## The Union Central Life Mortgage.

This Statemature, Made and pounds in advertical, and advertical state of the state		Americal Co. Princers. Blooker and Blook Value, Lawmon, Blooks.
of County, NASCA, particled the feet part, and THE UNION CENTRAL LIFE NSIRE  ARCE CORPAN, of the cineman, the part of the second party, the receipt of which is breathy-acknowledge, Margar—and (MSCO). DOLLAR, paid by the said second party, the receipt of which is breathy-acknowledge, Margar—and (MSCO). DOLLAR, paid by the said second party, the receipt of which is breathy-acknowledge, Margar—and (MSCO). DOLLAR, paid by the said second party, the receipt of which is breathy-acknowledge, Margar—and (MSCO). Dollar, paid by the receipt of a class. Special party of the class of the said as follows, to-win:  The MBCAP, Party-I'lev. (SS). Amere a. Special party of the class of the said as follows, to-win:  The MBCAP, Party-I'lev. (SS). Amere a. Special party of the said as follows, to-win and the said as follows. The control party of the said as follows. The control party of the said as control party of the said as follows. The control party of the said as control party of the said as follows. The control party of the said as foll		This Indonture, Made and executed this fourth day of April 1960 by
ANCE CORNAN of Gaminance, Online purey of the second party. WITNESSETH, That the scale far partification of the sum of Landau La	123 3	
WITHESSETH, Thus the said first particular and in consideration of the same of Control of the Co	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	of Moceglas County, KANSAS, particle of the first part, and THE UNION CENTRAL LIFE INSUR-
WITHESSETH, in the case of the self-second pury, the receipt of which is hereby confined pages, though and the second pury, in secondary and suitages, secret, the creates tract or preced of and cases, situated in Markey—(1907)—Concess, NAMAS, described a follows, towish a finish and the secondary of the control of the c	3 30 43	ANCE COMPANY, of Concinnati, Ohio, party of the second part:
to the pile secondy party, its successes and satispa, feature, the centain trace or parcel of real cents, formated in the county ANSAS described as follows; the control of the county o	13/4 33	
The Horth Kingty fries (53), ances of the Northeast-Quarter of Section Two (2), Township There in the Northeast County of the	1 30	(\$0300) DOLLARS, paid by the said second party, the receipt of which is letter)
The shorth Mintery - tive (55) - scree- of the Hortheast Quarter O. Section - Two (2) - Township 1	1 3 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Osulkas / County, KANSAS, described as follows, to-wit:
Tribitemen (13), Range-Hinsteen 1-191, to an end west by 2-25/00 -under a wide north and south out of the southern 1-101 and west by 2-25/00 -under a wide north and south out of the southern 1-101 and west by 2-25/00 -under a wide north and south out of the southern 1-101 and so	13 33	(2) Township
Southeast_corres_of_en_correspond of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corres_of_en_corr	316 673	Thirteen (13), Range Nineteen (19), east of the system prints and south out of the
TO SECURE THE BAY MENT of a distinguishment by certain promissory notes. — all even date herewith signed by MALL MANDER AND	136 26	enutheest corner of said tract, containing, arter deductions
described, as solows:  One principal note for the sum of	13.010	and one-half (912) asres, more or ress.
described, as solows:  One principal note for the sum of	13 6 6	
described, as solows:  One principal note for the sum of	100000	
described, as solows:  One principal note for the sum of	13/3/3	
described, as solows:  One principal note for the sum of	63372 .	
described, as solows:  One principal note for the sum of	23 134	
described, as solows:  One principal note for the sum of	E & 27. 6	
described, as solows:  One principal note for the sum of	Soffie !	
