MORTGAGE RECORD NO. 60

r Lord

unty of

d part:

LARS,

bargain,

of land

ty

iel

ullj

.....

granted,

fuel.

end part

rity

1

or inter-

come due

ns, at any

frem such

any there

seal Al.

(SEAL)

(SEAL)

.(SEAL)

tate, came

nown to be

y and year

blic, BI.

of Deeds

This Indenture, Made this day of here the sear of our Lord ó nineteen hundred and Swenty and beween Etnech & Ogens and Elin er a Diana his wiften of that bity of Bach of Bach Four Hundred .= to The sold, and by these presents do which is hereby acknowledged, ha 242 minutes and by these presents do grant, bargain, I having heen ated discharged. situated in the County of Douglas, and State of Kansas, described as follows, to wittast number One hundred and twenty threw (123) and beamecticut street in the bity of Rawrence, said brut trand. State. 78 2 The most gagoes a gree to keeps the buildings on premised againal find, lightding and wind eter has to the extent of this insurable value, in a company in companies affronch why this mostgagee with mostgage clause attached meking leve brychles to said Intartgagee, as insterest may appear, and failing to de ce Rolden of bourst gage may have same incured and the cost of co dring sulled to the marty age. with all the appurtenances, and all the estate, title and interest of the said part LLS......of the first part therein. And the said parties of the first for the and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances..... 101 Four Pumbred Dollarsi according to the terms of _______ certain ______ retrieved _______ this day executed _______ and delivered by the said bartieved of the second part Canadle three years after ast with interest therean according to the terms of said note and coupons therets attached and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payments or any part thereof, or inter-(Qg) est thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising frem such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part gummaking such sale, on demand, to said part ties of the guist for the - filit heirs and assigns. IN WITNESS WHEREOF, The said part_222 of the first part haz 22 hereunto set there hand and real the day and year first above written. Ennest & Ogiaci (SFAL) Signed, Sealed and Delivered in the presence of Elnora Ogiaci (SEAL) Jennie Satt(SEAL) STATE OF Jansac Duglas County Durghan Correctly BE IT REMEMBERED, That on this <u>14"</u> day of <u>Carriel</u> A. D. 1921., before me, <u>Jennice Charte</u> a Notary Public in and for said County and State, came <u>Epsecified Opicas and Elmoras Opias, Bis 1117 fly</u> rfunction of the same person who executed the foregoing instrument and duly acknowledged execution of the same. (2.8) In Witness Whereof I have hereunto subscribed my name and affixed my official seal on the day and year Lemmin Plattlast above written. My Commission Expires 30" March 1924 Filed for Record the ______ day of feaster A. D. 1021 at 920 Notary Public. Ferne Floral. Deputy.

97