the 26th day of September, A.D. 1916 between Mary E. Balah and This MUKIUAGE, made the 20th day of September, A.D. 1910 between Mary the Balai and C. C. Balah, her husband, of the County of Franklin, and State of Kansas, parties of the first part, and THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, a body corporate, existing under and by virtue of the laws of New Jersey, and having its chief office

378

in the City of Newark, and State of New Jersey, party of the second part, WINESSER, That whoreas the daid parties of the first part are justly indebted to the said THE PRUDENTIAL INSURANCE COMPANY OF AMERICA for monEy borrowed in the sum of Three Thousand Dollars, to secure the payment of which they have executed one prom issory note, of even date herewith, payable on the 27th day of September, A.D. 1921, being principal note, which note bears interest from Sept. 27th, 1916, at therate of five per cent. per annum, payable semi-annually, and evidenced by ten interest notes of even date therewith, thereto attached.

All of said notes are executed by the said parties of the first part, and bear All of Said notes are executed by one said parties of a first party, and but interest after maturity at therate of ten per tent. per snumm, payable snumally, until paid, and are more payable to the order of said THE PRUDENTIAL DISURANCE COMPANY OF AMPRICA, at its office in Newark New Jersey.

NOW, THE EFORE, THIS INDENTURE WITNESSETH: That the said parties of the first part, in consideration of the pemises, and for the purpose of securing the payment of the money aforesaid and interest thereon according to the itemor and effect of the said promissory notes shove mentioned, and also to secure the faithful performance of all the covenants, conditions, stipulations and agreements herein contained, do by these presents, mortgage and warrant unto the said party of the second part, its sucwhere presence, more given and warrant who are said party of the booth party, as all cessors and assigns forever, all the following desiribed lands and premises, situated and being in the County of Douglas, and State of kansas, to wit: The South Half (S_2) of the Southwest Quarter (S⁴) of Section Sixteen (16),

Township Fifteen (15) South, of Range Twenty-one (21), East of the Sixth Principal containing Eighty (80.) Acres. Meridian.

AND the said parties of the first part expressly agree to pay the said notes promptly as they become due, and to pay all taxes and assessments against said premises when they become due; and agree that when any taxes or assessments shall be made upon said loan said party of the second part or assigns, on account of said loan, either by the State of Kansas or by the county or town wherein said land is situated, the parties of the first part will pay such taxes or assessments when the same become due and payable; and that they will keep the buildings upon the above described real estate insured in some solvent incorporated insurance company satisfactory to the dollars, for the benefit of the party said party of the second part for at least of the second part herein or assigns, so long as the debt above secured shall remain unpaid, and make the policy of insurance psyable to the party of the second part

herein or assigns, as collateral security for the debt above secured. default shall be made in the payment of either of meid notes ot interest thereon, or any part thereof when due; or if the taxes on said premises we not fully paid before same shall become delinquent; or upon failure on the part of the parties of the the first part to pay the taxes or assessments upon the loan secured by this mortgage or the holder thereof, and insurance premiums as heretofore mentioned, then in such case the whole of said principal and interest thereon shall, at the option of said second the whole of said principle and interest shallon shall, do by the broad broad broad party or assigns, become due and payable and this mortgage may be foreclosed at any time after such defailt; but the omission of the party of the second part or assigns to exercise this option at any time or times shall not preclude said party of the second part from the exercise thereof at any subsequent default or defaults of said first parties in payments as aforesaid; and it shall not be necessary for said party of the second part or assigns to giv- written notice of its or their intention to exercise said option at any time of times, such notice being hereby expressly waived by said parties of the first part.

It is further provided that said party of the second part or assigns may at its or their option pay said taxes, assessments and insurance premiuission the failure of the parties of the first part to pay the same as above mentioned, and the money so paid, with interest thereon at the rate of ten per cent. per annum from date of payment shall be a part of the debt secured and collectible under this mortgage; and the said party of the second part or assigns shall, at its or their option, be entitled to be subrogated to any lien, claimeor demand paid or discharged with the money loaned and advanced by the party of the second part and secured by this mortgage. And the party of the second part, or assigns, may part and discharge any liens that may exist against above described real estate that may be prior and senior to the lien of this mortgage; and the money so paid shall become a part of the lien of this mortgage and

Mologing, interest at the rate of ten per cent. per annum. In case of foreolosure, sold party of the second part, or assigns, shall be en-tiltled to have a releiver appointed by the Court, who shall enter and take possession of the premises, collect the rents and profits thereon and apply the same as the Court may di rect.

Privilege is given the said parties of the first part, their heirs or legal representatives, to make payments on asid principal note, in sums of one hundred dol-lars, or any multiple thereof, at the maturity of any one of the aforesaid interest coupons, and the amount so paid shall be credited on said principal note, whereupon gach of said interest coupons, not then matured, shall have a rebate credit in a sum in proportion to the amount so paid and credited on said principal note.

The foregoing conditions, covenants and egreements being performed, this mortga shall be void and shall be released by the party of the second part at the costs and this mortga :0 expense of the parties of the first part; otherwise to remain in full force and virtue. IN WITNESS WHEREOF, the said parties of the first part have hereunto set their hands and seels on the day and year first above written.

(SEAL) Mary E. Balch

State of Kansas, County of Douglas, 88. C. C. Baldh Be 15 Remembered, that on this 28 day of September, A.D. 1916, C. Baloh (SEAL) before me, the

Corp Seal

Octa

is hereby released and

cancelled this_

D

. 19262

ured

by

this 200

mortgage the original instrum

has

bern

paid 5

full, and

5 FB

and orce of on the

.9

Lollowing

luter

By.

Frederic udential

0

mpany of aner

Prese

Q

30 2

Q