described, as solows:  One principal note for the sum of	3534 6	
described, as solows:  One principal note for the sum of	1 3 8 8 2 3	
described, as solows:  One principal note for the sum of	र्व देखे	TO SECURE THE PAYMENT of a debty-evidenced by certain promissory notes of even date herewith signed by
One principal note for the sum of	1962	
(and being for the principal sum loaned), payable any years after days for in partial payments prior to maturity, in accordance with the stipulation therein) with interest at the rate therein specified and evidenced by coupon notes.  The said first particle hereby Coverant and Agree—with the said second party, its successors and assigns, as follows:  Finer—To pay all taxes, assessments and clarates of every character which are now, or which hereafter may become lieus on said real claster, sho all taxes assessed in Kansas against aid second party, on this mortgage or delts securely, and if not paid, that the holder of this mortgage some control of the morter of the same as the rate of ten per cent. Per annum, and this mortgage solid stand as society therefore.  Scoon—To keep all buildings, fences and other improvements on said real estate in as good repair and condition as the same are in a this date, and shall permit in owaste, and especially no culting of timber except for making and repairing of fences on the place, and such as shall be necessary for frewood for the use of the grantor's family.  Time—To keep, at the opine of said second party the insurance company, approved by the said second party to the insurance company, approved by the said second party to the insurance company approved by the said second party to the insurance company approved by the said second party to the insurance company approved by the said second party to the insurance and the amounts so paid with interest at each per cent. per annum, shall be immediately due and payable, and shall be secreted by this surface.  Fourth—If the maker or maker of said notes shall full to pay either principal or interest, when the same becomes due; or any notes given as evidence of interest on any extension of the time of payment of the debt herein as expensed in the cost and expense of the said face of party to the said second party to the said second party to the said second party to release the invertigate and the said second party to describe the s	196 /3	One principal note for the sum of five fundament DOLLARS,
(and being for the principal sum loaned), payable payars after date, for in partial payments print on maturity, in accordance with the stipulation therein) with interest at the rate therein specified and occurred whether are now, or which hereiter may become liens on said real estate; also all taxes assessed in Kanas a signalist said second party, on this mortgage or dust excerted hereby, and if not paid, that the holder of this mortgage said stated as executify therefor.  Secondary and pay such taxes, lones or assessments, and be entitled to interest on the same at the rate of the part can amount, and this mortgage said stated as security therefor.  Secondary is a security therefore.  Secondary is a security therefore.  Secondary is the security therefore.  Secondary is the second party or the improvements on said real estate in a good repair and condition as the same are in a tits date, and for live through give the second party in the second party in the said second party. In the payable in case of loss to the said second party, the buildings on said premises insured in some joint stock fire insurance company, approved by the said second party or assigns, and deliver the policy and renewal receipts to said second party. In case of failure to keep sand buildings so insured, and to deliver the policy or renewal receipts as agreed, the holder of this mortgage may diest cauch insurance and the amounts so paid with interest at temper cent, per annum, shall be immediately due and payable, and shall be secured by this mortgage.  The part of the makes of makes of said notes shall fail to pay either principal or intensity to said second party. In case of failure to keep said buildings so insured, so said notes shall fail to pay either principal or intensity of the said second party. In case of failure to keep said buildings so insured, so said notes shall fail to pay either principal or intension of the sine of said county and the secured by the said to the said second party is the said second party without copies, a	1 313	On principle with the Cum Phree Thousand Wellers
tion therein) with interest at the rate therein specified and evidenced by coupon notes.  The said first part (160 herely Covenant 160 harges of every character which are now, or which hereafter may become liens on said real estate; also all taxes assessed in Kansas against said second party, on this mortgage of telus secured hereby, and if not paid, that the holder of this morage may pay such taxes, then or assessments, and be entitled to interest on the pare coat, per annum, and this mortgage shall stand as security therefor.  Sicons—To keep all buildings, forces and other improvements on said real estate in as good repair and condition as the same are in at this date, and shall permit no to said second party, the buildings on said premises insured in some joint stock fire insurance company, shall be necessary and shall permit the use of the grantor's family.  