275 Mortgage Record. This Indenture, Made this. 20 ch day of the second part: .. in the ..., between 20% of the first part, and de art: ration of the sum of WITNESSETH, That the said partice of the first part, in consideration of the sum of Jug Thousand DOLLARS to then used and mortgage to the said part of which is hereby acknowledged, had sold, and by these presents do. _____ grant, bargain, sell and mortgage to the said part ______ of the second part ______ the ...grant, bargain, sell of land situated in the County of Norgelies and assigns forever, all that tract or parcel of land situated in Lef Minuter Lifes Six (56) Kentuckey Street in the Ceity & Laurence, Kansas, (56) Kentuckey Street in the Ceity 5 (24) four unning withe m, thenee north e West on acres said. Seal with the appurtenances, and all the estate, title and interest of the said part description of the first part therein. And the said ereby covepant and first parties agree that at the delivery herew they are the lawful owner. S. of the premises above granted and seized of a good and indefeasible ood and indefeasible the same against all estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all DOLLARS, _____DOLLARS, according to the terms of one certain promissory note....this day executed by the saidDOLLARS. DOLLARS. dated Nov. 20th 1915 , due and payable in these from date thereof,year from date thereof, intro date thereof, intro <u>Structure</u> ons thereto attached, premises before any in the sum of...... with interest thereon from the date thereof until paid according to the terms of said note and Ard coupons of Art distance of the said according to the terms of said note and Ard coupons of Art distance and as hereinalter specified. And this conveyance shall be void if such payment he made as in said note and coupons thereto attached, and as hereinalter specified. And the said part 42.0 of the first part hereby agree. It op and later as such as such are before any penalties or costs shall accrue on account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of the same and the said premises insured in favor of said mortgagee, in the sum of the same account thereof. DOLLARS, d accruing penalties, es and accruing pen-s mortgage upon the uch payment, or any his conveyance shall ad interest and costs e part of the e part of the shall be lawful for the premises hereby he part of the ain the amount then h sale, and the overplus, if any there be, shall be paid by the part ofmaking such sale, on demand, to the said furt function Reh tocorded IN TESTIMONY WHEREOF, The said partills of the first part half hereunto set fluir hand S and seal S. hand and seal the day and year last above written. Signed, scaled and delivered in presence of Clara J. Count (SEAL) John F. Courre (SEAL)(SEAL.) (SEAL) STATE OF KANSAS, Douglas A. D. 19/ 5 in and for said County and State, came Clain Je, Comm The John F., a Notary Public to me personally known to be the same person. I who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. trument of writing, he day and year last Raine any and K. Juhne Notary Public. 19/8 tan 25 Notary Public. My commission expires. A D 19/5, at 95 o'clock A. M. Ployd Lawrence Geo C, Metgel Deeds, Deputy. This instrument was filed for record on the 30 day of Nov. ock P.M. nee legister of Deeds. ByDeputy. a Province