2	77	FROM	ERCOUSSIONTH STAT	STATE OF KANSAS, I	DOUGLAS COUNTY, 55.	1
Definition of the second se	25	•		This instrument wa	s filed for record on the 20 day	
THE MORTHER, Mule Hall 231: dy al Decision: Decision: THE MORTHER, Mule Hall 231: dy al Decision: In the pure of one lock shows and and the first, so and all shows and all starts. J. P. Chamilange, a started end with the sale pure of one lock shows and all starts. J. Chamilange, a started end with the sale pure of one lock shows and all starts. J. Chamilange, a started end with the sale pure of one lock shows and and the same of		J. P. Cummings et al	· · · · · · · · · · · · · · · · · · ·	Jan.	A. D., 19 32 , At 10: 50 A.	м.
THE REPORT Trust CS. By Deputy THE REPORT TRUE Multi Trust CS. By Deputy THE REPORT TRUE Multi Trust CS. Deputy Deputy THE REPORT TRUE MULTI Trust Deputy Deputy Deputy THE REPORT TRUE MULTI TRUE DEPUTY Deputy Deputy THE REPORT TRUE DEPUTY Deputy				Gen G.C.		•
THIS INSERTED, Mode this 62 ft day all leases . P. Commings, entropy, e		The Central Trust Co.				rds.
TO HAVE AND TO HOLD THE SAME, Together with all and singlar the teaments, benchmants and separatements therein belonging, or is any start of the face part, and first of the area of the second second part, is an except a strategy of the second second part, is an except a strategy of the	THI	S INDENTURE. Made this		7		
<pre>NTME_NEWS_STRICT_THE ALL & sulf purity of the fort purity of the fort purity of the media during during the function of the string the during du</pre>		F. Cummings, a single mnn;	J. P. Cunni John F. Cunni	nge, also known as ; nge, a single man; s	Jemes P. Cummings, a single m and Mary E. Cummings, a singl	ien: .e
TO HAVE AND TO HOLD THE SAME, Toycher wild all adapted the towneeds, benefitseness and neight, all of the following-downlod rule totation, shared in Contry of Decision and Kanas tokit. The Test Elec Humined Twenty (120) Defer of the Southwest gameter of Social Trifferen (12), Towneed Gameterskii. The Test Elec Humined Twenty (120) Defer of the Southwest gameter of Social Trifferen (12), Towneed Gameterskii. The Test Elec Humined Twenty (120) Defer of the Southwest gameters of Social Trifferen (12), Towneed Gameterskii. The Test Elec Humined Twenty (120) Defer of the Southwest gameters of Social Trifferen (12), Towneed Gameterskii. The Test Elec Humined Twenty (120) Defer of the Southwest gameters of Social Trifferen (12), Towneed Gameterskii. The Test Elec Humined Twenty (120) Defer of the Southwest gameterskii. The Test Elec Humined Twenty (120) Defer of the Southwest gameterskii. The Test Elec Humined Twenty (120) Defer of the Southwest gameterskii. The Test AND TO HOLD THE SAME, Teycher with all and singlar the towneed by benefits and appeterskies the south the Southwest gameterskies. Torigon Test Southwest gameterskies. Defer of the Southwest gameterskies. Torigon Test Southwest gameterskies. Defer of the Southwest gameterskies. Torigon Test Southwest gameterskies. Defer of the Southwest gameterskies. Torigon Test Southwest gameterskies. Defer of the Southwest gamete	second part. WIT	NESSETH, That the said parties of the first	t part, in considerati	ansas, parties of the first part, on of the sum of	and THE CENTRAL TRUST CO., party o	f the
TO HAVE AND TO HOLD THE SAME, Toycher with all and singular the transmets, hereditaments and appartenances thereto belonging, or in anyone apportance, there ad dear of all immultance except a critical material of the first part has a first part of the second part, for the second pa	acknowledge	d, do by these presents, GRANT, BARGAN	IN, SELL, CONVE	DOLLARS, to the	and a second of all and a second s	reby and
1, 1237. FROMUDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the fint part have this day executed and diversed their extain promissary note in ariting to said party of the second part, for the sum of \$ 85.00 , payable in four equal institutiones of \$21.25 , coch on the fint days of Jonuary and July of each year after the data theored unit field paid, with interest at the per earnor after maturing with second at the per each year after the data be each of the said or deviced. The second part, for the sum of \$ 85.00 , payable in four equal to said party of the said or device at the per each second by this mortage is given participated for and in consideration of the services of THE CENTRAL THENG IC CANTRAL THE CANTRA		The West One Hundred Twent (15), Township Twelve (12)	y (120) pares , Renge Eight	of the Southwest Queen (18), East of th	warter of Section Fifteen he Sixth Principal Meridian.	
