MORTGAGE	n mer michan han han han han han han han han han	
	Book 113 HHFC, Made this 20th day of June	
D. 19.56 , between		
		1 1 3 7
Lawrence	, in the County of Douglas and State of Kansas	
the first part, and	E. M. Cameron, DBA The Vailey Security Company.	
	party of the second par	
	itnesseth. That the said part 103 of the first part, in consideration of	the sum of
	renty 1ve and no/00 (\$875.00) the receipt of which is hereby acknowledged, hs. VO sold and by these prese	
ant, bargain, sell and h	fortgage to the said part y of the second part his beirs and ass	gns forever,
that tract or parcel of inness, described as follow	and situated in the County of Douglas	and State of
he Southeast corr complete mini- complete semi-co ight and one-Halt	at a point on the South Line of Twenty-Three (23)rods Wet mar of the Southwest Quarter (SW4) of Section Twenty (20) (13), South of Range Twenty (20), East of the Sixth Print North Eight and one-Half (84) rods, from thence on a line Ircle Northwardly to a point Ten (10) rods due West, them (84) rods to the South line of seid Quarter Section, the Line East to the place of beginning, containing about three	forming se South
	, and all the estate, title and interest of the said part 105 of the first part the	arein.
A COLUMN STREET	thes and agree that at the delivery here of they are the law	
	d, and selzed of a good and indefeasible estate of inheritance therein, free and	
umbrances ·		
liars, according to the	a mortgage to secure the payment of Bight Hundred Seventy-Five terms of & certain promisory Not e this day executed and del	Vered by the
olism, according to the ud <u>RELphLs</u> Monte id part <u>of</u> the s	terms of a certain promisory Not e this day executed and del all and Georgianna Montell, his wife scond part E. M. Cameron, DBA The Valley Security Company	wired by the
ollars, according to the ad <u>RElphis Monte</u> id part. <u>A</u> of the s	terms of a certain promisory Not e this day executed and del all and Georgianna Montell, his wife scond part E. M. Cameron, DBA The Valley Security Company	wired by the
ollars, according to the ad <u>RElphis Monte</u> id part. <u>A</u> of the s	arms of a certain promisory Note this day executed and del and Georgianna Montell, his wife second part E. M. Cameron, DBA The Valley Security Company and this conveyance shall be void if such payment and this conveyance shall be void if such payment and this conveyance shall be void if such payment default be made in such payments, or any part thereof, or interest thereon, or i up thereon, then this conveyance shall become absolute, and the whole amount all be involved for the said part. The thereafter, to sell the premises hereby granted, or any part thereof, in the all the moseys arising from such sale to retain the amount then due for principal d charges of making such sale, and the overplus, if any there be, shall be paid by the and to said.	to the to the to the the taxes, or shall become administrat- manner pre- and interest, is part
blass, according to the <u>B</u> <u>Relphle</u> Monto id part <u>Y</u> of the s herein specified. But i the insurance is not keps and payships, and it sho and assigns, at any the "bled by law; and out ou gether with the costs an	arms of a certain promisory Note this day executed and del and Georgianna Montell, his wife second part E. M. Cameron, DBA The Valley Security Company and this conveyance shall be void if such payment and this conveyance shall be void if such payment and this conveyance shall be void if such payment default be made in such payments, or any part thereof, or interest thereon, or i up thereon, then this conveyance shall become absolute, and the whole amount all be involved for the said part. The thereafter, to sell the premises hereby granted, or any part thereof, in the all the moseys arising from such sale to retain the amount then due for principal d charges of making such sale, and the overplus, if any there be, shall be paid by the and to said.	wired by the
blass, according to the d. <u>Be lphls</u> . Montel id part. <u>J</u> of the s berein specified. But i the insurance is not kep as and paywhis, and it sh and assigns, at any the ribed by law; and out of gether with the costs an aking such sale, on dem	arms of a certain promisory Note this day executed and del and Georgianna Montell, his wife second part E. M. Cameron, DBA The Valley Security Company and this conveyance shall be void if such payment and this conveyance shall be void if such payment and this conveyance shall be void if such payment default be made in such payments, or any part thereof, or interest thereon, or i up thereon, then this conveyance shall become absolute, and the whole amount all be involved for the said part. The thereafter, to sell the premises hereby granted, or any part thereof, in the all the moseys arising from such sale to retain the amount then due for principal d charges of making such sale, and the overplus, if any there be, shall be paid by the and to said.	where by the to the to the the taxes, or shall become administrat- manner pre- and interest, e part and assigns
