477 MORTGAGE RECORD. This Indenture, Made this Second day of September . A. D. 19/5, between Gred NY, Lagua Bod anna Lagua his wife 19/J-betwee of Douglas NCE, KANSAS, of County, in the State of Kansas, of the first part, and PEOPLES STATE BANK, OF LAWRENCE, KANSAS, of ation of the sum of WITNESSETH, That said parties of the first part, in consideration of the sum of Eine fundled (4500 (2)) DOLLARS, he receipt of which is hereby acknowledged, do.....by these presents mortgage and warrant untosaid party of the second part, its successors and assigns, all the DOLLARS, d assigns, all the following described real estate, situated in the County of Douglas and State of Kansas, to wit; Latinance described the called and sound of county of county and raise of restand sounds addition to Lot number Inventy light (2.8) in Fair Grounds addition to the city of Lawrence, County M. State upresaid verset TO HAVE AND TO HOLD the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in or in any wise prevaining, prever. PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to wit: Said parties of the first part are justly indebted unto the said party of the second part in the principal sum of *first first first first part are justly* payable according to the tenor and effect of one certain First Morigage Note, executed and delivered by the said parties of the first part, bearing date rst part are justly Dollars, art, bearing date Speece de 1915. and payable to the order of the said party Speece de 1918. with interest thereon from date Sper cent. per annum. navable continue September 2 nd 19/5 and payable to the order of the said party of the second part, on the 2 nd \_\_\_\_\_ day of day of rity at the rate of aX\_\_\_\_\_in ns attached to said 500% and also agree .... described note many networks was your same pay or cause to be part to said party of the second part, its surveysor or any ju-described note mentioned, orgenters with the interest thereon, according to the terms and tence of said note and coupons discharged and void; but otherwise shall remain in full force and effect. But if said sum of maney, or any part thereof, or any same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises or a same are by law make due and payable, or if insurance as agreed is not procured and key in force, then the whole of said sam without notice, and by these presents, become due and payable at the sole option of the holder hereof, and said party of the possession of said premises. s shall be wholly not paid when the not paid when the est thereon, shall, ssion of said premises. IN WITNESS WHEREOF, The stad parties of the first part have hereunto set their hands the day Fred M. Laqua anna Lagua State of Kansas, Douglas County, ss. \_\_\_, A. D. 19/..., before me, the , before me, the fe who are personally known to me to be the same persons who extended the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed-my notarial seal, the day and year last above written. S. a. Wood Notary Public. . Notary Public 4th day of Siph. Register of Deeds