Sicons—To keep, at the uption of said second party in party, the buildings on said premises insured in some joint stock fire insurance company, approved by the said second party rapty, the buildings on said premises insured in some joint stock fire insurance company, approved by the said second party or assigns, and deliver the policy and party in summary. In case of failure to keep sand buildings so insured, and to deliver the policy or renewal receipts as agreed, the holder of this mortgage may effect such insurance and the amounts so post with interest at new present and the company and shall be secured by this mortgage.  Fourth—If the maker or makers of said notes shall fail to pay either principal or interest, when the same becomes due; or any notes given in renewal of the notes herein; or any notes given as evidence of interest on any extend the control of the payment of the debt herein segies in renewal of the notes herein; or any notes given as evidence of interest on any extend the control of the herein shall be when the same said has been already to a support of the court to take possession and control of the premises described herein, and col	136	respectively principal sum loaned), payable ten years after date for in partial payments prior to maturity, in accordance with the stipula-
First—To pay all tases, assessionents and charges of every character which are now, or which hereafter may become liens on said real estate; also all taxes assessed in Kansas against said second party, on this mortgage or allowed into paid, that the holder of this mortgage shall stand as security therefore.  SECOND—To keep all buildings, femces and other improvements on said real estate in as good repair and condition as the same are in at this date, and shall permit no waste, and especially no cutting of timber except for making and repair and condition as the same are in at this date, and shall permit no waste, and especially no cutting of timber except for making and repair and condition as the same are in at this date, and shall permit no waste, and especially no cutting of timber except for making and repair and condition as the same are in at this date, and shall permit no waste, and especially no cutting of timber except for making and repair and the same shall be necessary for firewood for the use of the party of the presence of the party of the presence of the same and the amounts of said second party. The party is the party of the said second party and the party of the said second party and the party of the par	25	tion therein) with interest at the rate therein specified and evidenced by coupon notes.
estate; also all taxes assessed in Kansas against sand second party, on this intrigage or uch security therefor.  Secon—To keep all buildings, fences and other improvements on said real estate in as good repair and condition as the same are in at this date, and shall permit no waste, and especially no cutting of timber except for making and repairing of fences on the place, and such as shall be necessary for ferwood for the use of the grandor's family.  Thus—To keep, at the option of said second party, thought and promises insured in some joint stock fire insurance company, approved by the said second party for the insurance company, approved by the said second party or sessigns, and deliver the policy or sensor and encewal receipts to said second party. In case of ance payable in case of lost to the served and the same and the same are infallunc to keep and this second party or assigns, and deliver the policy or renewal receipts as agreed, the holder of this mortgage may effect such infallunc to keep and binds paid with interest at ten per cent. per annum, shall be immediately due and payable, and shall be secured by this surance and the amounts so paid with interest at ten per cent. per annum, shall be immediately due and payable, and shall be secured by this surance when the same shall be due; or there is a failure to conform to or comply with an offer the foregoing covenants or agreements; the whole same of money herein secured shall thereupon become due and payable at the opion of the said second party without notice, and this mortgage given in renewal of the notes herein, not appeared and payable at the opion of the said second party without notice, and this mortgage given in renewal for the said second of the premise described herein, and collect the rents and profits thereof, the amount so collected by such receiver to take possession and control of the premise described herein, and collect the rents and upon the said second party. A second party to the said second party to the said second party to the	100	the state of the s
mortgage shall stand as security therefor.  Secondary To keep all buildings, fences and other improvements on said real estate in as good repair and condition as the same are in at this date, and shall permit no waste, and especially no cutting of timber except for making and repairing of fences on the place, and such as shall be necessary for freewood for the use of the grant's family.  Thus—To keep, at the option of said second party, the buildings on said second party for freewood free insurance company, approved by the said second party or assignment attached, making said insurance payable in case of loss to the said second party we assign an approved by the said second party or the insurance and the amounts so paid with interest at each per entered and the same second party. In case of failure to keep said buildings so insured, and to elected per entered and increased and the same second party. In case of failure to keep said buildings on said second party were said to the said second party and the same second party. In case of failure to keep said buildings on the said second party and the same second party that said second party and the same second party. In case of failure to keep said failure to keep said failure to keep said failure to keep said failure to accompany to the said second party when the same becomes due; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes are said profession; or there is a failure to conform to or comply with any of the foregoing coverants or agreements; the whole sum of money herein secured shall thereous and party had in such said failure to caloring to or comply with any of the foregoing coverants or agreements; the whole sum of money herein secured shall thereous party and an ordinary to the payment of any indigured rendered, or amount to collected by each receiver to be applied under the direction of the payment of any indigu	33%	