olians, according to the ad	sarms of a certain <u>proviseory Note</u> this day executed and del and Georgianne Montell, his wife scond part E. M. Cameroni, DEA The Valley Scurity Company and this conveyance shall be void if such payment default be made in such payments, or any part thereof, or interest thereon, or i m thereon, then this conveyance shall be come absolute, and the moneys arising from such asle to retain the amount then due for principal scharges of making such asle, and the overplus, if any there be, shall be paid by the and to said <u>berr</u> 10.000 hereby grant here be, shall be paid by the and to said <u>berr</u> 10.000 hereby grant here be, shall be paid by the and to said <u>berr</u> 10.000 hereby grant here be, shall be paid by the and to said <u>berr</u> 10.000 hereby grant here be, shall be paid by the and to said <u>berr</u> 10.000 hereby grant hereby grant hereby and hereby and hereby grant there be, shall be paid by the and to said <u>berr</u> 10.000 hereby and the due for principal and to said <u>berr</u> 10.000 hereby and the first part here be, shall be paid by the and year first above written. <i>Rollh of M. H.C.</i>	where by the to the to the the taxes, or shall become administrat- manner pre- and interest, e part and assigns
blass, seconding to the d. <u>Belphle</u> . Montel ld part <u>of</u> the s bergin specified. But it is insurance is not key and assigns, at any the ride by laws and out of gather with the cost an aking such sale, on dem All But Witness	sarms of a certain <u>proviseory Note</u> this day executed and del and Georgianne Montell, his wife scond part E. M. Cameroni, DEA The Valley Scurity Company and this conveyance shall be void if such payment default be made in such payments, or any part thereof, or interest thereon, or i m thereon, then this conveyance shall be come absolute, and the moneys arising from such asle to retain the amount then due for principal scharges of making such asle, and the overplus, if any there be, shall be paid by the and to said <u>berr</u> 10.000 hereby grant here be, shall be paid by the and to said <u>berr</u> 10.000 hereby grant here be, shall be paid by the and to said <u>berr</u> 10.000 hereby grant here be, shall be paid by the and to said <u>berr</u> 10.000 hereby grant here be, shall be paid by the and to said <u>berr</u> 10.000 hereby grant hereby grant hereby and hereby and hereby grant there be, shall be paid by the and to said <u>berr</u> 10.000 hereby and the due for principal and to said <u>berr</u> 10.000 hereby and the first part here be, shall be paid by the and year first above written. <i>Rollh of M. H.C.</i>	where by the to the to the the taxes, or shall become administrat- manner pre- and interest, e part and assigns
blass, according to the d. <u>Bellphle</u> . Montel ld part <u>V</u> of the s bergin specified. But it the insurance is not key and assigned the solution and assigned the solution and assigned the cost as gather with the cost as aking such sale, on dem <u>The Witness</u> md 9 and assil the day	sarms of a certain promisory Note this day executed and dell and Georgianna Montell, his wife second part 5. M. Cameron, DBA The Valley Security Company and this conveyance shall be void if such payment in the second part 5. The said part of the second part is thereon, or it is the thereafter, to sell the premises hereby granted, or any part thereof, in the all the money arising from such ask to retain the amount then due for principal default be reade in such payments, or any part thereof, in the all the money arising from such ask to retain the amount then due for principal default to said part 1. If the overplue, if any there be, shall be paid by the and to said be presented by the first part has Te hereunto set the and year first above written. Where in presence of Mich year first above written. We all the interaction of the said part 1. All of the first part has Moutof Mich year first above written. We all the interaction of the said part 1. All of the first part has Moutof Mich year first above written. We have the presence of the said part 1. All of the first part has Moutof Mich year first above written. We have the presence of the part has the part has the first part has the first part has the first part here the first part here the first part the first part the first part the first first part first above written. We have the presence of the presence of the first part has the first part the first part the first part firs	mts be made the taxes, or shall become administrat- manner pre- and assigns and assigns ir (SEAL)
