The Union Central Life Mortgage.

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The Northwest Quarter of Section Prenty-size (23); the Southmest Quarter of Section Trenty-size (23); the Southmest Quarter of Section Trenty-size (26); the Southmest Quarter and the South Half of the North Carlot (24); the North Half of the North Section Trenty-size (26); the Southmest Quarter and the South Half of the North Of Section Trenty-size (26); the Southmest Quarter and the South of the Teal of the North Of Section Trenty-size (26); the Southmest Quarter and the South of the Teal of the North Of Section Trenty-size (26); the Southmest Carlot (26); the Southmest (26); the Southmest Carlot (26); the Southmest Carlot (26); the	
The Northwest Quarter of Section Twenty-rive (23); the Southwest Quarter of Section Twenty-six (26); the Southwest Quarter and the Southeast Quarter of Section Twenty-six (26); the Saut Sixty (60) Agree of the Worth Half of the North Southeast Quarter of Section Twenty-six (26); thence west 80 road south of the money of the Southeast Quarter of Section Twenty-six (26); thence west 80 road south 52 roads; thence west 80 roads of Twenty-six (26); thence west 80 roads of Twenty-six (26); thence west 80 roads of Twenty-six (26); thence south 20 roads, 80 roads to the place of beginning; also all that part of the East Half or the Southeast Quarter of Section Twenty-three (29), ylying south of the Lawrence abunty 20 roads, 80 roads to the Place of Beginning; also all that part of the East Half or the Southeast Half or the Southe	n <u> </u>
four (24); the North half of the Southhast Quarter and the South Half of the North H	dan Duantit
or Section Twenty-six (26); the Bast Sixy (60) acres of the North Half of the North	
the stipulation of the state of the same of the same of the same as in and satisfactively due and payable, and said strated by certain promissory note. The said frage part of the said second pay to said strate the said second pay to said the said second	
ner of the Southwest Quirter of said Section Twenty-six (26), thence west 80 rods about 35 rods, thence seates 80 rods there in forth 35 rods to place of beginning; all at a point 65 rods north of the southeast corner of the Southwest Quirter of said Twenty-six (26), thence south 70 rods; thence south 10 rods, thence and Topeke Wagon Ro. 80 rods to the place of beginning; also all that part of the East fail of the Southwest Quirter of section Twenty-three (23), vlying south of the Lawrence and Topeke Wagon Ro. All-the above described land is in Township Twelve (12) Range Eightheen (18)-fast the above described, which prior nortgage is recorded in Book 39, Page 355, of the Roord of Douglas County, State of Kanasa, it is agreed by the parties hereto the on the part of the mortgage about nor the another part of the sorgeaid prior mortgage, shall at the option of the arogage, make both nor immediately due and payable, and said mortgage shall unrecupon be entitled to fo both of said another and the said second payable and payable and payable to the said second payable in said only a limited about the control of the said second payable in the	
at a point of rods north of the southeast corner of the Southwest quarter of said fravery-six (26), whene north 20 rods, thenee west 50 rods, thenee south 20 rods, S0 rods to the place of beginning; also all that part of the East Half of the Southwest quarter of said fravers of section Twenty-three (23), whying south of the Lawrence and Topeke Wagon Ro All-the-above-described-land-is in Township Twelve (12). Range Eightheen (18)-East Parindipal-Heridian,-containing. Pave Fluoride Eighth-two and conequaters (S324) acr less. And-whereas_the_mortgagee herein is the owners and holder of a prior nortgage and control of Douglas, so County, State of Kansas, it is agreed by the parties hereto the norter of Douglas, shall at the option of the mortgagee, sake both nor immediately due and payable, and said mortgagee shall thereupon be entitled to fo both of said mortgages. To SECURE THE PAYMENT dia debt evidenced by certain promissory note—of the indicated of the said second payable to the said second pay described, will follow? To SECURE THE PAYMENT dia debt evidenced by certain promissory note—of even date here in the said second pay with the conditions, which hereafter may become if described, will interest at the rate therein specified and evidenced by certain promissory note—free payable in the said second pay the said second pay to the invariable value thereof the said second pays to the invariable value thereof the said second pay to the said second pay to the said second pays to the said payable and payable in invariable and second so the said second pays to the said great of the said second pays to the said second pays to the said great of the said second pays to the said great of the said second pays to the said great of the said second pays to the said great payable in acres of the said second pays to the said great payable in acres of the said second pays to the sai	