at this date, and shall permit no waste, and especially no cutting of timber except for making and repaining to frieswood for the use of the grantor's samily.  Thus—To keep, at the option of said second party, the buildings on said premises insured in some joint stock fire insurance company, approved by the said second party or assigns, and deliver the policy and renew receipts to said second party. In case of failure to keep said buildings so insured, and to deliver the policy or renewal receipts as agreed, the holder of this mortgage may effect exacts insurance and the amounts so paid with interest at ten per cent. per annum, shall be immediately due and payable, and shall be secured by this mortgage.  For a few the same shall be due; or there is a failure to conform to or comply with any of the foregoing covenants or agreements; the whole may, the foregoing of the said second party and the renewal receipts of the time of payment of the debt herein secured when the same shall be due; or there is a failure to conform to or comply with any of the foregoing covenants or agreements; the whole may, the foregoing second party and the said second party and the same shall be due; or there is a failure to conform to or comply with any of the foregoing covenants of agreements the interest on any extension of the time of payment of the debt herein secured when the same shall be due; or there is a failure to conform to or comply with any of the foregoing covenants of agreements being the payment of the said second party and the count to take possession and control of the premises described herein, and collect the reals and profits thereof, the amount to collected by each receiver to be applied under the direction of the cours, to the payment of any judgment realized the said second party (and in case of failure of the said first particles the said second party to release this mortgage, all claim for statutory penalty of damped the said second party (and in case of failure of the said first particles, otherwise the said s	187	mortgage shall stand as security therefor.
This is a second party, the buildings on said premises insured in some joint stock fire insurance company, approved by the said second party or the insurable value thereof, with said second party is usual form of assignment attached, making said insurance payable in case of loss to the said second party or assigns, and deliver the policy and renewal receipts to said second party. In ease of failure to keep said buildings so insured, and to deliver the policy or renewal receipts as greed, the holder of this mortgage may feel ease of failure to keep said buildings so insured, and to deliver the policy or renewal receipts as greed, the holder of this mortgage may feel ease of the more said that the second party is the said second party with any of the inner payable, and shall be secured by this mortgage.  Fourth—If the maker or makers of said notes shall fail to pay either principal or interest, when the same becomes due; or any notes given as evidence of interest on any extension of the time of payment of the debt herein as cured when the same shall be due; or there is a failure to conform to or comply with any of the foregoing covenants or agreements; the whole sum of money herein secured shall thereton shall be due; or there is a failure to conform to or comply with any of the foregoing covenants or agreements; the whole sum of money herein secured shall thereton shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein, and collect the rents and profits thereof, the amounts as collected by such precisive to be applied under the direction of the court, to the payment of any point points thereof, the amounts as collected by such precises the said first partual, the failure of the said first partual, the court, to the payment of any points thereof, the such precises this mortgage. The fail of the payment of the said second party (and in case of hail the said second party to release this mortgage, all claim for statutory penalty or damages is hereby	12/20	at this date, and shall permit no waste, and especially no cutting of timber except for making and repairing of fences on the place, and such as
