Mortgage Record No. 46. 327 COUPON MORTGAGE Jou , one thousand nine lass ( hushen bundred and len hundred and fen \_ between Celle \_ between Celle \_ bushend? of the first part, and of Laurence Filliam J. Davis and State of Kansas, of the first part, and d part: of the second part: ion of the sum of Witnesseth, That the said part leaf the first part, in consideration of the sum of Aten Hundred DOLLARS. ant, bargain sell and DOLLARS, land situated in the and State of Kansas, described as follows, to wit: Let no One pundred & thirty Six (136) on Phode Soland Street, in west quarter (1/2 Comming Porth on Laurence Rangas' Doutening Tem de theme South 2 5% with the appurtenances and all the estate, title and interest of the said part 400 the first part therein. And the said Ellen y for wear, (a) to have many Country Elbert gruttly do hereby covenant and agree that at the delivery hereof the same against all claims whatsoever. This Grant is intended as a MORTGAGE to secure the payment of the sum of fifter the same against all claims whatsoever. Dollars, Solo 2010 and the same against all cla reby covenant and defeasible estate of claims whatsoever. \_\_\_Dollars. according to the terms of one certain promissory note, this day executed by the said Claw y thereas, Q ashner Manie Q. Tuttle Celerth Julte. to the said party of the second part. Said second part. | Said to the said party of the second part. Said note being, given for the sum of Fiftien hundred dated faturery 26" 1910 due and payable in Two \_Dollars. Dollars, ereof, with interest dated <u>structury</u> 26 1/10 due and payable in <u>the structury</u> yearsfrom date hereol, with interest thereon from the date thereof until paid, according to the terms of said note and coupoin thereto attached. And this conveyance shall be void pald . vance shall be void abf the first part if such payment be made as in said note and coupons thereto attached, and as is hereinalter specified. And the said part "of the first part eep the said premhereby agree to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and to keep the said premhereby agree to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and to keep the said prem-ises insured in favor of the said mortgagee, in the sum of <u>furfitzen hundlage</u> may pay the taxes and accruing penalties, in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties, interests and costs, and insurance, shall from the payment thereof, be and become an additional lien under this mortgage upon the above de-scribed premises, and shall bear interest at the rate of the part with the first part, and the expense of such taxes and accruing penalties, interests and costs, and insurance, shall from the payment thereof, be and become an additional lien under this mortgage upon the above de-scribed premises, and shall bear interest at the rate of to per cent, per anoum. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes assessed on said premises, or if the insurance is not kept up thereon, then this conceyance shall become remaining unpaid or which may have been paid by the part y of the second part, and all sums paid by the part y of the second part in surface. shall be due and payable or not at the option of the part y of the second part, and it shall be lawful for the part y of the second part in the second part for intered, in the maner prescribed to her and payable or not at the option of the part y of the second part for and is rate of an anore prescribed to her and payable or not at the option of the part y of the second part for and is second part for intered, in the maner prescribed to her and payable or not at the option of the part y of the second part for and y any part thereof, in the manner prescribed her here and payable or not at the option of the part y of the second part for any part thereof, in the manner prescribed here here and payable or not at the option of the mart y of the second part for any part thereof, in the manne DOLLARS, accruing penalties, ccruing penalties, upon the above de-r any part thereof, ncc shall become and costs thereon described part for insurant manner prescribed by law, appraisement hereby waived or not at the option of the party of the second part <u>full</u> executors, administrators or assigns; and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the casts and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale on demand, to or assigns; and out strument, together ale on demand, to the said <u>Cellen y Jennen Musice P. Juttle</u> heirs and assigns. IN TESTIMONY WHEREOF, The said part usof the first part have hereunto set <u>Their</u> hand and seal the day and year last eirs and assigns. day and year last Ellew y Johnson C. a. hur Johnson Mayne C. Tuttlo signed, sealed and Delivered in Presence of the M. New Cin (SEAL) -(SEAL) (SEAL) --- (SEAL) Elbert & Juttle. Douglas State of Kansas,\_ \_County, ss. BE IT REMEMBERED, That on this 2.6" day of February this \_\_\_\_\_ A. D. 1910, before me \_\_\_\_\_\_ A. D. 1910, before me \_\_\_\_\_\_\_ A. D. 1910, before me \_\_\_\_\_\_\_\_ A. D. 1910, before me \_\_\_\_\_\_\_\_ A. D 19\$0, before me ohn M Rewlin uglas 1 4 Manie C. Tuttle and Elbert & Jutte (1 to me personally known to be the same person & 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. ritten. My commission expires Chrif 11 1941 (L.S.) John M. Alewin, Wolary Public A\_ Notary Public mah A. D. 1940, at 500 o'clock P.M. Joyd L' Lawrence Floyd L' Lawrence Register of Deeds. uce gister of Deeds. Debuty. · · ·