MORTGAGE RECORD 70

	FROM		Reg. No. 22
	J.P Cummings	This instrument was filed for record on the 28 day of Docs, A. D., 192 6., At 9:55 A. M.	
	то	Lea E Wellman	
	Central Trust Co,	Register of Deed	s
		By	
W I	THIS INDENTURE, Made this 18th day	of December in the year of our Lord, nineteen hundred a	and
	twenty six , by and between J.P: Cummings a single man; T.F. Cummin	nge; a single man; J.F. Cummings a single man, and	
	Mary E. Curmings a single woman	or,	
	of the County of Douglas and State of second part.	of Kansas, parties of the first part, and THE CENTRAL TRUST CO., party of	the
	WITNESSETH, That the said parties of the first part, in conside	eration of the sum of	
	Eighty five and no/100	DOLLARS, to them in hand paid, the receipt whereof is here	eby
	acknowledged, do by these presents, GRANT, BARGAIN, SELL, CON assigns, all of the following-described real estate, situated in County of I	IVEY and WARRANT unto the said party of the second part, its successors a Douglas, and State of Kansas to-wit:	and
	The northwest quarter of section t	welve (12) Township twelve (12) Range eighteen (15)	
	East of the sixth Principal Meridi	an,	
	TO HAVE AND TO HOLD THE SAME Together with all and at		
	and si the second second second with all and si		
	anywise appertaining, forever, free and clear of all incumbrance except a c	ngular the tenements, hereditaments and appurtenances thereto belonging, or in ertain mortgage of even date herewith for	n
	anywise appertaining, forever, free and clear of all incumbrance except a c \$1700.00 maturing January 1, 1932	ertain mortgage of even date herewith for	
	anywas appertaining, forever, free and clear of all incumbrance except a c \$1700.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express	ortain mortgage of even date herewith for	
	anywise appertaining, forever, free and clear of all incumbrance except a c \$1700.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promissory note in writing to said party of the seco equal installments of \$ 8,50 certa on the first days of J	evial mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 65,00 , payable in ton AUMATY	
	anywise appertaining, forever, free and clear of all incumbrance except a c \$1700.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promissory note in writing to said party of the seco equal installments of \$ 8,50 certa on the first days of J	evial mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 65,00 , payable in ton AUMATY	
	anywise appertaining, forever, free and clear of all incumbrance except a c \$1700.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promissory note in writing to said party of the seco equal installments of \$ 5,50 of each year after the date thereof until fully paid, with interest at ten per ce at the office of THE CENTRAL TRUST CO. Travia, Kanaza, and it is d for and in consideration of the services at THE CENTRAL TRUST CO., mortgane hereinhefore referent to and exerupted and the travial. TRUST CO., mortgane hereinhefore referent to and exercise at the travial reference of the top of the services at the services a	ertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$.55.00 , payable in ton anuary and July ent per annum after maturity until payment, both principal and interest payable listincity understood and agreed that the not secured by this noortgage is given in securing a loss for said parties of the first part, which han is secured by the	d e ne
	anywise appertaining, forever, free and clear of all incumbrance except a c \$1700.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promissory note in writing to said party of the seco equal installments of \$ 5,50 of each year after the date thereof until fully paid, with interest at ten per ce at the office of THE CENTRAL TRUST CO. Travia, Kanaza, and it is d for and in consideration of the services at THE CENTRAL TRUST CO., mortgane hereinhefore referent to and exerupted and the travial. TRUST CO., mortgane hereinhefore referent to and exercise at the travial reference of the top of the services at the services a	ertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$.55.00 , payable in ton anuary and July ent per annum after maturity until payment, both principal and interest payable listincity understood and agreed that the not secured by this noortgage is given in securing a loss for said parties of the first part, which han is secured by the	d e ne
	anywise appertaining, forever, free and clear of all incumbrance except a c \$1700.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promissory note in writing to said party of the seco equal installments of \$ 5,50 of each year after the date thereof until fully paid, with interest at ten per ce at the office of THE CENTRAL TRUST CO. Travia, Kanaza, and it is d for and in consideration of the services at THE CENTRAL TRUST CO., mortgane hereinhefore referent to and exerupted and the travial. TRUST CO., mortgane hereinhefore referent to and exercise at the travial reference of the top of the services at the services a	ertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$.55.00 , payable in ton anuary and July ent per annum after maturity until payment, both principal and interest payable listincity understood and agreed that the not secured by this noortgage is given in securing a loss for said parties of the first part, which han is secured by the	d e ne