ance payable in case of loss to the said second party of assigns, and teller the policy or renewal receipts as agreed, the holder of this mortgage may effect such insurance and the amounts so paid with interest at ten per cent. per annum, shall be immediately due and payable, and shall be secured by this surance and the amounts so paid with interest at ten per cent. per annum, shall be immediately due and payable, and shall be secured by this mortgage.  FOURTH—If the maker or makers of said notes shall fail to pay either principal or interest, when the same becomes due; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein secured shall thereupon become due and payable at home of the court or take the whole the whole the shall the payable at head of the court, or take payable and become due and payable at head of the court, or take progression and control of the premises described herein, and collect the rents and profits thereof, the amount so of the court, or of the court, or large, the plaintiff therein shall be entitled to have a receiver appointed by the court or take possession and control of the court, or large, the plaintiff therein shall be entitled to have a receiver appointed by the court or take payable and payable at head and profits thereof, the amount so of the court, or large, the plaintiff therein shall be entitled to have a receiver appointed by the court of the said first partual, otherwise to remain in full force and virtue.  In the State of Kansas, Country, Ss.  The State of Kansas, Country, Ss.  The State of Kansas, Country, Ss.  The State of	Not.	THERD—To keep, at the option of said second party, the buildings on said premises insured in some joint stock fire insurance company,
surance and the amounts so paid with interest at ten per cent. per annum, such the tand payables, and shall not executed by the foreit per principal or interest, when the same becomes due; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the notes herein; or any notes given in renewal of the herein secured when the same shall be due; or there is a failure to conform to or comply with any of the foreigning covenants or agreements; the whole any the property of the court to renewal of the shall be renewal of the same to the herein and payable at the same state of the institution of proceedings to foreclose this mortgage, the plannid therein shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein, and collect the rents and profits thereof, the amount so collected by and to receive a payable of payable to paya		ance payable in case of loss to the said second party or assigns, and derived the policy and reflected to said second party. In case of
given in renewal of the notes herein; or any notes given as evitence of interes to any extension of the time same shall be due; or there is a failure to conform to or comply with any of the foregoing covenants or agreements; the whole sum of money herein secured shall thereupon become due and payable at the option of the said second party without notice, and this morrage maybe foregoing covenants or agreements; the whole sum of money herein secured shall thereupon become due and payable at the option of the said second party without notice, and this morrage maybe foregoing conditions, overand and control of the premises described herein, and collect the rents and profits thereof, the amount so collected by unch receiver to be applied under the direction of the court, to the payment of any judgment rendered or amount found due under the institution of the said second party, (and in case of failure of the said second party to release this mortage, all claim for statutory penalty or damages is hereby released) at the cost and expense of the said first particular to the said second party, (and in case of failure of the said second party to release this mortage, all claim for statutory penalty or damages is hereby released) at the cost and expense of the said first particular to the court, to the payment of any judgment rendered or amount found due under the foregoing conditions, overands, and agreements being performed, this mortgage shall be void, and shall be released by the said second party, (and in case of failure of the said second party to release this mortgage, all claim for statutory penalty or damages is hereby released this mortgage. All claim for statutory penalty or damages is hereby released this mortgage all claim for statutory penalty or damages is hereby to collect the remain and form the said first particular part		surance and the amounts so paid with interest at ten per cent. per annum, shall be immediately due and payable, and shall be secured by this
this mortgage. It is a state the state of the said state the mortgage and the coid, and shall be released by the said recomb party, (and in case of laiture of the said second party to release this mortgage, all claim for statutory penalty or damages is hereby released) at the cost and expense of the said first parties, otherwise to remain in full force and virtue.  IN TESTIMONY WHEREOF, The said first parties, otherwise to remain in full force and virtue.  IN TESTIMONY WHEREOF, The said first parties hereunto set their hand. The day and year first above written.  Change, exacuses and interlineations made prior Mathematical Divine (Seal.)  The State of Kansas,  County, SS.  BE IT REMEMBERED, That on this John day of April 1940, before the updersigned, a Notary Public in and for said County, personally appeared Mathematical Divine and the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.	7 3 3 5	Given in renewal of the nutes herein; or any notes given as evidence of interest on any extension of the time of payment of the debt herein segment of the d
