Mortgage Record No. 46. ill 265 COUPON MORTGAGE Journal Con Printing Blading and Blade Bing This Indenture, Made this 3 rd e thousand nine day of april in the year of our Lord, one thousand nine hundred and nine between Oliver Deary and Ida . C. deary his mife Verden in the County of Druglas and State of Kansas, of the first part, and Jarces Chranolian of the Catale f Darnh of the second part: Derlee Christer for a spinle Witnessell, That the said partiet of the first part, in consideration of the sum of 2001LARS. e first part, and art: of the sum of <u>furenty</u> fire fuerordred and <u>his</u> beits and assigns forever, all that tract or parcel of land situated in the county of <u>Orny</u> and State of Kansas, described as follows, to wit: DOLLARS, pargain sell and situated in the and State of Kansas, described as follows, to wit: The work west fractional quarterit, if section nor (2) Journ ship fourthen (4) Range (9) minitien in Druglas lound & ansas, -f with the appurtenances and all the estate, title and interest of the said part of the first part therein. And the said Oliver Dray and Ida 6. Deay do hereby covenant and agree that at the delivery hereof Ficy and the lawful owners the prefirses above granted and soized of a good and indefeasible estate of covenant and asible estate of inheritance therein, free and clear of all incumbrances, and that They will warrant and defend the same against all claims whatsoever. ns whatsoever. This france therein, tree and clear organ incumorances, and that servery will warrant and defend the same against all claims whatsoever. This Grant is intended as a MORTGAGE to secure the payment of the sum of *Furearray firse franched 50* "Dollars, according to the terms of <u>source for franched 50</u>" Dollars, according to the terms of <u>source for franched 50</u>" Dollars, in the being given for the sum of <u>Museurly firse franched 50</u>" Dollars, both the said given for the sum of <u>Museurly firse franched 50</u>" Dollars, according to the terms of <u>source for franched 50</u>" Dollars, according to the sum of <u>Museurly firse franched 50</u>" Dollars, according to the sum of <u>Museurly for the source for the said part of the second part.</u> Said dated <u>April 3 not 170</u>, due and payable in <u>firse 600 more for the state level</u>. And this conveyance shall be void thereon from the date thereof until paid, according to the terms of said note anti-outpoins thereto attached. And this conveyance shall be void to be been supported by the said the source shall be void to be been supported by the said the source shall be void to be been supported by the said support of the said part of the source shall be void to be been supported by the said support of the source shall be void to be been supported by the said support of the source shall be void to be been supported by the said support of the source shall be void to be been supported by the said support of the support of the source shall be void to be been supported by the said support of the source shall be void to be been supported by the said support of the source shall be void to be been supported by the said support of the source shall be void to be been source shall be been source shall be been supported by the said support of the source shall be void to be been source shall be Dollars. e within mortgage nd part. Said _Dollars. f, with interest consideration of full; e shall be void the first part the within , y released he s if such payment be made as in said note and coupons thereto attached, and as is hereinafter specified. And the said part of the first part hereby agree to pay all taxes assessed on said premises before any penalties a josts shall accrue on account thereof, and to keep the said prem-ises insured in favor of the said mortgagee, in the sum of Ome Thousand DOLLARS, the said prem-_DOLLARS, is some insurance company satisfactory to said mortgy de, in default whereof the said mortgy gee may pay the taxes and accruing penalities, in some insurance company satisfactory to said mortgy de, in default whereof the said mortgy gee may pay the taxes and accruing penalities, interests and costs, and insurance, shall from the payment thereof, be and become an additional lies under this mortgate upon the above de-or interest and costs, and insurance, shall from the payment thereof, be and become an additional lies under this mortgate upon the above de-or interest thereon, or the taxes assessed on said premises, or if the insurance is not kept up thereon. Then this convergance shall become absolute, and the whole principal of said note , and interest thereon, and all taxes and accruing penalities and interest and costs thereon remaining unpaid or which may have been paid by the part of the second part, and it sums paid by the part of the sond part for insurance, shall be due and payable or not at the option of the part of the second part is thall be lawful for the part of the sing time the second part. And it sums paid by the part of the sing in the second part. And it sums paid by the part of the second part is and its of any part the fail of the final period by the insurance is any time thereful there is to some there be print. The second part is and its some and is any part there is and the sing and the sing is any time thereful the to some one approximation of any part there is and the sing and the second part. And it may any part there is and insign at a sing it more there have the overplant is any there there are approximated and the second part. And it may approximate the advections of a sing is and the overplant is and the second part. And it is any there is a sing from such alse to retain the overplant is any there is a sing from such alse to retain the overplant is any there is a sing from such alse to retain the overplant is any there is and hargers of making such alse to retain the overplant is a uing penalties, ing penalties, the above dey part thereof, shall become costs thereon for insurance, ment of part his, ner prescribed signs; and out ment, together on demand, to the said Partices of the first Part Their and assigns. heirs and assigns. IN TESTIMONY WHEREOF, The said particul the first part hat Chercunto set Their hand seal 5the day and year last and year last above written Signed, Sealed and Delivered in Presence of Olivier deny (SEAL) Vola Deny (SEAL) -(SEAL) .1 -(SEAL) State of Kansas, Druglas County, ss. 3nd _day of _____ April 9, before me BE IT REMEMBERED, That on this_ _A. D. 1907, before me he same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year last bove written. My commission expires april 2 rd -19/ (2. S.) Henry H. asher_ Notary Public Notary Public Filed for Record the 3nd day of Opril A. D. 1909, at 2 35 o'clock fi. M. 1907, at a o'clock I. M. Floy L, Lawy me Register of Deeds. ul By Minine a. F. Lawrences r of Deeds. No and Alerth

151.