	anywise appertaining, forever, free and clear of all incumbrance except a c \$1700.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promissory note in writing to said party of the seco equal installments of \$ 5,50 of each year after the date thereof until fully paid, with interest at ten per ce at the office of THE CENTRAL TRUST CO. Travia, Kanaza, and it is d for and in consideration of the services at THE CENTRAL TRUST CO., mortgane hereinhefore referent to and exerupted and the travial. TRUST CO., mortgane hereinhefore referent to and exercise at the travial reference of the top of the services at the services a	ertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$.55.00 , payable in ton anuary and July ent per annum after maturity until payment, both principal and interest payable listincity understood and agreed that the not secured by this noortgage is given in securing a loss for said parties of the first part, which han is secured by the	d e ne
	anywise appertaining, forever, free and clear of all incumbrance except a c \$1700.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promissory note in writing to said party of the seco equal installments of \$ 5,50 of each year after the date thereof until fully paid, with interest at ten per ce at the office of THE CENTRAL TRUST CO. Travia, Kanaza, and it is d for and in consideration of the services at THE CENTRAL TRUST CO., mortgane hereinhefore referent to and exerupted and the travial. TRUST CO., mortgane hereinhefore referent to and exercise at the travial reference of the top of the services at the services a	ertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$.55.00 , payable in ton anuary and July ent per annum after maturity until payment, both principal and interest payable listincity understood and agreed that the not secured by this noortgage is given in securing a loss for said parties of the first part, which han is secured by the	d e n e
	anywase appertaining, forever, free and clear of all incumbrance except a \$17600.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promisory note in writing to said party of the second equal installments of \$6,50 each on the first days of Jane of each year after the date that TRUKT (C). Topela, Kanas, and it is defined for and in consideration of the Moly or party before its maturity. New York and the second seco	ertain mortgage of even date heresith for condition, that whereas said parties of the first part have this day executed and and part, for the sum of \$ 85.00	d e n e
	anywase appertaining, forever, free and clear of all incumbrance except a \$17600.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promisory note in writing to said party of the second equal installments of \$.6,50 each on the first days of Jane of each year after the date thereof until fully paid, with interest at ten per or at the office of THE Oxford Hall TRUST CO. Toreka, Kanas, and it is defined there is the term of term of the term of the term of term of the term of term of the term of the term of term of the term of term of the term of term of term of term of the term of term of the term of term of the term of te	ertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and an uary	
	anywase appertaining, forever, free and clear of all incumbrance except a \$17600.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promisory note in writing to said party of the second equal installments of \$.6,50 each on the first days of Jane of each year after the date thereof until fully paid, with interest at ten per or at the office of THE Oxford Hall TRUST CO. Toreka, Kanas, and it is defined there is the term of term of the term of the term of term of the term of term of the term of the term of term of the term of term of the term of term of term of term of the term of term of the term of term of the term of te	eviain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of $\$$ $\$5 \cdot 00$, payable in ton Anuary , and July , ent per nanum after maturity until payment, both principal and interest payable liancely understood and agreed that the not secured by this societage is given in securing a lian for said parties of the first part, which han is secured by the resent any portion of the interest on said loan nat is to be paid in full, regardless said party of the second part, its successor or asgins, said sum of morey in the true and assecure theore of the same then these present shall be wholly discharged in securing a lian of paid part thered, or any interest thereon, or interest or they and the second part, the second part shall be entitled be said with or substitute which are or may be assessed and levied by law mode due and payable, then the whole of said sum or sums, and interest three and supercontent, and with key second part shall be entitled be said with or any unpath thered, or any interest threes, or may be assessed are of the per cent per annum from the time of such default in the payment of second part mays, at its option, and with succeaver with in therest at the not, shall apply to and bind the respective parties hereto, their heir, executors, at the first be plaral and version in the plaral above written. It he first part have hereunto set their hands the day and yara first above written.	