1, 1237. FROMUDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the fint part have this day executed and diversed their extain promissary note in ariting to said party of the second part, for the sum of \$ 85.00 , payable in four equal institutiones of \$21.25 , coch on the fint days of Jonuary and July of each year after the data theored unit field paid, with interest at the per earnor after maturing with second at the per each year after the data be each of the said or deviced. The second part, for the sum of \$ 85.00 , payable in four equal to said party of the said or device at the per each second by this mortage is given participated for and in consideration of the services of THE CENTRAL THENG IC CANTRAL THE CANTRA						
1, 1237. FROMUDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the fint part have this day executed and diversed their extain promissary note in ariting to said party of the second part, for the sum of \$ 85.00 , payable in four equal institutiones of \$21.25 , coch on the fint days of Jonuary and July of each year after the data theored unit field paid, with interest at the per earnor after maturing with second at the per each year after the data be each of the said or deviced. The second part, for the sum of \$ 85.00 , payable in four equal to said party of the said or device at the per each second by this mortage is given participated for and in consideration of the services of THE CENTRAL THENG IC CANTRAL THE CANTRA						
1, 1237. FROMUDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the fint part have this day executed and diversed their extain promissary note in ariting to said party of the second part, for the sum of \$ 85.00 , payable in four equal institutiones of \$21.25 , coch on the fint days of Jonuary and July of each year after the data theored unit field paid, with interest at the per earnor after maturing with second at the per each year after the data be each of the said or deviced. The second part, for the sum of \$ 85.00 , payable in four equal to said party of the said or device at the per each second by this mortage is given participated for and in consideration of the services of THE CENTRAL THENG IC CANTRAL THE CANTRA						
1, 1237. FROMUDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the fint part have this day executed and diversed their extain promissary note in ariting to said party of the second part, for the sum of \$ 85.00 , payable in four equal institutiones of \$21.25 , coch on the fint days of Jonuary and July of each year after the data theored unit field paid, with interest at the per earnor after maturing with second at the per each year after the data be each of the said or deviced. The second part, for the sum of \$ 85.00 , payable in four equal to said party of the said or device at the per each second by this mortage is given participated for and in consideration of the services of THE CENTRAL THENG IC CANTRAL THE CANTRA						
1, 1237. FROMUDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the fint part have this day executed and diversed their extain promissary note in ariting to said party of the second part, for the sum of \$ 85.00 , payable in four equal institutiones of \$21.25 , coch on the fint days of Jonuary and July of each year after the data theored unit field paid, with interest at the per earnor after maturing with second at the per each year after the data be each of the said or deviced. The second part, for the sum of \$ 85.00 , payable in four equal to said party of the said or device at the per each second by this mortage is given participated for and in consideration of the services of THE CENTRAL THENG IC CANTRAL THE CANTRA						
1, 1237. FROMUDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the fint part have this day executed and diversed their extain promissary note in ariting to said party of the second part, for the sum of \$ 85.00 , payable in four equal institutiones of \$21.25 , coch on the fint days of Jonuary and July of each year after the data theored unit field paid, with interest at the per earnor after maturing with second at the per each year after the data be each of the said or deviced. The second part, for the sum of \$ 85.00 , payable in four equal to said party of the said or device at the per each second by this mortage is given participated for and in consideration of the services of THE CENTRAL THENG IC CANTRAL THE CANTRA						
1, 1237. FROMUDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the fint part have this day executed and diversed their extain promissary note in ariting to said party of the second part, for the sum of \$ 85.00 , payable in four equal institutiones of \$21.25 , coch on the fint days of Jonuary and July of each year after the data theored unit field paid, with interest at the per earnor after maturing with second at the per each year after the data be each of the said or deviced. The second part, for the sum of \$ 85.00 , payable in four equal to said party of the said or device at the per each second by this mortage is given participated for and in consideration of the services of THE CENTRAL THENG IC CANTRAL THE CANTRA						1
