	re, Made this Little	day of hovember i	n the year of our
Franha. Cu	eight hundred and ninety Lusers	between	ne a ana ana ana ana ana ana ana ana ana
of Clutton	in the County of Lot	alas and State of Kansa	0. <u> </u>
the second se	a oligabith curtus	A.	
of the second part. Witnesset			
Four hund	ed Forty six and 7%00	n consideration of the sum of	y paid the receip
of which is hereby	icknowledged, hall sold and by these pre-	sents dottl grant, bargain, sell and mortgage t	o the said party
of the second part	MMS heirs and assigns forever, all that tr	act or parcel of land situated in the County of a action of the Aouth West surar ter (14) of he	Douglas and State
Jurily that Jours	hip to Shuten (13) hange hobigliter (13) bas	Loftler a.M. The North Minute gor Deres altherer	structuredoru
unoununquar	ulle of section to Sweety Sixfre Jouriship to	Thirtune (3) Range Us calify the Social of the Spaining	in fundand Wint
within a store word	" CALL RULLOUD JOCH SIAL HUNCH JULLO GASIJAH	(1941) of Section to Sweetheling 3. Township to This I hundred and Severity in (374fret, Thences outhous	lund adaud tol
(mujut flue land 3)	unlundred and Service is feet 1370 to be giv	ung. Siluati in the decklass quarter of section and a sector faurels are a cital marcor le	ordestweetytheed
with all the appurte	1031/ august biguluutiste butanning Unit	rest of the said partyof the first part there	4.0
sunnun	14.8	In the second	and a state of the
doll hereby covena	nt and agree that at the delivery hereof.	the lawful owner of the premises a ree and clear of all incumbrances Lawauch	bove granted, and
certain morto	age to Samuel marks for \$21000 Dated	Nor6"1897-This mortage + ou to all	red C. Curtissto
\$2HH=9ou to	Floyd Curtiss for 3 96 Of samed	ateare wither to law priority over t	luother
This grant is intend	ed as a Mortgage to secure the payment of	the sum of	
sourhundre	dand Forty six and 7/1001 Ollar	a	
said Manh Q.	utiss	this day executed and to the said party of	d delivered by th
	each and Que for \$ 4670	to the sau party	the second part
			and the second state of th
and this conveyance part therefor, or into and the whole amo executors, administe prescribed by law, sa	shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sl ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o	herein specified. But if default be made in suc is not kept up thereon, then this conveyance shal hall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and	Il become absolut part <u>UM</u> . <u></u> reof, in the mann ors, administrato
and this conveyance part therefor, or into and the whole amore executors, administe prescribed by law, so or assigns; and out with the costs and sale on demand to heirs and assigns.	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sl ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said FACUA A. CUATION His	is not kept up thereon, then this conveyance sha hall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par	Il become absolute part <u>MA</u> . <u></u> reof, in the manne ors, administrator l interest, togethe tymaking suc
and this conveyance part therefor, or into and the whole amore executors, administe prescribed by law, so or assigns, and out with the costs and sale on demand to heirs and assigns.	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sl ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said FACUA A. CUATION His	is not kept up thereon, then this conveyance sha hall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof the second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par	Il become absolute part <u>MA</u> . <u></u> reof, in the manne ors, administrator l interest, togethe tymaking suc day and year firs
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by law,se or-assigns,- and out with the costs and or sale on demand to heirs and assigns. In Witness above written.	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sl ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said FACUA A. CUATION His	is not kept up thereon, then this conveyance sha hall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par	Il become absolute part <u>MA</u> reof, in the manne ors, administrator l interest, togethe tymaking suc day and year firs
and this conveyance part therefor, or inte and the whole amore executors, administry prescribed by law, so or-assigns, and out with the costs and out sale on demand to heirs and assigns. In Witness above written.	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said FACULA CUNTIN, his whereof, The said party of the first pr	is not kept up thereon, then this conveyance sha hall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par art, hat hereunto set luxhand and seal the strank A.Curtiss	Il become absolute part <u>MA</u> . <u></u> reof, in the manne ors, administratou l interest, togethe tymaking suc day and year firs (SEAL
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by law,se or-assigns,- and out with the costs and or sale on demand to heirs and assigns. In Witness above written.	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said FACULA CUNTIN, his whereof, The said party of the first pr	is not kept up thereon, then this conveyance sha hall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par art, hat hereunto set luxhand and seal the strank A.Curtiss	Il become absolute part_UA reof, in the manne ors, administrator l interest, togethe tymaking suc day and year firs (SEAL (SEAL)