	anywase appertaining, forever, free and clear of all incumbrance except a \$17600.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promisory note in writing to said party of the second equal installments of \$.6,50 each on the first days of Jane of each year after the date thereof until fully paid, with interest at ten per or at the office of THE Oxford Hall TRUST CO. Toreka, Kanas, and it is defined there is the term of term of the term of the term of term of the term of term of the term of the term of term of the term of term of the term of term of term of term of the term of term of the term of term of the term of te	ertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and an uary	
	anywase appertaining, forever, free and clear of all incumbrance except a \$17600.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promisory note in writing to said party of the second equal installments of \$.6,50 each on the first days of Jane of each year after the date thereof until fully paid, with interest at ten per or at the office of THE Oxford Hall TRUST CO. Toreka, Kanas, and it is defined there is the term of term of the term of the term of term of the term of term of the term of the term of term of the term of term of the term of term of term of term of the term of term of the term of term of the term of te	vertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85,00 , payable in ton anuary , and July , nit per nanum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notrcare is given in per nanum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notrcare is given present any portion of the interest on said han and is to be paid in full, regardless said party of the second part, its successors or asjens, said sum of morey in the three and assemblic of even parts thered, or any interest thereon, or interest or there and assemblic of even parts that be obtained and listed and party of the second part, and said party of asid sum or sume, and interest inter and assemblic of even parts, and may be visubat receiver, as the legal listed and the interest of the first of which receivers as the legal late af the per cent per annum from the time of such default in the payment of second part may, at its option, make any payments accessary to remove any late and be secured by this mortgac, and may be covered with in there is a the legal late by this mortgac, and may be covered with interest is the not, shall apply to and bind the respective patties hereto, their heirs, executors. J.P ² Curmings "T.F. Curmings	
	anywase appertaining, forever, free and clear of all incumbrance except a \$17600.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promisory note in writing to said party of the second equal installments of \$.6,50 each on the first days of Jane of each year after the date thereof until fully paid, with interest at ten per or at the office of THE Oxford Hall TRUST CO. Toreka, Kanas, and it is defined there is the term of term of the term of the term of term of the term of term of the term of the term of term of the term of term of the term of term of term of term of the term of term of the term of term of the term of te	ertain mortgage of even date heresith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85.00 , payable in ton Anuary and July net per namum after maturity until payment, both principal and interest payable lincely understood and agreed that the not secured by this notrating is given in securing a han for said parties of the first part, which han is secured by the notration of the interest on said han and is to be paid in full, regardless said party of the second part, its necessary or asgiven, said sum of morey in the nor sums of money, or any part thered, or any interest thereon, or interest or they and second part, the second part, and the entitled parts of the second part, the second part shall be childly the said and payable, then the whole of asid sum or sums, and in terest they and second part, and the entities of the first part, which han its exceedent to the second part mays, at its option, make any payments accessary to remove any stard. Or any unpaid taxes or any insurance permisms, and sums so paid shall are add be second by this mortgard, and may be created and may bar are add the part of by this mortgard, and may be created with in the payment of the first part have hereunto set their hands the day and year first above written. J.P ² Curmings J.F. Curmings	
	anywas appertaining, forever, free and clear of all incumbrance except a a \$1700.00 maturing January 1, 1932 ROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promissory note in writing to said party of the seco- equal installments of \$6,650 cech on the first days of J of each year effect hed are theyred multil flup and with interest at a perce- for and in consideration of the services of THE CENTRAL TRUST CO. motigane herdineleffect of and excepted, and the said note does not re- of which estal hear is particle of the first part shall pay or cause to be paid to a which and then is paid which year party before its maturity. NOW, If aid parties of the first part shall pay or cause to be paid to a which estal hear is paid which core its maturity. NOW, If aid parties of the first part shall pay or cause to be paid to principal of any prior mortgare, is not paid, where and effert, But If and the principal of any prior mortgare, is not paid, where and effert, But If and the thereon, shall, by these presents become due and payable at the option of a principal (in Equation and and a shall become a lien upon this real est atte of the principal debt and pay and busines and there has been become a part of the principal debt and shall become a lien upon this real est rate of the principal debt and pay for diversions hereof, whether so expressed on administrators, successors and assigns, and words used in the singlar numb- IN WITNESS WHERKOF, The