this mortgage. It is a state the state of the said state the mortgage and the coid, and shall be released by the said recomb party, (and in case of laiture of the said second party to release this mortgage, all claim for statutory penalty or damages is hereby released) at the cost and expense of the said first parties, otherwise to remain in full force and virtue.  IN TESTIMONY WHEREOF, The said first parties, otherwise to remain in full force and virtue.  IN TESTIMONY WHEREOF, The said first parties hereunto set their hand. The day and year first above written.  Change, exacuses and interlineations made prior Mathematical Divine (Seal.)  The State of Kansas,  County, SS.  BE IT REMEMBERED, That on this John day of April 1940, before the updersigned, a Notary Public in and for said County, personally appeared Mathematical Divine and the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.	F 78	sum of money herein secured shall thereupon become due and payable at the option of the said second party without notice, and this mortgage sum of money herein secured shall thereupon become due and payable at the option of the said second party without notice, and this mortgage may be lored seed with second at the state of the said second party without notice, and this mortgage
this mortgage. It is a state the state of the said state the mortgage and the coid, and shall be released by the said recomb party, (and in case of laiture of the said second party to release this mortgage, all claim for statutory penalty or damages is hereby released) at the cost and expense of the said first parties, otherwise to remain in full force and virtue.  IN TESTIMONY WHEREOF, The said first parties, otherwise to remain in full force and virtue.  IN TESTIMONY WHEREOF, The said first parties hereunto set their hand. The day and year first above written.  Change, exacuses and interlineations made prior Mathematical Divine (Seal.)  The State of Kansas,  County, SS.  BE IT REMEMBERED, That on this John day of April 1940, before the updersigned, a Notary Public in and for said County, personally appeared Mathematical Divine and the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.	1 2 43	FIFTH—That upon the institution of proceedings to foreclose this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein, and collect the rents and profits thereof, the amount so
The foregoing conditions, covenants, and agreements being performed, this mortgage shall be void, and shall be released by the said record party, (and in case of a failure of the said second party, to release this mortgage, all claim for statutory penalty or damages is hereby released in mortgage, and claim for statutory penalty or damages is hereby released in mortgage, and virtue.  IN TESTIMONY WHEREOF, The said first particular hereunto set the hand of the day and year first above written.  Change, arasures and Interlineations made from Mathama Horizon (Seal)  The State of Kansas, (Seal)  Whole in and for said County, personally appeared Mathama Marine and for said County, here are whole in and for said County, personally appeared Mathama Mortgage Deed, and duly acknoledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.	A SO IN	confected by such receiver to be applied under the
leased) at the cost and expense of the said first parties, otherwise to remain in full force and virtue.  IN TESTIMONY WHEREOF, The said first parties hereunto set their hand. The day and year first above written.  Change, exacuse and interlineations made prior  The State of Kansas,  (Seal.)  The State of Kansas,  County, SS.  BE IT REMEMBERED, That on this	1 300%	The foregoing conditions, covenants, and agreements being performed, this mortgage shall be void, and shall be released by the said become party. (and in case of failure of the said second party to release this mortgage, all claim for statutory penalty or damages is hereby re-
Change, crasures and Interlineations made prior  The State of Kansas,  County, SS.  BE IT REMEMBERD, That on this  Notary Public in and for said County, personally appeared Nathan A win and Ediza C. Norm, he wife  whow to me personally known to be the identical person S. who exected the foregoing Mortgage Deed, and duly acknoledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.	2 N.	leased) at the cost and expense of the said first parties, otherwise to remain in full force and virtue.
The State of Kansas, (SEAL)  BE IT REMEMBERED, That on this	1 4.10	
(SEAL)  The State of Kansas,  Country,  SS.  BE IT REMEMBERD. That on this  Motary Public in and for said County, personally appeared Mathaga (Notary Public in and for said County, personally appeared Mathaga (Notary Public in and for said County, personally appeared Mathaga (Notary Public in and for said County, personally appeared Mathaga (Notary Public in and July acknoledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.	\$ CED :	[10] [10] [10] [10] [10] [10] [10] [10]
The State of Kansus, Country, SS.  BE IT REMEMBERED. That on this	1 2 2 M	Sliza (. Suru (SEAL)
BE IT REMEMMERED. That on this	8	
BE IT REMEMMERED. That on this		The State of Kansas,
Notary Public in and for said County, personally appeared Hathau A. Swin, and E. Lizza C. Morin, has unfall whow to me personally known to be the identical person S. who exected the foregoing Mortgage Deed, and duly acknoledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.		BE IT REMEMPERED. That on this 7th day of a Chul 1900, before the undersigned, a
tion of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.		Notary Public in and for said County, personally appeared Mathery (A) & win tyl Eliza C. Burn, his wife
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.		
EN COR O. H. Varral		
My commission expires Actober 13" 1943. Complex County, Kansas.  Proph Lawrence  Proph Lawrence		6.2 0. 4. Namber
My commission expires Actober 13" 1913. Ce Floyd Lawrence		(Develop Public)
Poul of april 7 cha to 19/0 et 200 M. Hoyd Lawrence		My commission expires Actober 13 1913. Ce 70 100
		Panded april 1 than 21910 st 2° O.M. Hoyal Lawrence