MORTGAGE RECORD 75

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W 5 55 4 4 19 4	tgage -	Filed for record April 2.	.1925
W.D.Plateman & Wife		at 10:20 A.M. 950 Elvel	lunan
Unión Central Life Insurance Co.		Register of Deeds	I.a.
			Fael
Hael M. Plateman husband and wife of Dau Gentral Life Insurance Company, of Cin_cin Titnesceth, That the said pr of Two Thourand (\$2000.00) Dollars, paid by is hereby acknowledged. mortgage and marrar part, its successors and assigns, forever, Douglas County, Kanses described as follows The southeast quarter of the Range seventeen (17) contain The north twenty (20) acres (12) Township Twelve (12) Ra- west fractional half of the Range Eighteen (15). All of Meridian and contains eighty To secure the payment of a debt evidenced W.D. Plateman and Hazel M. Plateman party of second part at its Home Office in Cin_cinas note for the sun of Two Thousand Dollars pa maturity in accordance with stipulation the therein specified; interest until naturity draw interest after may become liens on said re against said party of the second part or it hereby, before the same become delinquent, interest on the loan secured hereby does no does, the excess is to be paid by the said does not pay the taxes, charges, liens or a mortgage may pay them and here hereby does no does, the excess is to be paid by the said does not pay the taxes, charges, liens or a mortgage may pay them and be entitled to in and this mortgage shall stand as security f Second, To keep said real es on in as good condition and repair as of th of timber, except for making and repairing for firefordion said real estate. Third. To keep at the option the paildings therefort for said party of the s be annount so paid with interest at tenpe Fourt, Jin case taxes, asses herein provided by the party of the second of the first part on demand together with i Fifty, If the maker or maker	clas County, Kanasa ati, Ohio party of rrited the first y the said party of the certain tract , to-wit: s coutheast quarter ing forty (HO) acr of the east haif o mage seventeen (17) morthrest quarter the above describe y a certain promi f the first part a tit, Ohio, more ful yeble on April 1, rein, with interes being evidenced by the rate therein s the part hereby cover follows: essements and charge al estate when due a sasigns, on this provided the maxim party of the secon sessments herein . the fame and all build is date. To permit the fences on the area on the same or the maxim the fame of the secon per i. In cas r cent per annum, is nation and the setisfan area of all build is date. To permit the fences on the set on per i. In cas r cent per annum, is sterest at ten per a of said notes sho	the second part: part for and in consideration of the second part the receipt of w rry of the said party of the sec or parcel of real estate, situate of section one (1) Township Twel es more or less. If the northeest quarter of section and the north twenty (20) acress of section seven (7) Township Twe d land is east of the sixth Princ r less. sory note of even date herewith and payable to the said party of the d section seven (7) Township Twe d land is east of the first part d land is east of the sixth Princ r less. sory note of even date herewith and payable to the said party of the from date until padd at the rat interest notes of even date, whi pecified. nant and agree with the said part es of every character which are n . To pay all taxe assessed in Ka mortage or the notes or dobt as to such latter taxes, together um permitted by law to be paid, b d part. If said party of the firs ovenanted to be paid, the holder at the rate of ten per cent per aid, with interest. lings, fences and other improvemen or comit to keeps ald linear when the base and the rimprovemen are of such as shall be necess totion of the said party of the sec lument is ach the dual way her of e of lating to be be ald insurts shall be secured by this mortage ens and insurpace prenums are pa- be paid may be collected from the j cent per annum from date of paym all fail to pay any of seid noter	The Union is the sum which which which which which as in live (12) and the size of the size t
notes given in renewal of the notes herein; of the time of payment of the debt herein s conform to or comply with any of the forego secured shall thereupon become due and payal without notice, and this mortgage may be foi per cent per annum after maturity by defaul . When the indebtedness secures conditions have been kept and performed, th said party of the second part at the cost au failure of the second part to release this : hereby waived, otherwise to remain in full : In Testimony Thereof, The said	or any notes given ecured when the sa- ing covenants or a d- ble at the option or reclosed. Interest t or otherwise unt: 1 hereby has been d is conveyance shall ad expense of the s mortgage, all clair force and effect.	as evidence of interest on any en- as shall be due; or there is a far greements; the whole sum of money by the said party of the second pr on the debt secured hereby shall ll paid. 'ully prid and the foregoing cover i be void, and shall be released	xtension ilure to herein art be ten nants and by the case of s is
the day and year first above written.		W.D. Plateman (SEAL)	5
		Hazel M. Plateman (SEAL)	esite
State of Kansas I Shawnee County ISS			
Be it remembered, That on thi Public in and for said County appeared W.D. to me personally known to be the identical neknowled; the execution of the same.	Plateman and Hazel persons who execute	h 1923 before the undersigned a N M. Plateman husband and wife with foregoing mortgage deed, ar and affixed my official seal the	nd duly
year last above written.		C.R.Ambrose	Khen L
TE		Notary Public. Shawnee County, Kansas.	
My commission expires Nov. 5th, 1928.			5
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