said parties of	vertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85,00 , payable in ton anuary , and July , nit per nanum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notrcare is given in per nanum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notrcare is given present any portion of the interest on said han and is to be paid in full, regardless said party of the second part, its successors or asjens, said sum of morey in the three and assemblic of even parts thered, or any interest thereon, or interest or there and assemblic of even parts that be obtained and listed and party of the second part, and said party of asid sum or sume, and interest inter and assemblic of even parts, and may be visubat receiver, as the legal listed and the interest of the first of which receivers as the legal late af the per cent per annum from the time of such default in the payment of second part may, at its option, make any payments accessary to remove any late and be secured by this mortgac, and may be covered with in there is a the legal late by this mortgac, and may be covered with interest is the not, shall apply to and bind the respective patties hereto, their heirs, executors. J.P ² Curmings "T.F. Curmings	
	anywas appertaining, forever, free and clear of all incumbrance except a a \$1700.00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promisory note in writing to said party of the second installments of \$6,50 math and the second of the CENTRAL TRUST (b). Taking and the office of THE CENTRAL TRUST (b), and the second of the office of THE CENTRAL TRUST (c), and the second of the office of THE CENTRAL TRUST (c), and the second of the consideration of the services of THE CENTRAL TRUST (c), mortgage hereinhefore referred to and excepted, and the said note does not region and income the second of the termined of the first part shall pay or cause to be paid to a bard the not part thered, are not paid wheth the same deriver the second of the first part shall pay or cause to be paid to a bard description of a sid present the second of the termines, or any part thered, are not paid wheth the same deriver there on the same deriver there on the second of the termines, or any part thered, are not paid wheth the same deriver there on the second of said presents. In case of foreclosure, sid property may hiver hered may effect, and said head holder may recover interest at the usuat and the line, or the normal segments and provide such the same deriver there are the rannum mark in the foreclosure. The terms, conditions and providen such there and parties of the terms, on divide the second as segments and the second are shall be one take there are the second as segments and the second as the description of the present second as segments and the second as the second second second the second second the second second second the second second second the second s	evial mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85,00 , payable in ton Anuary and July . nit per nanum After maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notreats re span said party of the second part, its accessors or assigns, said and of line per other to the terms and there of the first part, which han is secured by the not the second part, its accessors or assigns, said and of morey in the said party of the second part, its accessors or assigns, said and of an oney in the to the terms and there of the simple which are or may be asseed and levided said party of the second part, and said party of the second part shall be whild be said party of the second part, and said party of the second part shall be achied and the second part, and said party of the second part shall be southed are of the per cent per annum from the time of such default in the payment of the second by this mortgage, and may be reaved and interest at the not, shall apply to and bid the respective parties hered, their heirs, executors. J.P. Curmings "LiP. Curmings Mary E. Curmings Mary E. Curmings	
	anywas appertaining, forever, free and clear of all incumbrance except a a \$1700,00 maturing January 1, 1952 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promisory note in writing to said party of the seco- equal installments of \$.6,50 each on the first days of J of each year effect hed are bever smith of the part of the seco- for and in consideration of the services of THE CENTRAL THUST CO. motingue herdinelever effected to and excepted, and the said note does not re- of whether said hear is paid wholey or party before its maturity. NOW, If said parties of the first part shall pay or cause to be paid to a whether said hear is paid which could be in the interest Herone, according and ved; and there methods, I could be with the same here and principal of any prior mortgare, is not paid, when the same here are said there on a said premises. In case of foreclosure, said prevet may holder based on delta principal debit and hearing before the mature of the state of the principal debit and shall become a lien upon this real est there on a said premismance on adj premiss on the than berefar lescome a part of the principal debit and shall become a lien upon this real est trate of the principal debit and shall become a lien upon this real est trate of the principal debit and shall become a lien upon this real est trate of the principal debit and shall become a lien upon this real est trate of the principal debit and shall become a lien upon this real est trate of the principal debit and springers other builtary much lescome a part of the conditions here(s, whether so expressed or saministrators, successors and assigns, and vord states are builtary and IN WITNESS WHERKOF. The said parties of STATE OF KANSAS, <u>Conversions on bole or the undersigned</u> , a Notary Public, in and for the A. D. 19 2G. before me, the undersigned, a Notary Public, in and for the A. D. 19 2G.	evial mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85,00 , payable in ton anuary and July . nit per nanum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notrcare is given in the ranum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notrcare is per nanum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this said party of the second part, its accessors or assigns, said aum of morey in the not sains of money, or any part theread, or any interest thereon, or interest or to the terms and the sort of the same then these presents shall be whold will discharged more same of money, or any part theread, or any interest thereon, as interest or the second part, and said party of the second part assidned in the list be and de denot of the same any approximate accessary to remove any late and be secured by this mortgage, and may be recovered with Interest as the lead and the list part and said party of the second part assidned inter and be secured by this mortgage, and may be recovered with Interest as the not, shall apply to and bind the respective parties hereto, their heirs, executors. I the first part have hereunto set their hands the day and year first above written. J.P ² Curmings Mary E. Curmings BERED, That on this 22 day of Doc, County and Size aforesoid came and Pay of Doc,	
	anywas appertaining, forever, free and clear of all incumbrance except a a \$1700,00 maturing January 1, 1952 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promissory note in writing to said party of the seco- equal installments of \$ 8,50 cach on the first days of J of each year after the date therefore until fully paid, with interest at ten per re- at the office of THE CENTRAL TRUST CO. Topeka, Kanasa, and it for for and in consideration of the services of THE CENTRAL TRUST CO. motigane hereinholders referred to and excepted, and the said note does not re- at the office of THE CENTRAL TRUST CO. motigane hereinholders referred to and excepted, and the said note does not re- at the office of THE CENTRAL TRUST CO. motigane hereinholders referred to and excepted, and the said note does not re- at the office of the first part shall pay or cause to be paid to and void; and thereins shall pay are thered, are not paid when the same is due, of the against aid metries, or any art thered, are not paid when the same is the principal of any prior motigane, is not paid, when the same is due, of the same version of said legah holder may rever interest in the holder hered may deter: and a legah holder premises other than hered not trate of ten per cent per anal data and shall become a line upon this real set and ministrators, successors and assigns, and words used in the singular numb- IN WITNENS WHEREOF. The said parties of STATE OF KANSAS. CHARTER DE LANSAS. CHARTER DE LANSAS. CHARTER DE LANSAS.	evial mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85,00 , payable in ton anuary and July . nit per nanum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notrcare is given in the ranum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notrcare is per nanum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this said party of the second part, its accessors or assigns, said aum of morey in the not sains of money, or any part theread, or any interest thereon, or interest or to the terms and the sort of the same then these presents shall be whold will discharged more same of money, or any part theread, or any interest thereon, as interest or the second part, and said party of the second part assidned in the list be and de denot of the same any approximate accessary to remove any late and be secured by this mortgage, and may be recovered with Interest as the lead and the list part and said party of the second part assidned inter and be secured by this mortgage, and may be recovered with Interest as the not, shall apply to and bind the respective parties hereto, their heirs, executors. I the first part have hereunto set their hands the day and year first above written. J.P ² Curmings Mary E. Curmings BERED, That on this 22 day of Doc, County and Size aforesoid came and Pay of Doc,	
	anywas appertaining, forever, free and clear of all incumbrance except a a \$1700,00 maturing January 1, 1952 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promisory note in writing to said party of the seco- equal installments of \$.6,50 each on the first days of J of each year effect hed are bever smith of the part of the seco- for and in consideration of the services of THE CENTRAL THUST CO. motingue herdinelever effected to and excepted, and the said note does not re- of whether said hear is paid wholey or party before its maturity. NOW, If said parties of the first part shall pay or cause to be paid to a whether said hear is paid which could be in the interest Herone, according and ved; and there methods, I could be with the same here and principal of any prior mortgare, is not paid, when the same here are said there on a said premises. In case of foreclosure, said prevet may holder based on delta principal debit and hearing before the mature of the state of the principal debit and shall become a lien upon this real est there on a said premismance on adj premiss on the than berefar lescome a part of the principal debit and shall become a lien upon this real est trate of the principal debit and shall become a lien upon this real est trate of the principal debit and shall become a lien upon this real est trate of the principal debit and shall become a lien upon this real est trate of the principal debit and shall become a lien upon this real est trate of the principal debit and springers other builtary much lescome a part of the conditions here(s, whether so expressed or saministrators, successors and assigns, and vord states are builtary and IN WITNESS WHERKOF. The said parties of STATE OF KANSAS, <u>Conversions on bole or the undersigned</u> , a Notary Public, in and for the A. D. 19 2G. before