The Union Central Life Mortgage.

		American Princips Hundry and Direct Door Marie Liverage alliand
	1 2 36	This Indonture, Made and executed this Twenty: livet day of Iscanfer rod to by
	1	Jankins and lemme & Juntain his wife and Robert M. Junkins and Cloudia
FE INSUR-	1 34 Cet !	of Oonglas County, KANSAS, part Wolf the first part, and THE UNION CENTRAL LIFE INSUR-
اره	See Contraction	ANCE COMPANY, of Cincinnati, Ohio, party of the second part: WITNESSETH That the said first part (1) for and in consideration of the party of the State of the S
eand	Les Red.	Ornelles NESSETH. That the said first partiel for and in consideration of the sum of less Vollar and other brighter the formation of the less of the formation of the less of the formation of the less of the les
	Been da	
n (3),	1 183 8 18	Jesephan County, KANSA, described as follows, to-wit: The South and Frenched (100), acres of the South and quarter of Seation Thirty-fevre (50). Brunship Coulde (12) Range Vinetin (17) East of The Sixth Proviled Meridian.
	135 600	The Sixth Printer-fewe (35). Counship (welve (12) Kange Vinetein (17) East of
	in the	
•	186 263	
	and the	
	der der	
	12 64 63	
	See Sall	
	100 15	
	133 6	
	4.5.	
signed by	The second	TO SECURE THE PAYMENT of a debt evidenced by certain promissory note 5_of even date herewith signed by
more fully	Es dieti	John W. Linking leverice & Secretains level the of said first part and payable to the said second party, more fully
	15 th 31	TO SECURE THE PAYMENT of a debt evidenced by certain promissory note S of even date herewith signed by John W. Jasethino Sente Chandle for think. John W. Jasethino Sentence & Jennikana Rebed W. John Line Garde for John Selena, the stay for long households as follows: The first liber being for One hundred Eighty for and repros believe the stay test to the common of the first formation and office of the sentence
	वास्त्रा व	Lines payable line 1912, and one of the venesining note payable same day in each of the
he stipula-		(and being for the principal sum loance), payable ten years after date (or in partial payments prior to maturity, in accordance with the stipula-
	2544	tion therein) with interest at the rate therein specified and avidenced by compon notes. The said first part LLL nereby Covenantand Agreewith the said second party, its successors and assigns, as follows:
n said real e holder of n, and this	Cherch Cherch a Con	First.—To pay all taxes, assessments and charges of every character which are now, or which hereafter may become liens on said real this mortgage or debt-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
ame are in	1320	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
nd such as	6.34	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. Third—To keep, at the option of said second party, the buildings on said premises insured in someonist stock fire insurance company,
said insur- In case of		approved by the said second party for the insurable value thereol, with said second party's usual form of assignment attached, making said insurance navable 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
ct such in- red by this		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
r any notes herein se-	4 45	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 dime of payment of the debt herein se
the whole	7.79	given in renewal of the notes interin; of any notes given as evidence of interest of any extension of the destination of the de
eceiver ap- amount so	2.3 - villar	
due under by the said	47	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 mortgage.
hereby re-	le m	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 re- leased) at the cost and expense of the said first partial, otherwise to remain in full force and virtue.
written.		IN TESTIMONY WHEREOF, The said first part Wha Mchereunto set This hand S the day and year first above written.
(SEAL)	Recorded	John W. Gunkins. (SPAI) Lenning G. Bruttins. (SPAI) Robert M. Jankins. Claudia Junkins. (SPAI)
(SEAL) ·	Reco	Pl 1 11 2 Constitution (SEAL)
(SEAL)		The State of Kausas. (Seal)
	†	The State of Kansas, County, ss.
ersigned, a		BE IT REMEMBERED. That on this
the execu-		who Cord to me personally known to be the identical person S, who exected the foregoing Mortgage Deed, and duly acknowledged the execu-
		tion of the same. IN WITHESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.
tary Public.	· ·	Low Lord Detabler 14 1909 At Worthing Ref of Decle. My commission expires Detabler 14 1909 Bettle Horthruf Ref of Decle. Reported Jan 23h. at 95 2.11. 1817. Detable Horthruf Ref of Decle. Detable Horthruf Ref of Decle. Detable Horthruf Ref of Decle.
.,,		My commission expires October 14 1909 - October 14 1909 - October 184 1909 - October 184 October 1844. O.W. Cornestrong. Dels.
	1435 1435	10 worker your 20 Will. Winnestrong. Depp.