· · · · · · · · · ·

To H	ave and To H	fold the Same. Too	-thors with all	u.		
tenances the	reunto belon	nging, or in anywi	jether with an	l and singular, the ten	ements, hereditame	nts and appur-
Provi	ided Alwave	And these		an ere carr		
	al	parties of t	the first pa	his express condition, art ha ve aid party of the se	that whereas said	
IS A MEM	certain pro	omissory note in	n writing to sa	aid party of the se	cond part, of which	and delivered
		11:			terra per y statut	me innowing
		Date:	May 2	5, 1964	0	
		Amount:	\$4831.	. 27		
		Maturity:	Four y	vears (Principal	and interest pay	-11-
		· · · ·	4100.	00 JULY 15. 1964	and \$100 00 .	and a state of the second s
	00		15th (day of each mont	h the reafter int	il
			matu	rity; balance at n	naturity.	
	-					
						1.4
and otherwise inferest thereo may be assess made due and become due a premises.	e shall remain on, is not paid ed and levied payable; the and payable,	erms and tenor of in full force and e when the same is against said prem in the whole of said and said party	the same, the affect. But if s s due, and if t nises or any p id sum and su of the sec	ause to be paid to said d note mentic en these presents shall said sum or sums of m the taxes and assessme and thereof, are not p ims and interest thereo ond part shall be en	be wholly discharg oney, or any part th ants of every nature baid when the same on, shall, and by the titled to the posses	the interest and void; ereof, or any which are or a are by law ese presents, sion of caid
and otherwise inferest thereo may be assess made due and become due a premises.	e shall remain on, is not paid ed and levied payable; the and payable,	erms and tenor of in full force and e when the same is against said prem in the whole of said and said party	the same, the affect. But if s s due, and if t nises or any p id sum and su of the sec	en these presents shall said sum or sums of m the taxes and assessme hart thereof, are not p ims and interest therei ond part shall be en	be wholly discharg oney, or any part th ants of every nature baid when the same on, shall, and by the titled to the posses	the interest and void; ereof, or any which are or are by law ese presents, ssion of said
and otherwise inferest thereo may be assess, made due and become due a premises. In Witnes and year first a	shall remain on, is not paid ed and levied payable; the and payable, s Whereof, Th above writter	in full force and e when the same is a gainst said preme in the whole of said and said party he said partie	the same, the affect. But if s s due, and if t nises or any p id sum and su of the sec	en these presents shall said sum or sums of m the taxes and assessme part thereof, are not p ms and interest there ond part shall be en rt have hereunto se	be wholly discharg oney, or any part the ants of every nature aid when the same on, shall, and by the titled to the posses ettheir	the interest and void; ereof, or any which are or are by law ese presents, ssion of said
and otherwise inferest thereo may be assess, made due and become due a premises. In Witnes and year first a	e shall remain on, is not paid ed and levied payable; the and payable,	in full force and e when the same is a gainst said preme in the whole of said and said party he said partie	the same, the affect. But if s s due, and if t nises or any p id sum and su of the seco of the first par	en these presents shall said sum or sums of m the taxes and assessme part thereof, are not p ms and interest there ond part shall be en rt have hereunto se	be wholly discharg oney, or any part the ants of every nature aid when the same on, shall, and by the titled to the posses ettheir	the interest and void; ereof, or any which are or are by law ese presents, ssion of said
and otherwise inferest thereo may be assess, made due and become due a premises. In Witnes and year first a	shall remain on, is not paid ed and levied payable; the and payable, s Whereof, Th above writter	in full force and e when the same is a gainst said preme in the whole of said and said party he said partie	the same, the affect. But if s s due, and if t nises or any p id sum and su of the seco of the first par	en these presents shall said sum or sums of m the taxes and assessme part thereof, are not p ims and interest there ond part shall be en int have hereunto se Vencil L. Shocl	be wholly discharg oney, or any part the ants of every nature and when the same on, shall, and by the titled to the posses et	I the interest led and void; ereof, or any which are or a re by law ese presents, ision of said and the day
and otherwise inferest thereo may be assess, made due and become due a premises. In Witnes and year first a	shall remain on, is not paid ed and levied payable; the and payable, s Whereof, Th above writter	in full force and e when the same is a gainst said preme in the whole of said and said party he said partie	the same, the affect. But if s s due, and if t nises or any p id sum and su of the seco of the first par	en these presents shall said sum or sums of m the taxes and assessme part thereof, are not p ims and interest there ond part shall be en int have hereunto se Vencil L. Shocl	be wholly discharg oney, or any part the ants of every nature and when the same on, shall, and by the titled to the posses et	I the interest led and void; ereof, or any which are or a re by law ese presents, ision of said and the day
