs and insurte the same at the expense of the part GG of the first parts, and the expense of such taxes and accraing penalties, interests and costs and insurte the same at the expense of and become an additional lien under this morigage upon the above described premises, and shall be ariterest at the rate of 10 per cent, per annum. But if default be made in such payment, or any part thereof, or in thereos, or in there is not kept up thereon, then this conceptance shall become absolute, and the mole principal of said not expendite malities and interest thereon mainting majoid or which may have been paid by the part y of the second part; and it exact and accraing penalties and interest and costs and payable or not at the option of the part y of the second part; and it shall be the part y of the second part; and it shall be taxes and accraing penalties and interest and costs thereon or the part y of the second part; and it shall be a diacerning penalties and interest and costs thereon maining angoid or which may have been paid by the part y of the second part; and it shall be the and payable or not at the option of the part y of the second part; and it shall be the part y of the second part; and it shall be the and payable or not at the option of the part y of the second part; and it shall be the shall be the and payable or not at the option of the part y of the second part; and it shall be the part y of the second part y of the part y of the second part y of the second part rning penaltics, interests altics, interests and costs ribed premises, and shall t interest thereon, or the e whole principal of said y have been paid by the not at the option of the ators and assigns, at any reby waived or not at the from such sale to retain naking such sale, and the overplus, if any there be, shall be paid by the part & making such sale on demand, to the said Mary & Bryant her _heirs and assigns. IN TESTIMONY WHEREOF, The said part it's of the first part has chereunto set their hand & and seal the day and year last 1 & the day and year last above written. Signed, Scaled and Delivered in Presence of Mary E. Bryant. (SEAL) . (SEAL) Q.E. Bryant. __(SEAL) _(SEAL) State of Kansas, _____ Srag lav______ BEJT REMEMBERED, That on this _____ & ~___ County, ss. day of September ____ A. D. 190 57, before me A. D. 190 17, before me J. R. Neny on a Notary Public in and for said County and State came may & Bry and and hursband John E. Bry and. to me personally known to be the same person 2 who executed the foregoing instrument and duly acknowledged the execution of the same. of the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year last above written. J. R. Nerry on. ritten. My commission expires June 16th 190' Notary Public Notary Public Filed for Record the 0th day of September A. D. 1905, at 800 o'clock ast. Р. м. Q.W. anistrong Jugister of Deals. Well Deputy. By