MORTGAGE RECORD 75

Central Life Insurance Company of Cincinnati, Ohio party of the second parts Mitnesseth, That the sell parties of the first part for and in consideration of the funn of Thirty fire hundred (3550.00) Tollars paid by the seld party of the second part, the receipt of which is hereby scinceledged mortgage and myrant unto the seld party of the second part its nuccess ore and scilleng, forever, the certain truet or parcel of real estite situates (14). To inship Twelve (12) Engage seventeen (17) East of the stuth Principal Meridian containing eighty (20) acces, one or less. The secure the payment of a deit evidenced by cortain proiseory note of evan date hereit signed by (20) acces, one or less. To scenare the payment of a deit evidenced by cortain proiseory note of evan date hereit signed by rest its Have Office of Oincinnti, Ohio more fully described as follows: Corporation and the Hargy party of the first our of Thirty fire hundred Dollars pay ble on Permary 1 1939 or in partial payments prior to maturity in accordence with stipulation therein with inferret are the adapted and the rest therein appetite of the scient and gree with the and party of the second part its euccessors and assigns as follows: Mark and the second part of the first our there's there's covent and grees with the ard party of the second part its euccessors and assigns as follows: Mark and the second part of the second part. If and party of the first part there in the low second here to its assign, on this origing or the notes or debt secund hereby, before the much become delthouse the reak and the to be seld party of the second and the more thereby does not the case of the second part. If and party of the second reak of the mark and the more thereby does not the assign to count to onset, proved as the reak of the first part and the assign and to the assign to count in other assign of the second art of the first part of the second part of the second part. If and party of the second art of the cound, to belive the policies

per cent per snnum after maturity by default or otherwise until paid. When the indebtedness secured hereby has been fully paid and the foregoing covenants and conditions have been kept and performed this conveyance shall be void, and shall be released by the party of the social part at the cost and expense of the said party of the first part. In case of failure of the said party of the second part to release this mitage, all claim for statutory penalty or damages is hereby waived, otherwise to remain in full force and effect. In Testimony Whereof, The said parties of the first part have hereunts set their built the dam and there withten

hands the day and year first above written. (SEAL)

Howard Henry Mae Henry (SEAL)

State of Kansas Iss Shawnee County

Contraction of the second

Shawnee County 155 Be it remembered, That on this 13th day of Vovember 1928 before the undersigned a Notary Public in and for soid county appeared Howard Henry and Mae Henry husbend and wife who are to me personally known to the identical persons who executed the foregoing mortgage deed, and duly acknowledged the executive the same. Identifies Whereof, I have hereunto set my hand and affixed my official seal the udala rest

day and year last above written.

Mary H. Jones Notary Public Shawnee County, Kansas.

My commission expires May 25, 1932

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My satisfied following

Children and

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Register of Deeds

Recorded

June

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The