me, the undersigned, a Notary Public, in and for the A. D. 19 2G.	evial mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85,00 , payable in ton anuary and July . nit per nanum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notrcare is given in the ranum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this notrcare is per nanum after maturity until payment, both principal and interest payable listicity understood and agreed that the not secured by this said party of the second part, its accessors or assigns, said aum of morey in the not sains of money, or any part theread, or any interest thereon, or interest or to the terms and the sort of the same then these presents shall be whold will discharged more same of money, or any part theread, or any interest thereon, as interest or the second part, and said party of the second part assidned in the list be and de denot of the same any approximate accessary to remove any late and be secured by this mortgage, and may be recovered with Interest as the lead and the list part and said party of the second part assidned inter and be secured by this mortgage, and may be recovered with Interest as the not, shall apply to and bind the respective parties hereto, their heirs, executors. I the first part have hereunto set their hands the day and year first above written. J.P ² Curmings Mary E. Curmings BERED, That on this 22 day of Doc, County and Size aforesoid came and Pay of Doc,	
-	Anywas appertaining, forever, free and clear of all incumbrance except a a \$1700,00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express of delivered their certain promisory note in writing to said party of the seco- equal installments of \$6,50 each on the first days of	ertain mortgage of even date heresith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$	
	abyvas apjertaining, forever, free and clear of all incumbrance except a a \$1700,00 maturing January 1, 1952 PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promisery note in writing to said party of the second installments of \$ 6,50 cent on the first days of J of each year effect the date before writing the solid writing to said party of the second for and in consideration of the very serificity of the first days of J of each year effect the date before writing the date with interest at one present at the offect of THE CENTRIAL TRUST CO. mortgage herdhelorer referred to and excepted, and the said note does not regard a which easile all hear is paid which great the interest Herone, according and very and there are bardly cought with the interest Herone. According and very and othere methods, locather with the interest Herone, according and very and othere methods. In case of force its maturity. NOW, If said parties of the first part shall pay or cause to be paid to a gain at said network mortgane, is not paid, when the same here are bardly and the conditioners. In case of forcelosure, all property may holder based on determined with a case and the same here a start of the principal debt and shall become a line upon this real estimate of the principal debt and parties of the resolutions hered, whether as expressed or large therms, conditions and provisions hered, whether as expressed or all waterscans and provisions hered, whether as expressed or large the other set of the analysis and vorder and bardly for early because a part of the particular debt and shall become a line upon this real estimate of the principal debt mand based previous hered, whether as expressed or large and provisions hered, whether as expressed or large estimate and the principal debt mand based previous hered, whether as expressed or large estimate and the principal debt mand based based based and based ba	ertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85,00 , payable in ton anuary and July . nit per annum After maturity until payment, both principal and interest payable listicely understood and agreed that the not secured by this notricing is given present any portion of the interest on add hand in to be paid in full, regardless said party of the second part, its accessors or assigns, said and of morey in the more same of more, or any part thered, or any interest thereon, or interest or to the terms and the out of the same then these presents shall be whold gickarged into a sime of money, or any part thered, or any interest thereon, or interest or to the terms and and any half any any of the second part which and all party of the second part, and sid party of the second part which and all party of the second part, and sid party of the second part which and all party of the second part, and sid party of the second part which and parts of the per cent per annum from the time of such default in the payment of the first part have bereunots, and with or every a which second part which are parts of the part and vortis in the platial function the inters at the not, shall apply to and bind the respective parties hereto, their heirs, executors. I the first part have hereinto set their hands the day and year first above written. J.P. ² Curmings Mary E. Curmings Mary E. Curmings a single moman gle man and Mary E. Curmings a single moman gle man and Mary E. Curmings a single moman.	n Thir Prince