blass, according to the d. <u>Bellphle</u> . Montel ld part <u>V</u> of the s bergin specified. But it the insurance is not key and assigned the solution and assigned the solution and assigned the cost as gather with the cost as aking such sale, on dem <u>The Witness</u> md 9 and assil the day	serms of a certain <u>provisory Note</u> this day executed and del and Georgianna Montell, his wife scond part L. M. Cameron, DEA The Valley Scuttity Company and this conveyance shall be void if such payme and the sconveyance shall be void if such payme and the second part and part thereof, or interest thereon, or and the moneys arising from such sale to retain the amount then due for principal d charges of making such sale, and the overplus, if any there be, shall be paid by if and to said	to the to the to the to the the taxes, or shall become administrat- manner pre- and assigns and assigns ir (SEAL) L_(SEAL)
alian, according to the ad Montet id part of the s barnin specified. But it the insurance is not key and paymale, and it sh and assign, at any this ribed by laws, and out of gether with the costs and aking such sale, on dem 	serms of a certain <u>provisory Note</u> this day executed and del and Georgianna Montell, his wife second part b. M. Cameroni, DEA The Valley Scuttity Company and this conveyance shall be void if such payments of default be made in such payments, or any part thereof, or interest thereon, or i up thereon, then this conveyance shall be void of such payment and this conveyance shall be void if such payment and this conveyance shall be void if such payment of default be made in such payments, or any part thereof, or interest thereon, or i up thereon, then this conveyance shall be void of such payment and the moneys arising from such sale to retain the amount then due for principal scharges of making such sale, and the overplus, if any there be, shall be paid by it and to said <u>better</u> whereofs. The said part <u>198</u> of the first part ha Ye hereunto set the and year first above written. wered in presence of <u>Herein Montell</u> BAS. County set as a set of the sale be the orgin new Montell	defined by the to the
alian, according to the ad Montet id part of the s barnin specified. But it the insurance is not key and paymale, and it sh and assign, at any this ribed by laws, and out of gether with the costs and aking such sale, on dem 	serms of a certain <u>provisory Note</u> this day executed and del and Georgianna Montell, his wife second part E. M. Cameroni, DEA The Valley Scuttity Company and this conveyance shall be void if such payment (default be made in such payments, or any part thereof, or interest thereon, or i up thereory, then this conveyance shall be void if such payment and this conveyance shall be void if such payment and this conveyance shall be void if such payment (default be made in such payments, or any part thereof, or interest thereon, or i up thereory, then this conveyance shall be void if such payment and the second part <u>any part thereof</u> , or interest thereon, or i up thereof the said part <u>hereof</u> or interest thereon, or a thereafter, to sail the premise a hereby grant due for principal i charges of making such sale, and the overplus, if any there be, shall be paid by it and to said <u>here</u> whereoff. The said part <u>here</u> of the first part here be, shall be paid by it and to said <u>here</u> wred in presence of <u>Machine A. Moutfell</u> BAS. County as: BE IT REMEMBERERED, That on this <u>3.9</u> (bday of <u>here</u> <u>A.</u> <u>before</u> me. <u>Allocidence</u> <u>A.</u> <u>before</u> <u>Machine</u> <u>A.</u> <u>before</u> me. <u>Allocidence</u> <u>A.</u> <u>before</u> me. <u>A.</u> <u>before</u>	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
alian, according to the ad Montet id part of the s barnin specified. But it the insurance is not key and paymale, and it sh and assign, at any this ribed by laws, and out of gether with the costs and aking such sale, on dem 	serms of a certain <u>proviseory Note</u> this day executed and del and Georgianna Montell, his wife second part 5. M. Cameron, DEM The Valley Security Company and this conveyance shall be void if such payment if default be made in such payments, or any part thereof, or interest thereon, or if default be made in such payments, or any part thereof, or interest thereon, or if default be made in such payments, or any part thereof, or interest thereon, or if default be made in such payments, or any part thereof, or interest thereon, or if default be made in such payments, or any part thereof, or interest thereon, or if default be made in such payments, or any part thereof, or interest thereon, or if the moneys arising from such sale to retain the amount then due for principal d charges of making such sale, and the overplus, if any there be, shall be paid by it and to said be retain the armount then due for principal d charges of making such sale, and the overplus, if any there be, shall be paid by it and to said be whereoff. The said part 155 of the first part ha V ^o hereunto set the and year first above written. Where in presence of Mary M. F. Moutch Balph L. Montell BAS, <u>County</u> BB FIT REMEMBEREED, That on this <u>3.9</u> Shday of <u>Moves</u> A before me. <u>3.0</u> Mary d <u>Moves</u> A is and for said County and