1, 1237. FROMUDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the fint part have this day executed and diversed their extain promissary note in ariting to said party of the second part, for the sum of \$ 85.00 , payable in four equal institutiones of \$21.25 , coch on the fint days of Jonuary and July of each year after the data theored unit field paid, with interest at the per earnor after maturing with second at the per each year after the data be each of the said or deviced. The second part, for the sum of \$ 85.00 , payable in four equal to said party of the said or device at the per each second by this mortage is given participated for and in consideration of the services of THE CENTRAL THENG IC CANTRAL THE CANTRA						
PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the finst part have this day executed and deleved their certain promisery note in writing to said party of the second part, for the sum of	TO HAV	'E AND TO HOLD THE SAME, Together	with all and singul	ar the tenements, hereditament	ts and anourtenances thereto belowing on i	
equal installments of § 21,25 each on the first days of		'E AND TO HOLD THE SAME, Together lining, forever, free and clear of all incumbra	with all and singul ance except a certai	ar the tenements, hereditament n mortgage of even date herewi	ts and appurtenances thereto belonging, or i ith for \$1700.00 due Jenuery.	in
death year after the date thereof tech on the first days of	1, 1937.	and cital of all incumore	ance except a certai	n mortgage of even date herewi	ith for \$1700.00 due January	- 1
and vold: and otherwise while membranes thereon, according to the terms and tence of the same, been there possible, shall same of more in the principal of any prior more response in the prior of the same of the	1, 1937. PROVIE delivered their e	DED, ALWAYS, And these presents are upo	in this express cond	n mortgage of even date herewi	ith for \$1700.00 due Jenuary	- 1
and vold: and otherwise while membranes thereon, according to the terms and tence of the same, been there possible, shall same of more in the principal of any prior more response in the prior of the same of the	1, 1937. PROVIE delivered their e equal installme	DED, ALWAYS, And these presents are upo retrain promissory note in writing to said pa its of $\$ 21, 25$, each on the first	on this express condi- arty of the second p	n mortgage of even date herewi tion, that whereas said parties art, for the sum of \$	ith for \$1700.00 due January of the first part have this day executed and 00 , payable in four	d
and vold: and otherwise while membranes thereon, according to the terms and tence of the same, been there possible, shall same of more in the principal of any prior more response in the prior of the same of the	1, 1937. PROVIE delivered their e equal installme	DED, ALWAYS, And these presents are upo retrain promissory note in writing to said pa its of $\$ 21, 25$, each on the first	on this express condi- arty of the second p	n mortgage of even date herewi tion, that whereas said parties art, for the sum of \$	ith for \$1700.00 due January of the first part have this day executed and 00 , payable in four	d
IN WITNESS WHEREOF, The said parties of the first part have drawn and suite the planal include the singular. J. P. Cumnings, a single man Thomas F. Cumnings, a single man John F. Cumnings, a single man Marry Z. Cumnings, a sing	1, 1937. PROVIE delivered their e equal installme: of each year afte at the office of 7 for and in consis mottrage begins	ED, ALWAYS, And these presents are upo vertain promissory note in writing to said pa its of $\$ 21.25$	on this express condi- arty of the second p days of Jenn est at ten per cent p nsas, and it is distin . TRUST CO., in se	n mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. Lary and r ancum after maturity until rthy understood and agreed tha parties a barred tha	th for \$1700.00 due Jenuary of the first part have this day executed ann 00 , payable in four d July payment, both principal and interest payable 10 fib point executed by this moticage is given	e h
IN WITNESS WHEREOF, The said parties of the first part have drawn and suite the planal include the singular. J. P. Cumnings, a single man Thomas F. Cumnings, a single man John F. Cumnings, a single man Marry Z. Cumnings, a sing	1, 1937. PROVIE delivered their e equal installme: of each year afte at the office of 7 for and in consis mottrage begins	ED, ALWAYS, And these presents are upo vertain promissory note in writing to said pa its of $\$ 21.25$	on this express condi- arty of the second p days of Jenn est at ten per cent p nsas, and it is distin . TRUST CO., in se	n mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. Lary and r ancum after maturity until rthy understood and agreed tha parties a barred tha	th for \$1700.00 due Jenuary of the first part have this day executed ann 00 , payable in four d July payment, both principal and interest payable 10 fib point executed by this moticage is given	d e
