358

To secure the payment of a debt evidenced by a certain promissory note of which the following is a copy:

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the second states and states and

THE STORE

\$ 3,257.50

February 6, 1952

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Recorded

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Registe

Dated a

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For value received, I promise to pay to the order of

1.1.1.1.1

THE UNION CENTRAL LIFE INSURANCE COMPANY OF CINCINNATI, OHIO, the sum of Three Thousand Three Hundred Fifty-seven and 50/100 (\$3,357.50) - DOLLARS at the Home Office of said Company in Cincinanti Ohio, in installments as follows: \$53.75Principal lat day of September 1952, and \$63.75 principal on each March 1st and September 1st thereafter to and including September 1, 1964, and the balance of principal on March 1, 1965. In addition thereto interest on unpaid principal at the rate of 42 per cent per annum shall be payable with each installment. Interest shall begin Earch 1, 1952.

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This note evidences a balan ent of any installment of the sea described in said mortgag e other covenants contained that and principular of hance of purchase money and is accord by a morphage or deed of trust of even date. In the event of default in the of any intailing of the possible in interest therease or default in the possible of the possible in the second by a seco rney for collection, I agree to pay all costs of collection and a reasonable attorney's fee, if

Address

Talter V. Lindholm

Sarah E. Lincholm

This conveyance shall secure any and all renewals or extensions of the whole or any part of said indebtedness however evidenced, with interest at such lawful rate as may be agreed upon and any such renewals or extensions or any change in the terms or rate of interest shall not impair in any manner the validity of, or priority of this mortgage or release the party of the first part from personal liability for the debt hereby secured.

The right is hereby given by the party of the first part and reserved by the party of the second part, successors or assigns, to make partial release or releases of the security hereunder, agreeable to the party of the second part, without notice to or the consent, approval, or agreement of other parties in interest, which partial release or releases shall not impair in any manner the validity of, or priority of this mortgage on the security remaining.

The said part 108of the first part hereby covenant and agree with the said party of the second part, its successors and assigns, as follows:

SUCESSIVE and easigns, as nonves: FIRST-- To pay all tars, assessed in Kanas against sild party of the second part, or ils assigns, on this mortage or the notes real estate when due, also all tars assessed in Kanas against sild party of the second part, or ils assigns, on this mortage or the notes or debt scourd hereby, before the same become delinquent, provided the amount of such latter tarse together with the interest on the debt secured hereby does not encode the maximum parmitted by law to be paid, but if does, the ences is to be paid by the said party of the second part; to deliver to the party of the second part, receipts showing payment thereof.

SECOND .- To keep said real estate and all buildings, fences and other improvements thereon in as good condition and repair

THIRD.—To keep the buildings now on or hereafter erected on said real estate insured at the option and to the satisfaction of arty of the second part, delivering all policies and renewals thereof to said party of the second part. The party of the first part y saigns and transfers to the party of the second part all right and interest in all policies of insurance carried or to be carried upon said property.

FOURTH -- In case of failure to pay the taxes, liens, assessments and charges, or to effect said insurance, the party of the second part may pay said taxes, liens, assessments, charges, and effect such insurance. The amounts so paid shall be due and payable, at the option of the party of the second part, with interest at the highest rate permitted by law, and such amounts shall be secured hereby

FIFTH-That, if the party of the second part herein is now, or hereafter becomes the owner or holder of a mortgage, or mortgage, other than this, upon the real estate herein described, or any part thereof, fallure to comply with any of the requirements or conditions of either of all dorregregs, which failure would mature the indebtedness secured by it, shall insture, at the option of the party of the second part, herein, the indebtedness under all such mortgages.

Secone part percent, use innocetedness more all soon moregare. SiXTH—That as additional and collateral security for the payment of the notes and the indebtedness hereinheters described, said party of the first part hereby asigns to and party of the second part, its successors and asigns, all of the renty, profits, revenues, rights, rayhing and bandfu accounting under all tenancies and lesses now on said real exists, or which may hereafter be placed thereon and the tenant, lesse or sub-lesse is hereby directed on production of this moregage or celled copy thereof, to pay said rents, profits, revenues, rights, revailies and benefits to said party of the second part, its successor and asigns; this provides to beceden feelings only quad addust in the items and conditions of this moregage or the notes hereby secured, or poirto to such default, upon notice to the lesser is such lesse, and to terminate and become null and void upon release of this mortgages.