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by lawyse or assigns;- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written.	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, sharges for making such sales, and the over the said share a curtical his whereof, The said party of the first pr itered in presence of	is not kept up thereon, then this conveyance sha hall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par mut, hat thereunto set thehand and seal the struct the defermine the defermine the second seal the	Il become absolute part_UA reof, in the manne ors, administrato. I interest, togethe tymaking suc day and year firs (SEAL(SEAL
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by lawys or-assigns;- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written.	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said FACULA CUNTIN, his whereof, The said party of the first pr	is not kept up thereon, then this conveyance sha hall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par mut, hat thereunto set thehand and seal the struct the defermine the defermine the second seal the	ll become absolute part_ULA reof, in the manne ors, administrato. l interest, togethe tymaking suc day and year firs (SEAL (SEAL (SEAL
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by law, so or-assigns;- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written. <i>Signed and de</i>	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said should Quartica, his whereof, The said party of the first pr trerred in presence of F KANSAS, auglos \$\$S\$.	is not kept up thereon, then this conveyance sha nall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par mut, hat hereunto set luishand and seal the strank a.Curtiss	ll become absoluto part_UA reof, in the manno ors, administrato l interest, togethd tymaking suc day and year fir (SEAL (SEAL (SEAL (SEAL
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by law, so or-assigns;- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written. <i>Signed and de</i>	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said should Quartica, his whereof, The said party of the first pr trerred in presence of F KANSAS, auglos \$\$S\$.	is not kept up thereon, then this conveyance sha nall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par mut, hat hereunto set luishand and seal the strank a.Curtiss	ll become absoluto part_UA reof, in the manno ors, administrato l interest, togethd tymaking suc day and year fir (SEAL (SEAL (SEAL (SEAL
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by law, so or-assigns;- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written. <i>Signed and de</i>	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said should Quartica, his whereof, The said party of the first pr trerred in presence of F KANSAS, auglos \$\$S\$.	is not kept up thereon, then this conveyance sha hall be lawful for the said party. of the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par art, hat hereunto set luichand and seal the <u>attank a.Curtiss</u> 	Il become absolut part_UA reof, in the mann. ors, administrato l interest, togethe tymaking suc day and year fir (SEAL (SEAL (SEAL (SEAL 1897, before m or said County au
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by lawys or-assigns;- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written.	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hareby-waived-or-not-at-the-o of all the moneys arising from such sales, scharges for making such sales, and the over the said STAULA CUSTINA His Whereof, The said party of the first pr trerred in presence of F KANSAS, uglas }SS. Be it Remembered, That on this Air RegistInsel Auchs State, came TAULA CUST	is not kept up thereon, then this conveyance sha nall be lawful for the said partyof the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par mut, hat hereunto set luishand and seal the strank a.Curtiss	Il become absolut part_UA reof, in the mann. ors,-administrato I interest, togethi tymaking suc day and year fir (SEAL (SEAL (SEAL (SEAL (SEAL 1897, before m or said County au to me persona
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by lawyse or-assigns;- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written. <i>Signed and de</i>	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said PACUA CUALIA, his Whereof, The said party of the first pr itered in presence of F KANSAS, augloss Be it Remembered, That on this Au Augisting Much Cua State, came anach Cua known to be the same person- the execution of the same.	is not kept up thereon, then this conveyance sha nall be lawful for the said party. of the second sell the premises hereby granted, or any part the ption-of-the partof the second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par art, hat hereunto set luishand and seal the strank a.Curtiss 	Il become absolut part_UA reof, in the mann. ors,-administrato l interest, togethe tymaking suc day and year fir (SEAL (SEAL (SEAL (SEAL (SEAL 1897, before m or said County au to me persona duly acknowledg
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by law, so or-assigns,- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written. <i>Signed and de</i>	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said MAULA CURTINA, this Whereof, The said party of the first pr thereof in presence of F KANSAS, audos SS. Be it Remembered, That on this All Registract Aucha Curt state, came a Aanha Curt known to be the same person— the execution of the same. In Witness Whereof, 1 ha	is not kept up thereon, then this conveyance sha hall be lawful for the said party. of the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par art, hat hereunto set luishand and seal the 	Il become absolut part_UA reof, in the mann. ors,-administrato l interest, togethe tymaking suc day and year fir (SEAL (SEAL (SEAL (SEAL (SEAL 1897, before m or said County au to me persona duly acknowledg