IN WITNESS WHEREOF, The said parties of the first part have drawn and suite the planal include the singular. J. P. Cumnings, a single man Thomas F. Cumnings, a single man John F. Cumnings, a single man Marry Z. Cumnings, a sing	1, 1937. PROVIE delivered their e equal installme: of each year afte at the office of 7 for and in consis mottrage begins	ED, ALWAYS, And these presents are upo vertain promissory note in writing to said pa its of $\$ 21.25$	on this express condi- arty of the second p days of Jenn est at ten per cent p nsas, and it is distin . TRUST CO., in se	n mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. Lary and r ancum after maturity until rthy understood and agreed tha parties a barred tha	th for \$1700.00 due Jenuary of the first part have this day executed ann 00 , payable in four d July payment, both principal and interest payable 10 fib point executed by this moticage is given	d e
IN WITNESS WHEREOF, The said parties of the first part have drawn and suite the planal include the singular. J. P. Cumnings, a single man Thomas F. Cumnings, a single man John F. Cumnings, a single man Marry Z. Cumnings, a sing	1, 1937. PROVIE delivered their e equal installme: of each year afte at the office of 7 for and in consis mottrage begins	ED, ALWAYS, And these presents are upo vertain promissory note in writing to said pa its of $\$ 21.25$	on this express condi- arty of the second p days of Jenn est at ten per cent p nsas, and it is distin . TRUST CO., in se	n mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. Lary and r ancum after maturity until rthy understood and agreed tha parties a barred tha	th for \$1700.00 due Jenuary of the first part have this day executed ann 00 , payable in four d July payment, both principal and interest payable 10 fib point executed by this moticage is given	e h
IN WITNESS WHEREOF, The said parties of the first part have drawn and suite the planal include the singular. J. P. Cumnings, a single man Thomas F. Cumnings, a single man John F. Cumnings, a single man Marry Z. Cumnings, a sing	1, 1937. PROVIE delivered their e equal installme: of each year afte at the office of 7 for and in consis mottrage begins	ED, ALWAYS, And these presents are upo vertain promissory note in writing to said pa its of $\$ 21.25$	on this express condi- arty of the second p days of Jenn est at ten per cent p nsas, and it is distin . TRUST CO., in se	n mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. Lary and r ancum after maturity until rthy understood and agreed tha parties a barred tha	th for \$1700.00 due Jenuary of the first part have this day executed ann 00 , payable in four d July payment, both principal and interest payable 10 fib point executed by this moticage is given	d e
J. P. Cumnings, a single man Thomas F. Cumnings, a single man John F. Cumnings, a single man Marry E. Cumnings, a single man STATE OF KANSAS, State of the state addressing and state addressing addrese addressing addressing addressing addressing	1, 1957. PROVIL delivered their - equal installme- of each year after in of each year after in or and in cosis mortgage herein of whicher said whicher said of whicher said a how wolf, and or principal of any against said rec- thereon, shall, by holder here-of mu- interst, or in an outstanding tile become a part of	ED, ALWAYS, And these presents are upo wriain promissory note in writing to said pa- tis of $8 \cdot 21, 85$	and except a certain on this express condu- arty of the second p days of Jnn: est at ten per cent p ass, and it is distin TRUST CO., in as est, and it is distin TRUST CO., in as est, as the paid to said the second paid to said paid to said second the second said p property may be s the spane are by la property may be s the spane are by la est be spane are by la property may be s the spane are by la property m	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 25, 2017 and relation of \$ 25, 2017 and r	th for \$1700.00 due Jenuary of the first part have this day executed an 00 , payable in four d July wayment, bah principal and interest payable to the first part, which has its scenared by the said loan and is to be paid in fall, regardless treasures or assigns, stild sum of money in the wave how promotis hall be sholly discharged wave how promotis hall be sholly and interest and have a second part shall be onlife the whole of all sum or sums, and interest all party of the second part shall be onlife the time of whole researcy to reasoned take any payments necessary to reasoned take any payments necessary to paid shall	d e