	abyvas apjertaining, forever, free and clear of all incumbrance except a a \$1700,00 maturing January 1, 1952 PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promisery note in writing to said party of the second installments of \$ 6,50 cent on the first days of J of each year effect the date before writing the solid writing to said party of the second for and in consideration of the very serificity of the first days of J of each year effect the date before writing the date with interest at one present at the offect of THE CENTRIAL TRUST CO. mortgage herdhelorer referred to and excepted, and the said note does not regard a which easile all hear is paid which great the interest Herone, according and very and there are bardly cought with the interest Herone. According and very and othere methods, locather with the interest Herone, according and very and othere methods. In case of force its maturity. NOW, If said parties of the first part shall pay or cause to be paid to a gain at said network mortgane, is not paid, when the same here are bardly and the conditioners. In case of forcelosure, all property may holder based on determined with a case and the same here a start of the principal debt and shall become a line upon this real estimate of the principal debt and parties of the resolutions hered, whether as expressed or large therms, conditions and provisions hered, whether as expressed or all waterscans and provisions hered, whether as expressed or large the other set of the analysis and vorder and bardly for early because a part of the particular debt and shall become a line upon this real estimate of the principal debt mand based previous hered, whether as expressed or large and provisions hered, whether as expressed or large estimate and the principal debt mand based previous hered, whether as expressed or large estimate and the principal debt mand based based based and based ba	ertain mortgage of even date heresith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85.00, payable in ton anuary and July ent per annum after maturity until payment, both principal and interest payable listicity understood and greed that the not secured by this notrage is given in securing a loan for said parties of the first part, which han is secured by the resent any portion of the interest on said loan and is to be paid in fully rest ary portion of the interest on said loan and is to be paid in fully regardless and data of the interest in the hote present shall be child be accured that said party of the second part, insure which are or may be assessed and levied by law mode due and payable, then the whole of aid sum or sume, and interest there and assessments of every nature which are second part shall be child be rate of the per cent per anium from the time of such details there, as the legal rate of the per cent per anium from the time of such details there, as the legal rate and be second by this mortgard, and may be recovered with hitters at the rest and interest is the plant include the singular. I the first part have hereunto set the hand the day and year first above written. J.P ^C Curmings J.F. Curmings Mary E. Curmings BERED, That on this 22 day of Doc, County and State aforesaid, cameJ.P. Curmings, a single man gle man and Mary E. Curmings a single woman	n
	abyvas apjertaining, forever, free and clear of all incumbrance except a a \$1700,00 maturing January 1, 1952 PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promisery note in writing to said party of the second installments of \$ 6,50 cent on the first days of J of each year effect the date before writing the solid writing to said party of the second for and in consideration of the very serificity of the first days of J of each year effect the date before writing the date with interest at one present at the offect of THE CENTRIAL TRUST CO. mortgage herdhelorer referred to and excepted, and the said note does not regard a which easile all hear is paid which great the interest Herone, according and very and there are bardly cought with the interest Herone. According and very and othere methods, locather with the interest Herone, according and very and othere methods. In case of force its maturity. NOW, If said parties of the first part shall pay or cause to be paid to a gain at said network mortgane, is not paid, when the same here are bardly and the conditioners. In case of forcelosure, all property may holder based on determined with a case and the same here a start of the principal debt and shall become a line upon this real estimate of the principal debt and parties of the resolutions hered, whether as expressed or large therms, conditions and provisions hered, whether as expressed or all waterscans and provisions hered, whether as expressed or large the other set of the analysis and vorder and bardly for early because a part of the particular debt and shall become a line upon this real estimate of the principal debt mand based previous hered, whether as expressed or large and provisions hered, whether as expressed or large estimate and the principal debt mand based previous hered, whether as expressed or large estimate and the principal debt mand based based based and based ba	ertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85,00 , payable in ton anuary and July . nit per annum After maturity until payment, both principal and interest payable listicely understood and agreed that the not secured by this notricing is given present any portion of the interest on add hand in to be paid in full, regardless said party of the second part, its accessors or assigns, said and of morey in the more same of more, or any part thered, or any interest thereon, or interest or to the terms and the out of the same then these presents shall be whold gickarged into a sime of money, or any part thered, or any interest thereon, or interest or to the terms and and any half any any of the second part which and all party of the second part, and sid party of the second part which and all party of the second part, and sid party of the second part which and all party of the second part, and sid party of the second part which and parts of the per cent per annum from the time of such default in the payment of the first part have bereunots, and with or every a which second part which are parts of the part and vortis in the platial function the inters at the not, shall apply to and bind the respective parties hereto, their heirs, executors. I the first part have hereinto set their hands the day and year first above written. J.P. ² Curmings Mary E. Curmings Mary E. Curmings a single moman gle man and Mary E. Curmings a single moman gle man and Mary E. Curmings a single moman.	n This Prince
