260 MORTGAGE RECORD. .... day of Atuary 4世 This Indenture, Made this in the year of our Lord one thousand nine hundred and truche (1912) Therederick & Rester and Januar W. Kester, his wife, L'ecer l of\_Jaurence , in the County of Llouglas and State of Kans of the first part, and Mr. B. Hazen Win H. Carruthe and Old B. Asiggins hausters of the estate of Lucius A. Perkins deceased - WITNESSETH. That the said part Le2 .. of the first part, in considera Pur Phousand Pour Bundred and Mo-100 \_\_\_\_ to the said nartile ... of the second part, Thui here and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kanaa. described as follows, to wit: \_ Commencing at a point 30 feet East and 3452 feet North of intersection of the South line of Ontario Street with the west line of section Six (6) Township Thirteen (13) Range Twenty (20) thence East 120 feet, North 60 feet, West 120 feet, South 60 feet to beginning being Lot No Four (4) and the South Ten (10) feet of Lot No. Three (3) of Fort Thacher Place Addition to the City of Lawrence, according to the ģ plat thereof on file in the office of the Register of Deeds of Douglas County, Kansas they to the within consideration release Jundico 10 woreby. ment e x with the annurtenances, and all the estate, title and interest of the said part ... of the first part therein. And the said Darties of the first first first and an event of the same against all claims whatsoever. This grant is incumbrances, and that the delivery hereofting are the lawful owner 5 of the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the the same against all claims whatsoever. This grant is intended as a Mortgage to secure the payment of the sum of Rive thousand four. hundred DOLLARS certain promissory notes this day executed by the said terms of sig - (6/ ... to the said part les ... of the second part .... . Parties of the sound part, <u>sound part</u>, <u>sound part</u>, <u>sound</u> (but note for 1440,00, and <u>for</u> (c) <u>sound</u> for 5, 400, ou pack and <u>sound</u> the sound part, <u>sound</u> <u>part</u> <u>best part</u> <u>best part <u>best part</u> <u>best part <u>best part</u> <u>best part <u>best part</u> <u>best part <u>best part</u> <u>best part</u> <u>best part <u>best part <u>best part <u>best part</u> <u>best part <u>best part</u> <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part</u> <u>best part <u>best part</u> <u>best part <u>best part <u>best part <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part</u> <u>best part <u>best part</u> <u>best part <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part</u> <u>best part <u>best part <u>best part <u>best part</u> <u>best part <u>best part</u> <u>best part <u>best pa</u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u> havrance, shall be due and payable or not, at the option of the part is a scond part; and it shall be invite or not part is the premise scond part; and it shall be invite the premises hereby granted, or any part thereof, in the is the premise scond part; is the scond part; is With the second part,  $\frac{1}{2}$  definition assesses, as any any and the second part,  $\frac{1}{2}$  lie  $L_{1}$  ... concerning the first part of the part  $L_{2}$  ... of the second part,  $\frac{1}{2}$  lie  $L_{1}$  ... concerning the first part of the part  $L_{2}$  ... of the second part,  $\frac{1}{2}$  lie  $L_{2}$  ... concerning the first part of the part  $L_{2}$  ... concerning the first part of the part  $L_{2}$  ... concerning the part  $L_{2}$  and  $L_{2}$  ... concerning the part  $L_{2}$  .. hereby waived or not at the option of the part icz... such sale to retain the amount then due or to become Auderich B. Kester [SEAL] Gaman W. Nester [SEAL] BE IT REMEMBERED, That on this. \_\_\_ day of Saminary \_\_\_\_, A. D. 191.2 ..., before me,\_\_ D.C. asher a Notary Public in and for said County and State, came Anderich & Mister and Amer M. Mester, his survey in the and duly acknowledged the execution to me personally known to be the same persona, who executed the foregoing instrument of writing and duly acknowledged the execution he same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. D. C. asher Notary Public. My Commission Expires 9170 /6 191A. day of Lanang \_A. D. 19/2 at 300 o'clock . R. M. Filed for Record on the A. D. 1912. at. 32... o'clock... Ui. M. Ploy & Nawurree, Register of Deets. A. M. M. Dorraell, Deputy.