Thomas F. Cumninge, a single men	1, 1957. PROVIL delivered their - equal installme- of each year after in of each year after in or and in cosis mortgage herein of whicher said whicher said of whicher said a how wolf, and or principal of any against said rec- thereon, shall, by holder here-of mu- interst, or in an outstanding tile become a part of	ED, ALWAYS, And these presents are upo vertain promissory note in writing to said pu ats of \$ 21.25	and except a certain on this express cond- arty of the second p days of Janx cas at ten per cent p with the diskin per nort it is diskin out does not represen- tive and the second paid to a statistic diskin per second to the second statist the same are by la theoregion of statist theoregion of sta	n mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 25, 2079 and and argreed the r annum after maturity until priving r annum after maturity until priving r annum after maturity until a running a loun for said parties of the sum of the interst on the sum of the second part, less priving the sum of money, or any part this and assessments of every part is sum of money, or any part this and assessments of every part is sum of money, or any part this and assessments of every part is sum of money, or any part this and assessment of every part is with or without appraisement is with or without appraisement is part may it manum from the part may it his mortgage hall appry to and bind the resy.	th for \$1700.00 due Jenuary so of the first part have this day executed ann 00 , payable in four ad July ad July ad July represented by this motion of the second of the first part, which loan is secured by the solution and is to be paid in full, regardless and have the second part shall be wholy discharged the these presents shall be wholy discharged the these presents shall be wholy discharged the whole of and second part shall be entitled the whole of and second part shall be entitled the state second part shall be entitled at and with or without receiver, as the legal the time of such second part shall be entitled and may be recovered with interest at the and may be receiver the shall be in the second second and may be receiver the shall be in the second second shall and may be receiver the shall be in the second second shall and may be receiven the shall be in the second second shall be in the second second second shall be in the second second shall be and the shall be shall be in the second second shall be entitled and may be receiver a the heave a shall be and the second second second shall be shall be shall be and the shall be shall the shall be shal	e h
John F. Cumnings, a single man Mary E. Cumnings, a single mann STATE OF KANSAS, County or Douglas State of states A. D. 19 31. before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came J. P. Cumnings, Thomas F. Cumnings, John F. Cumnings single men and Mary E. Cumnings e single monen Kaxife, who cree personally known to me to be the same person 0 who executed the within instrument of writing, and such person 6, duly acknowledged the execution of the same. Legel Sec1 Jon. 5th Jon. 5th	1, 1957. PROVIL delivered their - equal installme- of each year after in of each year after in or and in cosis mortgage herein of whicher said whicher said of whicher said a how wolf, and or principal of any against said rec- thereon, shall, by holder here-of mu- interst, or in an outstanding tile become a part of	ED, ALWAYS, And these presents are upo vertain promissory note in writing to said pu ats of \$ 21.25	and except a certain on this express cond- arty of the second p days of Janx cas at ten per cent p with the diskin per nort it is diskin out does not represen- tive and the second paid to a statistic diskin per second to the second statist the same are by la theoregion of statist theoregion of sta	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. ADTY and \$ 55. ADTY ADTY ADTY ADTY ADTY ADTY ADTY ADTY ADTY ADTY ADTY ADTY ADTY ADTY ADTY ADTY	th for \$1700.00 due January of the first part have this day executed ann 00 , payable in four d July d July the note secured by this motizage is given with a not secured by this motizage is the first part, which loan is secured by the secure of the first part, which loan is secured by the note of the first part, which loan is secured by the note of the first part, which loan is secured by the note of the first part, which loan is secured by the note of the first part, which loan is secured by the note of the first part, which loan is secured by the note of the first part of the secure of the secure neces, or any interest the record, or interest or the which are or may be assessed and loand is the secure of the secure of the secure of the the time of such default in the payment of the time of such default in the payment of the time of such default in the first at the preview parties hereto, their here, executors, in the plant include the singular.	e h
