per annum. In Testimony Whereof, The said party of the first part does hereunto subscribedhis name and affix his seal on the day and year above mentioned. Executed and Delivered in Presence of W. M. Parsons, (Seal)

STATE OF KANSAS: WYANDOTTE COUNTY:SS: BE IT REMEMBERED; THAT on tHs 7th day of October, A. D. nineteen, hundred and six-teen, before me, the undersigned, a Justice of Peace in andffor Wyandotte (said) County and State, Kansas, cane W. M. Parsons, a widower, who is personally known to me to be the identical person described in aNd who executed thefforegoing mortgage deed, and the identical person described in aNd who executed thefforegoing mortgage deed, and State, Kansas, on the execution of the same to be his voluntary act and deed. In Testimony Whereof, I have hereunto subscribed my name and affixed my official STATE OF KANSAS: WYANDOTTE COUNTY: SS:

seal on the day and year last above written.

H. L. Green, Justice of peace if and for Shawnee township; Wyandotte County, Kansas.

Lille Northrups Register of Deads, 5 Pence Walton, Deputy.

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Recorded on May 26th, A. D. 1917, at 3:35 oclock, P.M.

HORTGAGE.

This Mortgege, Made-the-24th-day-of-May, -A.-D.-1917, -Between-John-E.-Matney-and Nattin-M. Matnay, his wife, of the-County of Douglas-and State of Kanass, parties of mattine an autiny, all with, ol-off-bound; or-bougies-and other of Annab, parting-of the first part, and The Prudential Insumates Company of Maerica, a tody-corporate, ex isting under and by virtue of the laws of New Jorsey, a d-hoving-ibs-chief-office-in the Oily of Newerky and State of New Jorsey, parties the second part, the first part justy indebtody sild partitos of Witnesseth: Biat whereas, the

PARTIAL RELEASE OF MORTGAGE.

STATE OF OHIO: FRANKLIN COUNTY: SS:

STATE OF OHIO: FRANKLIN COUNTY: SS: KNOW ALL MEN BY THESE PRESENTS, That I, Ells Thompson, of the County and State aforesaid, do hereby dertify, that a cortain indenture of Mortgage dated September 27, 1913, made and theouted by E. W. Sellards and Winnie Sellards, of the first part, to Ells Thompson of the second part, and recorded in the office of the Register of Deeds, of Douglas County, in the State of Kansas, in volume 51, page 305, on the 28th Deeas, of Douglas County, in the state of AshSas, in volume 51, page 305, on the 29th day of Spptember, A. D. 1913, is as to Lot numbered Eleven (il), Block numbered Four (4), University Place, an addition to the City of Lawrence, Douglas County, Kansas, in Douglas County, Kansas, Fully pid, Satisfield; Released, Discharged. This release is given on the express terms and condition that is shall in no wise affect the lien of the above mentioned mortgage, but shall only be construed as a release from the lien of said mortgage as to the land above described. Witness my hand this 10th day of May, A. D. 1917.

Ella Thompson.

STATE OF OHIO: PRANKLIN COUNTY: SS:

DEATE OF ONIO: FRAMELIN COUNTIND: Be It Remembered, That on this 10th day of May, A. D. 1917, before me, the under-signed a Notary Public, in and for said County and State, came Ella Thompson, who personally known to me to be the same percon who executed the within release, and such person duly acknowledged the execution of thesame.

In Testimony Whereof, I have hereinto sEt my hand and affixed my Notarial seal on the day and year last above written.

Term expires Jan. 20, 1920. (L.S.)

Recorded on May 26, A. D. 1917, at 9:10 oclock, A. M.

C. P. KcClelland, Notary Public, Franklin County, Ohio. Litelle Northrup Register of Deeds, Lo Geine Walton Deputy.

MORTGAGE.

THIS MORTGAGE, made the 24th day of May, A. D. 1917, between John E. Matnay and Mat-tie M. Matnay, his wife, of the County of Douglas and State of Kansas, parties of the tie M. Mainey, his wife, of the county of Lougies and State of Ansas, 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 in the City of Newark, and State of New Jersey, party of the coond part, Witnesseth: That whereas the said parties of the first part are justly indebted to b the said The Prudential Insurance Company of America for money Borrowed in the sum of

the said The Prudential Insurance Company of America for money Borrowed in the sum of Thirty Seven Hundred Dollars, two secure the payment of which they have executed one p promissory note, of even date herewith, payable on the 29th day of May, A. D. 1924, bt being principal note, with note bears interest from May 20th, di917, at the rate of is five per cent. per annum, payable semi-annually, and evidenced by 14 interest notes of even date therewith, thereto stached. All of said notes are executed by the said parties of the first part, and bear in-terest after maturity at the rate of the net of the said The Prudential Insurance Company of America, at its office in Newsyk. New Jersey.

paid, and are made payable to the order of the said the Fridential insurance company of America, at its office in Newark, New Jersey. Now, Therefore, this Indenture Witnessofth That thesaid parties of the first part, in consideration of the premises, and for the purpose of securing the payment of the mon-ey aforesaid, and interest thereon according to the tenor and effect of the said promssory notes above mentioned, and also to secure the faithful performance of all the covenants, conditons, stipulations and agreements herein contained, do by these pro-sents, mortgage and warrant unto the said party of the second part, its successors sents, mortgage and warrant unto the sala party of the social party its successors and assigns forever, all the following described lands and premises, situated and be-ing in the County of Douglas, and State of Kansas, to wit: The Northeast quarter $(N \to \frac{1}{2})$ of Section Seven (7), Townchip Twolve (12) South, of Range Eighteen (18), East of the Sixth Principal Meridian, containing One Hundred Sixty (160) acres.

And the said parties of the first part expressly agree to pay the said notes prompt ly 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, or upon said party of the second part or assigns, on account of said loan,