	Anywas appertaining, forever, free and clear of all incumbrance except a a 14700,00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express, of delivered their certain promisory note in writing to said party of the seco- equal installments of \$ 8,50 each on the first days of	ertain mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$\$5,00 , payable in	n This Princes what writen er the refrant
	Anywas appertaining, forever, free and clear of all incumbrance except a a <u>\$1700,00</u> maturing January 1, 1932 TROVIDED, ALWAYS, And these presents are upon this express delivered their extrain promisery note in writing to said party of the seco- requal installments of \$ <u>\$.50</u> each on the first days of J of each year effer the date before valid fully mainly identification in the seco- requal installments of \$ <u>\$.650</u> each on the first days of J of each year effer the date beverived will fully mainly identification in the seco- requal installments of \$ <u>\$.650</u> each on the first days of J of each year effer the date beverived will fully mainly identifications and first of a which easile here is below the bubbly or party before its maturity. MOW, If aid parties of the first part shall pay or cause to be paid to a which easile here is beautified on a descented, and the said note does not re- gent at the other of THE CONTRAL THUST CO. motigane hereinbefore referred to and excepted, and the said note does not re- aging a static particular, locather with the interest Harons, according and todig and there is beautified. The state second the s	evian mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85,00 , payable in ton anuary and July . nit per annum flor maturity until payment, both principal and interest payable incerty understood and agreed that the not secured by this notrices is given incertain the second part, its accessors or assigns, said and in the second part, the second part, its accessors or assigns, said and of the interest or said ban and its to be paid in full, regardless said party of the second part, its accessors or assigns, said and of morey in the more same of money, or any part thered, or any interest thereon, or interest or to the terms and the second part, and said party of the second part shall be while be said party of the second part, and said party of the second part shall be entited be also shin or y, at its spoken, make any paymentang, and with or services a still be entited be also shin or y, at its spoken, make any paymentang, and with a second part shall be entited the second by this mortgage, and may be reaved and interest a the read of the second by this mortgage, and may be reaved with interest as the lead tate ad the secured by this mortgage, and may be reaved and interest at the not, shall apply to and bind the respective parties hered, their heirs, executors. J.P ^C Cumpings "TiP- Cumpings Mary E. Cumpings BERED, That on this 22 day of Doco. County and State aforesaid, came. J.P. Cumpings, a single man gle man and Mary E. Cumpings a single woman set the same person a who executed the within instrument of writing, and such same. J.T [*] Xreider Mary Mortgage As and y and year last above written. J.T [*] Xreider Notary Public, 19.3.0	n This Princes what writen er the refrant
	Anywas appertaining, forever, free and clear of all incumbrance except a a \$1700,00 maturing January 1, 1932 FROVIDED, ALWAYS, And these presents are upon this express delivered their certain promissory note in writing to said party of the seco- equal installments of \$6,50 each on the first days of	evials mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$	n This Pelaneo waa writen er the crigant
	Anywas appertaining, forever, free and clear of all incumbrance except a a §1700,00 maturing January 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express delivered their extrain promissory note in writing to said party of the seco- equal installments of \$6,50 each on the first days of	evian mortgage of even date herewith for condition, that whereas said parties of the first part have this day executed and nd part, for the sum of \$ 85,00 , payable in ton anuary and July . nit per annum flor maturity until payment, both principal and interest payable incerty understood and agreed that the not secured by this notrices is given incertain the second part, its accessors or assigns, said and in the second part, the second part, its accessors or assigns, said and of the interest or said ban and its to be paid in full, regardless said party of the second part, its accessors or assigns, said and of morey in the more same of money, or any part thered, or any interest thereon, or interest or to the terms and the second part, and said party of the second part shall be while be said party of the second part, and said party of the second part shall be entited be also shin or y, at its spoken, make any paymentang, and with or services a still be entited be also shin or y, at its spoken, make any paymentang, and with a second part shall be entited the second by this mortgage, and may be reaved and interest a the read of the second by this mortgage, and may be reaved with interest as the lead tate ad the secured by this mortgage, and may be reaved and interest at the not, shall apply to and bind the respective parties hered, their heirs, executors. J.P ^C Cumpings "TiP- Cumpings Mary E. Cumpings BERED, That on this 22 day of Doco. County and State aforesaid, came. J.P. Cumpings, a single man gle man and Mary E. Cumpings a single woman set the same person a who executed the within instrument of writing, and such same. J.T [*] Xreider Mary Mortgage As and y and year last above written. J.T [*] Xreider Notary Public, 19.3.0	n This Prince entry of the start of the start of the start of the star

127