STATE OF KANSAS, Dougles bs. BE IT REMEMBERED. That on this JOth day of December A. D. 19 31before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came J. P. Ournings, Thomas F. Ournings, Join F. Curnings single men and Merry E. Ournings e single momen Kxxir, who Dre personally known to me to be the same person Swho executed the within instrument of writing, and such person C. duly acknowledged the execution of the same. Legen1 IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my official acal, the day and year last above written. Sec1 J. F. Kreider Notary Public.	1, 1957. PROVIL delivered their - equal installme- of each year after in of each year after in or and in cosis mortgage herein of whicher said whicher said of whicher said a how wolf, and or principal of any against said rec- thereon, shall, by holder here-of mu- interst, or in an outstanding tile become a part of	ED, ALWAYS, And these presents are upo vertain promissory note in writing to said pu ats of \$ 21.25	and except a certain on this express cond- arty of the second p days of Janx cas at ten per cent p with the diskin per nort it is diskin out does not represen- tive and the second paid to a statistic diskin per second to the second statist the same are by la theoregion of statist theoregion of sta	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. ADTY and art for the sum of \$ 55. ADTY and art of the second part, is say the indension and itself with and at any portion of the interest on party of the second part, is say elerms and learn of the same, is sum of money, or any part the rande due neuro of the same, is arty of the second part, and as if with or without appraisement if en per cent per annum from d part may, at its option, mill be secured by this mortgage shall able secured by this mortgage shall apply to and bind the resy ill include the plartal and words inst part have hereunto set their J. P. Cummings, a set	th for \$1700.00 due January sof the first part have this day executed ann 00 , payable in four d July d July the note secured by this motizage is given with an at secure division is secured by the substance of the first part, which loan is secured by the notice of the first part, which loan is secured by the notice of the first part, which loan is secured by the notice of the first part, which loan is secured by the notice of the first part, which loan is secured by the notice of the first part, which loan is secured by the notice of the secure of the secure of the secure network of the or any loan secure and interest the which are or may be assessed and loavied the whole of and sum or sums, and interest the the of each default in the payment of the the of each default in the payment of the the note previoured with interest at the preview partice horizont first above written. thends the day and year first above written. tingle min.	e h
COUNTY OF Douglas Ss. BE IT REMEMBERED. That on this 30th day of December A. D. 19 31, before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came J. P. Cumnings, Thomas F. Ounnings, John F. Cumnings single men and Merry E. Cumnings e single women Kxxir, who Dre personally known to me to be the same person S. who executed the within instrument of writing, and such person C. day acknowledged the execution of the same. Legen1 IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my official avail, the day and year has above written. Sec1 J. F. Kreider Notary Public	1, 1957. PROVIL delivered their - equal installme- of each year after in of each year after in or and in cosis mortgage herein of whicher said whicher said of whicher said a how wolf, and or principal of any against said rec- thereon, shall, by holder here-of mu- interst, or in an outstanding tile become a part of	ED, ALWAYS, And these presents are upo vertain promissory note in writing to said pu ats of \$ 21.25	and except a crtain on this express cond- arty of the second p days of	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. 2017 and 4 round after maturity until f the understood and agreed the relation of the interest on tany portion of the interest on tany portion of the interest on the second part, less se- terms and leaves the second part, and and assymmets of every nat. the second part, and a party of the second part, and the part may at its option, and the secure by this mortgage thall apply to and bind the rest ill include the part part and wonds inst part have hereunto set their J. P. Cummings, a s Thomas F. Cummings, a	th for \$1700.00 due Jenuary of the first part have this day executed ann 00 , payable in four d July ad July d July it ho not secured by this motizing is given it ho first part, which loan is secured by the substitution and is to be paid in full, tregardless will ban add is to be paid in full, tregardless provide any and the second part shall be shall be nerved, or any intervat thereon, or interest or the which are or may be assessed and hered the whole of add sum or sums, and interest the whole are pay here the control of the shall be childed to add the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state is the planal include the singular. rhands the day and your first above written. in gle men single men	e h
