3

3

to is hereby

			The second second
The Unio	on Central	Life Mort	gage.
Indenturo, Made and Cank Parde Cant	executed this Seweth di	ay of October 1965	by
		art Lof the first part, and	
Moregias. W, of Cincinnati, Ohio, party o	f the second part:	Thirton	" Sundred "
NESSETH, That the sai	f the second part: id first part. Cor and in consider ARS, paid by the said second party,	the receipt of which is hereby	acknowledged, Mortgag
nto the said second party, its si	uccessors and assigns, forever, the	certain tract or parcel of real	estate, situated in

IFF INSIID. NE COMPAN sift, WIT She brushinest fractional quarter of Section Seven (7), Township Frusteen (14), Parge Sent (70) East of the Bette Quarter of Section Seven (7), Township Frusteen (14), Parge Sevents (20) East of the Bette Quarter of Section Seven (10), early sin What Corners thereof, said week from thing 25tracks Brook afformaticity agreed & Grant also live about the seven (6) acres instruction through the source of the sevent of the s The total area of the algor-described land after deducting exceptions notes is one hundred sufficiency say (136) acres, more or less B TO SECURE THE PAYMENT of a debt evidenced by certain promissory note ___ of even date herewith signed by Frank Parder 21 Olice M. Pardec of said first part and payable to the said second party, more fully on as soliows:
One principal note for the sum of Mintery hundred and fiely (and being for the principal sum loaned), payable to years the rinter (or in partial payments prior to maturity, in accordance with the stipulation therein) with interest at the rate therein specified and evidenced by coupon notes. First—To pay all taxes, assessments 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 deht secured hereby, and if not paid, that the holder of this mortgage may pay such taxes, liens or assessments, and be entitled to interest on the same at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor. The said first part Lichereby Covenant - and Agree - with the said second party, its successors and assigns, as follows: mortgage shall stand as security therefor.

Second—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 firewood for the use of the grantor's family.

Thisn—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 for the insurable value thereof, with said second party's 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 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 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 necessary. mortgage.

FOUNTH—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 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 or agreements; the whole sum of money herein, secured shall thereupon become due and nayable at the option of the said second party without note, and this mortgage may be foreclosed attraction of the conformal control of the said second party without note, and this mortgage may be foreclosed.

Figure That upon the institution of proceedings to fore the third 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 collected by such receiver to be applied—under the direction of the court, to the payment of any judgment rendered or amount found due under this mortiface. The foregoing conditions, covenants, 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 stid 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 part. (24), otherwise to remain in full force and virtue. IN TESTIMONY WHEREOF, The said first part ichard hereunto set their hand. I the day and year first above written. Changes, Econners at interlinations made prior to signature of of The State of Kansas, County, ss. BE IT REMEMBERED, That on this 2nd day of November 1960, before the undersigned, a Notacy Public in and for said County, personally appeared Blank Ounder My alice M. Parler,

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. My commission expires April 10" 1919. Recorded Dec 10th ad 1915 at 10150' clock a, m.

who are to me personally known to be the identical person 3_who exected the foregoing Mortgage Deed, and duly acknoledged the execu-