and this conveyance part therefor, or into und the whole amou executors, administry prescribed by law, so or assigns, and out with the costs and out with the costs and out sale on demand to heirs and assigns. <i>In Witness</i> above written. <i>Signed and de</i>	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said MAUKA CURTINA, flix Whereof, The said party of the first pr iterret in presence of F KANSAS, augloss for making such sales, and the over the said MAUKA CURTINA, flix Be it Remembered, That on this flix Augloss for a same and flixeds State, came a MAUKA CUR known to be the same person- the execution of the same. In Witness Whereof, 1 ha and year last above written.	is not kept up thereon, then this conveyance sha hall be lawful for the said party. of the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par art, hall hereunto set luishand and seal the 	Il become absolut part_UA reof, in the mann- ors,-administrato l interest, togeth tymaking suc day and year fir (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL))) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL (SEAL))) (SEAL))) (SEAL))) (SEAL))) (SEAL))) (SEAL))) (SEAL))) (SEAL))
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by law, so or-assigns;- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written. <i>Signed and de</i>	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said MAUKA CURTINA, flix Whereof, The said party of the first pr iterret in presence of F KANSAS, augloss for making such sales, and the over the said MAUKA CURTINA, flix Be it Remembered, That on this flix Augloss for a same and flixeds State, came a MAUKA CUR known to be the same person- the execution of the same. In Witness Whereof, 1 ha and year last above written.	is not kept up thereon, then this conveyance sha hall be lawful for the said party. of the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par art, hall hereunto set luishand and seal the 	Il become absolut part_UA reof, in the mann- ors,-administrato l interest, togeth tymaking suc day and year fir (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL))) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL)) (SEAL))) (SEAL))) (SEAL))) (SEAL))) (SEAL))) (SEAL))) (SEAL))) (SEAL))
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by law, so or-assigns;- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written. <i>Signed and de</i>	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said MAUKA CURTINA, flix Whereof, The said party of the first pr iterret in presence of F KANSAS, augloss for making such sales, and the over the said MAUKA CURTINA, flix Be it Remembered, That on this flix Augloss for a same and flixeds State, came a MAUKA CUR known to be the same person- the execution of the same. In Witness Whereof, 1 ha and year last above written.	is not kept up thereon, then this conveyance sha nall be lawful for the said party. of the second sell the premises hereby granted, or any part the ption-of-the part of the second-part execut to retain the amount then due for principal and plus, if any there be, shall be paid by the par art, hat hereunto set luis hand and seal the strank a Curtiss day of Moundan, A. D. , a Notary Public in and fi tiss a singleman who executed the foregoing instrument, and of ve hereunto set my hand and affixed my offic authors and figic trypleteds A. D. 1897, at 200 million of the figic trypleteds	Il become absoluto part_UA reof, in the manne- ors, administrato I interest, togethe tymaking suc day and year fir (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL))) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL (SEAL)) (SEAL)) (SEAL)) (SEAL) (SEAL))) (SEAL))) (SEAL))) (SEAL)) (SEAL))) (SEAL))) (SEAL))) (SEAL)))
and this conveyance part therefor, or into and the whole amore executors, administry prescribed by lawya or assigns;- and out with the costs and or sale on demand to heirs and assigns. <i>In Witness</i> above written. <i>Signet and de</i>	e shall be void if such payments be made as rest thereon, or the taxes, or if the insurance int shall become due and payable, and it sh ators and assigns, at any time thereafter, to ppraisement-hereby-waived-or-not-at-the-o of all the moneys arising from such sales, charges for making such sales, and the over the said MAUKA CURTINA, flix Whereof, The said party of the first pr iterret in presence of F KANSAS, audoa	is not kept up thereon, then this conveyance sha hall be lawful for the said party. of the second sell the premises hereby granted, or any part the ption-of-the-partof-the-second-partexecut to retain the amount then due for principal and plus, if any there be, shall be paid by the par art, hall hereunto set luishand and seal the 	Il become absolute part_UA reof, in the manne ors, administrato. I interest, togethe tymaking suc day and year firs (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL )) (SEAL (SEAL )) (SEAL (SEAL )) (SEAL (SEAL )) (SEAL )) (SEAL (SEAL ))) (SEAL ))) (SEAL ))) (SEAL

of our

eccipt state State winty what what who have hune tythu ture

e said l, and by the

part: Ld J.U., Solute, manner gether g such ur first SEAL.)

Seal.) Seal.) Seal.)

re me, ty and conally ledged

he day

atte.

irrila.

9

**36**5

1111111

ţ,