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ter of Section Twenty-three (23), Tying south of the Luvrence and Ropeka Wagon Ro All-the above described, and in 1s. in Township Twelve (12) Range Eighteen (18)-East-principal Heridian, containing Five Hundred Eighty-two and One-quarter (582t) acr less. And. whereas the mortgagee herein is the owner and holder of a prior mortgage upon is the hereindescribed, which prior mortgage is recorded in Book 39, Page 535, or the Record of Douglas. County, State of Kanaas, it is agreed by the parties hereto the on the part of the mortgages, shall at the option of the mortgages, aske both nor immediately due and payable, and said mortgages shall thereupon be entitled to fo both of said acortgages. TO SECURE THE PAYMENT of a delt evidenced by certain promissory note: —of even date here to the holder of the principal sum loaned), payable ten years after date (or in partial payments prior to maturity, in accordance with the side scenal party with interest at the rate therein specified and evidenced by certain promissory note: —of even date here to the holder of man and this mortgage may pay such taxe, lies or assessments and charges of every character which are now, or which hereafter may become it this mortgage may pay such taxe, lies or assessments, and be entitled to interest on the same at the rate of ten per each per a mortgage shall stand as security therefor. Schoon—To keep all beddings, forces and other improvements on the same at the rate of ten per each per a mortgage shall stand as security therefor. Schoon—To keep all beddings, forces and other improvements on the same at the rate of ten per each per a mortgage shall stand as security therefor. Schoon—To keep all beddings, forces and other improvements on the same at the rate of ten per each per a mortgage shall stand as security therefor. Schoon—To keep all beddings, forces and other improvements on the part of this mortgage and per each per a mortgage shall stand as security therefor a pay to the improvement of the country of the partial payments in the p	
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principal—Weridian, containing—Five—Hundred—Eighty—two—and one—quarter—[5824]—aer And whereas—the—mortgagee—herein—is—the—owner—and holder of a prior mortgage upon the part of the mortgage is recorded in Book 59, Page 535, of the Record of Douglas—County, State—of Kansas, it is agreed by the parties herefor the mortgagee, shell at the option of the mortgagee, make both nor inhelp art of the mortgagee, shell at the option of the mortgagee, make both nor here and the first of the mortgagee, shell at the option of the mortgagee, make both nor here and the first of the mortgagee, shell at the option of the mortgagee, make both nor here and the first of the mortgagee, and said mortgagee shall thereupon be entitled to for both of maid working and payable, and said mortgagee shall thereupon be entitled to for maid first part. The maid first pa	
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in signed by It signed by To SECURE THE PAYMENT of a debt evidenced by certain promissory note of even date here Joseph Hard Market and Second payments and payable to the said second payments prior to maturity, in accordance we described, and follows: One principal note for the sum of the business and treat therein specified and evidenced by components of the said second payments prior to maturity, in accordance we tion therein) with interest at the rate therein specified and evidenced by components of the said second party, and into rapid, the holder of the said second party and into pay he this interest at the said second party with the said second party, and into pay he this interest at the said second party and into pay he this interest at the said second party and into pay he shall be necessary for firewood for the use of the ground party, buildings, on said great seased links and said such as a second party or said forms. Second To keep all buildings, fences and other improvements on said real estate in segond repair and condition as at this date, and shall permit to wate, and especially no cutting of timber except for making and repairing of fences on the plass hall be necessary for firewood for the use of the ground party, buildings on said from a saigment attached, and according to the said second party with the said second party or saigns, and deliver the policy or and remeval receipts to said second party with the said second party with th	rtgages
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(SEAL) Seal Change browner and interlineations Jerry Lyons (SEAL)	above written.
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O STE of The State of Kausas	(SEAL)
the principle of the pr	
Of the State of Kansas, Countr, ss.	
adersigned, a BE IT REMEMBERED, That on this day of Murch 1912, before the	e undersigned, a
hy wife Notary Public in and for said County, personally appeared Jury Lyons tes Ora Lyons he	is wife
·	V 12 12 12 12 12 12 12 12 12 12 12 12 12
who Let to me personally known to be the identical person who exected the foregoing Mortgage Deed, and duly acknoted	edged the execu-
tion of the same.	
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above writte	iten.
6009 L. L. Willita	
Votary Public.	Notary Public.
Wolary Public. My commission expires we got 1997. My commission expires we got 1997. Recorded mak 7 th a N 1910 at 1032 a m. of loyar & Laurence Register of Down	_ County, Kansas.
My commission expires 1917	~
a line to some hor the a N 1910 at 102 and loyer has Bester of the	sale.
reito Merried men 1000	