and otherwise inferest thereos may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain n, is not paid ed and levied payable; the and payable, s Whereof, TI above writter	rems and fenor of in full force and e d when the same is against said prem in the whole of said and said party he said partie of n. presence of	the same, the affect. But if is s due, and if thises or any p id sum and suu of the seco of the first part	an these presents shall said sum or sum of m the taxes and assessme mart thereof, are not p mis and interest there ond part shall be en rt have hereunto se <u>Vencil L. Shoc</u> <u>Welker K</u> Wilma R. Shocl	be wholly discharg oney, or any part the ants of every nature and when the same on, shall, and by the titled to the posses et	I the interest led and void; ereof, or any which are or a re by law ese presents, ision of said and the day
and otherwise inferest thereos may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain n, is not paid ed and levied payable; the and payable, s Whereof, TI above writter	in full force and e when the same is a gainst said preme in the whole of said and said party he said partie	the same, the affect. But if is s due, and if thises or any p id sum and suu of the seco of the first part	an these presents shall said sum or sums of m the taxes and assessme mas and interest there ond part shall be en rt have hereunto so <u>Vencil L. Shoc</u> <u>Welmar</u> Wilma R. Shocl	be wholly discharge oney, or any part the ants of every nature baid when the same on, shall, and by the titled to the posses at their h Shockley Shockley	the interest ereof, or any which are or are by law ese presents, ision of said and the day
and otherwise inferest thereos may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain n, is not paid ed and levied payable; the and payable, s Whereof, TI above writter	rems and fenor of in full force and e d when the same is against said prem in the whole of said and said party he said partie of n. presence of	the same, the affect. But if is s due, and if thises or any p id sum and suu of the seco of the first part	an these presents shall said sum or sum of m the taxes and assessme mart thereof, are not p mis and interest there ond part shall be en rt have hereunto se <u>Vencil L. Shoc</u> <u>Welker K</u> Wilma R. Shocl	be wholly discharge oney, or any part the ants of every nature baid when the same on, shall, and by the titled to the posses at their h Shockley Shockley	the interest ereof, or any which are or are by law ese presents, ision of said and the day
and otherwise inferest thereos may be assess made due and become due and premises. In Witnes and year first a Exe	shall remain on, is not paid ed and levied payable; the not payable; s Whereof, TI above writter accuted in the	erms and fenor of in full force and e d when the same is d against said prem in the whole of said and said party. he said partie	the same, the effect. But if a s due, and if thises or any p d sum and su of the second of the first part second the first part second the first part seco	an these presents shall said sum or sums of m the taxes and assessme mas and interest there ond part shall be en rt have hereunto su Vencil L. Shoci Welmer W Wilma R. Shoci	be wholly discharge oney, or any part the ants of every nature haid when the same on, shall, and by the titled to the posses at their h Shockley Morkley Conversioner and the conversioner and the con	the interest ereof, or any which are or are by law ese presents, ision of said and the day
and otherwise inferest thereos may be assess made due and become due a premises. In Witnes and year first Exe	shall remain on is not paid ed and levied payable; the payable; the not payable; s Whereof, Ti above writter ecuted in the	erms and fenor of in full force and e d when the same is d against said prem in the whole of said and said party. he said partie	the same, the effect. But if a s due, and if thises or any p d sum and su of the second of the first part second the first part second the first part seco	an these presents shall said sum or sums of m the taxes and assessme mas and interest there ond part shall be en rt have hereunto so <u>Vencil L. Shoc</u> <u>Welmar</u> Wilma R. Shocl	be wholly discharge oney, or any part the ants of every nature haid when the same on, shall, and by the titled to the posses at their h Shockley Morkley Conversioner and the conversioner and the con	the interest ereof, or any which are or are by law ese presents, ision of said and the day