A. D. 19 31	1, 1937. PROVIE dedivered their of each year after at the office of for and in consi of whether sails of whether sails whether sails of whether sails principal of any against said pre- to the possession helder here-of ma outstanding till become a part of the terms administratory, or administratory, or	ED, ALWAYS, And these presents are upo vertain promissory note in writing to said pa its of $\$ 21, 25$	and except a crtain on this express cond- arty of the second p days of	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. 2017 and 4 round after maturity until f the understood and agreed the relation of the interest on tany portion of the interest on tany portion of the interest on the second part, less se- terms and leaves the second part, and and assymmets of every nat. the second part, and a party of the second part, and the part may at its option, and the secure by this mortgage thall apply to and bind the rest ill include the part part and wonds inst part have hereunto set their J. P. Cummings, a s Thomas F. Cummings, a	th for \$1700.00 due Jenuary of the first part have this day executed ann 00 , payable in four d July ad July d July it ho not secured by this motizing is given it ho first part, which loan is secured by the substitution and is to be paid in full, tregardless will ban add is to be paid in full, tregardless provide any and the second part shall be shall be nerved, or any intervat thereon, or interest or the which are or may be assessed and hered the whole of add sum or sums, and interest the whole are pay here the control of the shall be childed to add the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state is the planal include the singular. rhands the day and your first above written. in gle men single men	e h
Kx xifr, who 2:° personally known to me to be the same person 0 _ who executed the within instrument of writing, and such person 0 _ who executed the within instrument of writing, and such person 0 _ who executed the within instrument of writing, and such person 0 _ who executed the within instrument of writing, and such person 0 _ who executed the within instrument of writing, and such person 0 _ who executed the within instrument of writing, and such person 0 _ who executed the within instrument of writing, and such person 0 _ who executed the day and year last above written. Legel IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my official scal, the day and year last above written. Secl J. F. Kreider Notary Public. 19. J4	1, 1937. PROVIE delivered their, e equal installmes of each year and a mortgage herein of whether said work of the off and you'd and you'd not you of a said NOW, If above described in the possession heider here of ma but the possession heider here of ma but the possession herein a said of the terms administrators, so STATI County or	ED, ALWAYS, And these presents are uportrain promissory note in writing to said parts of \$21.25	and except a crtain on this express cond- arty of the second p days of Jrnn new conditional fields of the new conditional fields of the new conditional fields of the reconstruction of said p the option of said p the same are hy la the same a	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 25. 25. 25. 25. 25. 25. 25. 25.	th for \$1700.00 due Jenuary of the finit part have this day executed ann 00 , payable infour dJuly maynent, both principal and interest payable it is not excured by this moticage is given when the scarced by this moticage is given and the notes excured by the moticage is given it is not excured by the moticage is given and is to be pail in full, regardless merced, or any intervet thereon, or interest or then these presents shall be whole discharged merced, or any intervet thereon, or interest or the whole of name to be seen and to kield and pay of the second part, shall be onlide it be time of such default in the payment of the start of such default in the payment of the time of such default in	d e
Legel IN TESTIMONY WHEREOF. I have hereunto set my hand, and affixed my official seal, the day and year hast above written. Secl J. W. Kreider Commission expires Jon. 5 th	1, 1957. PROVIE dedivered their - equal installmes of each year after at the diffice of 1 morrgages herein of whether said whether said and yoid; and o principal of any thereon, shall, bi to the possession hedder here of ma instruction, shall, bi thereon, shall, bi ther	ED, ALWAYS, And these presents are uportrain promissory note in writing to said parts of \$ 21.25. Exception of the services of THE CENTRAL TRUST CO. Topeka, Kar THE GENTRAL TRUST CO. Topeka, Kar Shara and Andar an	and except a crtain on this express cond- arty of the second p days of	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. ADTY and art of the sum of \$ 55. ADTY and art of the sum of \$ 55. ADTY and art of the second part, is say the indenstood and ity of the the indenstood and the second part, is say elerms and tene of the second part, is say the second part, and as if which without appraisement if which without appraisement of part may, at its option, mill a party of the second part, and as if which without appraisement if on per cent per annum from d part may, at its option, mill and the analy the second part, and as if here per cent per annum from d part may, at its option, mill