TO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appurtenances thereanto belonging, or in anywise appertaining forever: PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said William C. Uhls and Dorothy B. Uhls, his wife have ... this day executed and delivered one ' certain promissory note to said part ies of the second part, for the sum of Thirteen Hundred Fifty (\$1,350.00) Dollars ------DOLLARS bearing even date herewith, payable at their office in Eawrence, Kansas, in equal installments of Fifty and no/100 (\$50.00)-DOLLARS each, the first installment payable on the \_\_\_\_\_lst\_\_\_\_day of \_\_\_\_\_July\_ July ,19.57 , the second 19.57 , additional second installment on the lst day of August the first day of each and every month in each year thereafter, until the entire sum is fully paid. Now if said **BILLIAM G. DILE**, **ARE FORCEDRY D. URLES, ILE REPORT**. Now if said **BILLIAM G. DILE ARE FORCEDRY D. URLES, ILE REPORT**. The hears or assigns, said sum of money in the above escribed notes mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed and levid against said premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is not kept up, then the whole of and sum and sums and interest thereon, shall and by these presents become due and payable, and said particles of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage. And the said part 185 of the first part, for themselves and for their teirs do hereby covenant to and with the ad part ina\_of the second part, executors, administrators and assigns, that they are lawfully seized in fee of said premises, and have good right to sell and convey the same, that said premises are free and clear of all encumbrances, except a first mortgage to Capitol Federal Savings and Loan Association, Topeka, Kansas in the original sum of \$11,500.00, dated June 4, 1957 and that they will, and their and their heirs, executors and administrators shall, forever warrant and defend the title of the said ms and demands of all persons whomsoever. ises against the lawful cla In Witness Whereof, The said parties of the first part have hands the day and ereunto set their ATTEST: Dorothy B. Uhls STATE OF KANSAS, Douglas - County Be It Remembered, That on this 4th and day of June CRA. . A. D. 19 57 before me..... The Undersigned a Nôtary Public STAR in and for said County and state, came William C. Uhls and Dorothy B. Uhla, his wife to me personally known to be the same persons who executed the within instrument of writing, and duly acknowledged the execution of the same. WITNESS WHEREROF, I have bereunto subscribed my name and aff.xed my official seal on the day and year last above written: IN Ay Commission 0 November 18, 1958 Expires Novery Public Farold I.

n in the second se

may drinks I am