and otherwise inferest thereo may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain on, is not paid ed and levied payable; the nucleon payable, is Whereof, Ti above writter accuted in the encoder and a payable the accuted in the parameters and parameters an	erms and fenor of in full force and e d when the same is degainst said prem in the whole of said and said party he said partie	the same, the effect. But if a s due, and if thises or any p d sum and su of the second of the first part second the first part second the first part seco	an these presents shall said sum or sums of m the taxes and assessme mas and interest there ond part shall be en rt have hereunto su Vencil L. Shoci Welmer W Wilma R. Shoci	be wholly discharge oney, or any part the ants of every nature haid when the same on, shall, and by the titled to the posses at their h Shockley Morkley Conversioner and the conversioner and the con	the interest ereof, or any which are or are by law ese presents, ision of said and the day
and otherwise inferest thereo may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain on is not paid ed and levied payable; the payable; the not payable; s Whereof, Ti above writter ecuted in the	prime and fenor of in full force and e d when the same is against said prem in the whole of said and said party he said partie	the same, the effect. But if a s due, and if thises or any p of the second sum of the second of the first part of the first part second first part of the first part of the first part of the first part of the first part of the first part of the first second first part of the first p	an these presents shall said sum or sums of m the taxes and assessme and thereof, are not p mis and interest there ond part shall be en rt have hereunto so Vencel A. Vencel A. Vencel A. Weiller K. Shock Willma R. Shock	be wholly discharge oney, or any part the ants of every nature valid when the same on, shall, and by the titled to the posses et their h Shortfly Mey Discrete and the set their h	the interest ereof, or any which are or are by law ese presents, ision of said and the day
and otherwise inferest thereo may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain on, is not paid ed and levied payable; the nucleon payable, is Whereof, Ti above writter accuted in the encoder and a payable the accuted in the parameters and parameters an	Provide and tenor of in full force and e d when the same is against said party the said partie of n presence of 	the same, the effect. But if a s due, and if thises or any p of the second of the first part of the first part of the first part second the first part of the second the second the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part o	an these presents shall said sum or sums of m the taxes and assessme mas and interest there ond part shall be en rt have hereunto so Wewell A. Vencil L. Shoci Willma R. Shoci and brite present and the willma R. Shoci	be wholly discharge oney, or any part the nets of every nature valid when the same on, shall, and by the titled to the posses et their h Shockly Kley Shockly Rey May	the interest leed and void, ereof, or any which are or are by law ese presents, ision of said and the day
and otherwise inferest thereo may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain on, is not paid ed and levied payable; the nucleon payable, is Whereof, Ti above writter accuted in the encoder and a payable the accuted in the parameters and parameters an	erms and fenor of in full force and e d when the same is against said partie in the whole of said and said partie presence of the said partie the said partie presence of the said partie the said partie presence of the said partie the said par	the same, the affect. But if s s due, and if thises or any p of the second of the first part of the first part of the first part of the second of the first part of the second of the first part of the first part of the second of the first part of	an these presents shall said sum or sums of m the taxes and assessme mas and interest there and part shall be en it have hereunto su <u>Vencil L. Shoci</u> <u>Welmu K.</u> Wilma R. Shoci <u>anaron momentum manual</u> anaron momentum manual anaron momentum manual and an anaron momentum and an anaron momentum and an anaron momentum and an an an an arong a second and an an an arong a second and an an arong a second a second and an an arong a second a second and a second a	be wholly discharge oney, or any part the ants of every nature what when the same on, shall, and by the titled to the posses at their h Shockley Shockley Shockley May	the interest ereof, or any which are or are by law ese presents, ision of said and the day and the day