State, came. <u>Co.94</u> S. M. Prince Date of County and State, came. <u>Co.94</u> S. M. Prince Date of County and State, came. <u>Co.94</u> S. M. Prince Date of County and State, came. <u>Co.94</u> S. M. Prince Date of County and State, came. <u>Co.94</u> S. M. Prince Date of County and State, came. <u>Co.94</u> S. M. Prince Date of County and State, came. <u>Co.94</u> S. M. Prince Date of County and State, came. <u>Co.94</u> S. M. Prince Date of County and State, came. <u>Soluter</u> S. M. Prince Date of County and State, came. <u>Soluter</u> S. M. Prince Date of County and State, came. <u>Co.94</u> S. M. Prince Date of County and State, came. <u>Co.94</u> S. M. Prince Date of County and State, came of Co.94 S. M. Prince Date of County and Stat	<pre>(\$22,00) wered by the to the to the to the end base end bases end base</pre>
alian, according to the ad Montet id part of the s barnin specified. But it the insurance is not key and paymale, and it sh and assign, at any this ribed by laws, and out of gether with the costs and aking such sale, on dem 	serms of a certain <u>provideory Note</u> this day executed and del and Georgianna Montell, his wife second part L. M. Cameroni, DEM The Valley Scuttity Company and this conveyance shall be void if such payment in the made in such payments, or any part thereof, or interest thereon, or is up thereon, then this conveyance shall be void if such payment and this conveyance shall be void if such payment is up thereon, then the conveyance shall be void if such payment and the second part 11 and 11 and 11 and 12	(SEAL)
alian, according to the ad Montet id part of the s barnin specified. But it the insurance is not key and paymale, and it sh and assign, at any this ribed by laws, and out of gether with the costs and aking such sale, on dem 	serms of a certain <u>proviseory Note</u> this day executed and del and Georgianna Montell, his wife second part b. M. Cameron, DEM The Valley Security Company and this conveyance shall be void if such payment if default be made in such payments, or any part thereof, or interest thereon, or if default be made in such payments, or any part thereof, or interest thereon, or if default be made in such payments, or any part thereof, or interest thereon, or if default be made in such payments, or any part thereof, or interest thereon, or if default be made in such payments, or any part thereof, or interest thereon, or if the moneys arising from such sale to retain the amount then due for principal d charges of making such sale, and the overplus, if any there be, shall be paid by it and to said be wered in presence of SAS, County BS IT REMEMBERED, That on this <u>30</u> bhday of <u>before</u> a <u>based</u> of the said for said <u>and to a sid</u> <u>be such as a side</u> <u>before</u> me. <u>SAS</u> , <u>County</u> BS IT REMEMBERED, That on this <u>30</u> bhday of <u>before</u> a <u>before</u> me. <u>SAS</u> , <u>County</u> <u>be be the same person 3 who executed the foregoin of writing, and duly admovedged the execution of the same. IN WINFERS WINESDOF, I have here who as before in parts and grass and year first above work the same person 3 who executed the foregoin of writing, and duly admoved to be the same person 3 who executed the foregoin or writing, and duly admoved to be witten.</u>	(SEAL)
alian, according to the ad Montet id part of the s barnin specified. But it the insurance is not key and paymale, and it sh and assign, at any this ribed by laws, and out of gether with the costs and aking such sale, on dem 	sarms of a certain <u>proviseory Note</u> this day executed and del and Georgianna Montell, his wife scond part L. M. Cameront, DEM The Valley Scuttity Company and this conveyance shall be void if such payment is the second part be made in such payments, or any part thereof, or interest thereon, or is up thereon, then this conveyance shall be void of such payment and this conveyance shall be void if such payment is up thereon, then the conveyance shall be void of such payment and the second part of the said part is provide anount and the moneys arising from such sale to retain the amount then due for principal is charges of making such sale, and the overplus, if any there be, shall be paid by if and to said <u>helt</u> wered in presence of <u>Microscope Montell</u> BAS, <u>county</u> BE IT REMEMBERERED, That on this <u>3.9</u> Shday of <u>herean</u> A. before me. <u>Att Microscope Scope</u> <u>Strate</u> <u>S. Montell</u> is and, for said County and State, came <u>Bollen</u> <u>S. Montell</u> to me parsonally known to be the same parson 3 who exacuted the foregrain of writing and duy adinovaled the execution of the same. IN WITHERS WHEREOF, I have have monted as and strate for some and shall be the same parson 3 who exacuted the foregrain of writing said duy adinovaled by the execution of the same. IN WITHERS WHEREOF, I have have not on the same and affined my on the day and year lat above Titer.	(SEAL)

1

l.

Second Second

()

128

1.010

Alter Car

「「いい」

ing

-

9

11.

1. 14