and otherwise inferest thereo may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain on, is not paid ed and levied payable; the nucleon payable, is Whereof, Ti above writter accuted in the encoder and a payable the accuted in the parameters and parameters an	erms and fenor of in full force and e d when the same is against said prem in the whole of said and said party. The said partie	the same, the effect. But if a s due, and if thises or any p of the second of the second of the first part of the first part second restriction of the second restriction of t	an these presents shall said sum or sums of m the taxes and assessme and thereof, are not p mis and interest thereof ond part shall be en rt have hereunto so Vencel A. Vencel A. Vencel A. Weilma R. Shoel and mission and more and mission and more on this 25th day of lem came Vencel L. Shoel	be wholly discharge oney, or any part the nets of every nature aid when the same on, shall, and by the titled to the posses et their h Shortfly Kley Shortfly Conconconconcer to the posses of the same set sa	the interest led and void, ereof, or any which are or are by law ese presents, ision of said and the day A. D. 19 64 Notry Public
and otherwise inferest thereo may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain on, is not paid ed and levied payable; the nucleon payable, is Whereof, Ti above writter accuted in the encoder and a payable the accuted in the parameters and parameters an	erms and fenor of in full force and e d when the same is against said prem in the whole of said and said party. The said partie	the same, the effect. But if a s due, and if thises or any p of the second of the second of the first part of the first part second restriction of the second restriction of t	an these presents shall said sum or sums of m the taxes and assessme and thereof, are not p mis and interest thereof ond part shall be en rt have hereunto so Vencel A. Vencel A. Vencel A. Weilma R. Shoel and mission and more and mission and more on this 25th day of lem came Vencel L. Shoel	be wholly discharge oney, or any part the nets of every nature aid when the same on, shall, and by the titled to the posses et their h Shortfly Kley Shortfly Conconconconcer to the posses of the same set sa	the interest ede and void; ereof, or any which are or are by law ese presents, ision of said and the day A. D. 19 64 Notery Public
and otherwise inferest thereo may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain on, is not paid ed and levied payable; the nucleon payable, is Whereof, Ti above writter accuted in the encoder and a payable the accuted in the parameters and parameters an	erms and fenor of in full force and e d when the same is d against said partie and said party he said partie presence of the said partie presence of the said partie presence of the said partie presence of the said partie the said	the same, the affect. But if a s due, and if t nises or any p of the seco of the first part of the seco of the seco of the first part of the seco of the seco of the seco of the first part of the seco of the seco of the seco of the first part of the seco of the sec	an these presents shall said sum or sum or sum of m the taxes and assessme art thereof, are not p mis and interest there ond part shall be en rt have hereunto se <u>Vencil L. Shoci</u> <u>Welker K. Shoci</u> <u>Welker K. Shoci</u> <u>Market and the second second second second to a second second second second to a second second second second second second to a second second second second second second second to a second second second second second second second second to a second se</u>	heu, logerner with be wholly discharg oney, or any part th ants of every nature valid when the same on, shall, and by the titled to the posses et their h Shockley Kley Discrete on the Kley May hockley and Miln outed the within instrume me and affixed my efficience	the interest led and void; ereof, or any which are or are by law ese presents, sion of said and the day and the day A. D. 19 54 Notary Public Notary Public and of writing,
and otherwise inferest thereo may be assess made due and become due a premises. In Witnes and year first a Exe	shall remain on, is not paid ed and levied payable; the ind payable; s Whereof, Ti above writter ecuted in the ecuted in the ecu	erms and fenor of in full force and e d when the same is against said prem- in the whole of said and said party he said partie	the same, the effect. But if a s due, and if thises or any p of the second of the second of the first part of the first part of the first part of the first part of the first	an these presents shall said sum or sum or sum of m the taxes and assessme art thereof, are not p mis and interest there ond part shall be en rt have hereunto se <u>Vencil L. Shoci</u> <u>Welker K. Shoci</u> <u>Welker K. Shoci</u> <u>Market and the second second second second to a second second second second to a second second second second second second to a second second second second second second second to a second second second second second second second second to a second se</u>	held, logerner with be wholly discharg oney, or any part the ants of every nature valid when the same on, shall, and by the titled to the posses et their h Shockley hockley hockley hockley and Milr cored the within instrume me and affixed my efficie alarm	the interest led and void; ereof, or any which are or are by law ese presents, sion of said and the day and the day A. D. 19 54 Notary Public Notary Public and of writing,

Recorded May 26, 1964 at 10:15 A.M.

Handd Alter Register of Deeds

0