and be secured by this mortgage hall apply to and bind the result include the part and words rist part have hereunto set their J. P. Cumminge, a s Thomas F. Cumminge, a Merry E. Cumminge, a Soft	th for \$1700.00 due January sof the first part have this day executed ann 00 , payable in _four d _July d _July id _July sayment, both principal and interest payable the first part, which loan is secured by the software the first part, which loan is secured by the non-secure to be paid in full, regardless sail ban not is to be paid in full, regardless neres, or any interest thereon, or interest or the first part, which loan and interest is paid of a sid sum or sums, and interest is paid of a sid sum or sums and interest is paid and the secure that is the payment of the time of such default in the payment of the time of such default in the payment of the time of such default in the payment of the time	d e
Legel IN TESTIMONY WHEREOF. I have hereunto set my hand, and affixed my official seal, the day and year hast above written. Secl J. W. Kreider Commission expires Jon. 5 th	1, 1957. PROVIE dedivered their - equal installmes of each year after at the diffice of 1 morrgages herein of whether said whether said and yoid; and o principal of any thereon, shall, bi to the possession hedder here of ma instruction, shall, bi thereon, shall, bi ther	ED, ALWAYS, And these presents are uportrain promissory note in writing to said parts of \$ 21.25. Exception of the services of THE CENTRAL TRUST CO. Topeka, Kar THE GENTRAL TRUST CO. Topeka, Kar Shara and Andar an	and except a crtain on this express cond- arty of the second p days of	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. ADTY and art of the sum of \$ 55. ADTY and art of the sum of \$ 55. ADTY and art of the second part, is say the indenstood and ity of the the indenstood and the second part, is say elerms and tene of the second part, is say the second part, and as if which without appraisement if which without appraisement of part may, at its option, mill a party of the second part, and as if which without appraisement if on per cent per annum from d part may, at its option, mill and the analy the second part, and as if here per cent per annum from d part may, at its option, mill and be secured by this mortgage hall apply to and bind the result include the part and words rist part have hereunto set their J. P. Cumminge, a s Thomas F. Cumminge, a Merry E. Cumminge, a Soft	th for \$1700.00 due January sof the first part have this day executed ann 00 , payable in _four d _July d _July id _July sayment, both principal and interest payable the first part, which loan is secured by the software the first part, which loan is secured by the non-secure to be paid in full, regardless sail ban not is to be paid in full, regardless neres, or any interest thereon, or interest or the first part, which loan and interest is paid of a sid sum or sums, and interest is paid of a sid sum or sums and interest is paid and the secure that is the payment of the time of such default in the payment of the time of such default in the payment of the time of such default in the payment of the time	d e
Legel IN TESTIMONY WHEREOF. I have hereunto set my hand, and affixed my official seal, the day and year hast above written. Secl J. W. Kreider Commission expires Jon. 5 th	1, 1957. PROVIE dedivered their - equal installmes of each year after at the diffice of 1 morrgages herein of whether said whether said and yoid; and o principal of any thereon, shall, bi to the possession hedder here of ma instruction, shall, bi thereon, shall, bi ther	ED, ALWAYS, And these presents are upo virtial promissory note in writing to sail pay trials promissory note in writing to sail pay it of \$ 21.25	and except a creat on this express cond arty of the second p days of Janu TRUST CO., in se TRUST CO., in se the prime of the days of the prime of the days property may be se property may be set property may be	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 25, 1077 and response of the sum of \$ 25, 1077 and relative sum of money and a strength of the sum of \$ 1078 and a search art, is ago to terms and teno of the interest on party of the second part, is and a strength taxes or any part the second part, and as a the second part, and as the secon	th for \$1700.00 due January of the first part have this day executed an of the first part have this day executed an of	d e
J. F. Kreider Notary Public. Commission expires Jon. 5th 19.34	1, 1957. PROVIE dedivered their - equal installmes of each year after at the diffice of 1 morrgages herein of whether said whether said and yoid; and o principal of any thereon, shall, bi to the possession hedder here of ma instruction, shall, bi thereon, shall, bi ther	ED, ALWAYS, And these presents are upo vertain promissory note in writing to sail pay its of \$ 21.25	on this express conductly of the second p days of January of the second p days of January of the second p mass, and it is distin- transformed to seld the second p of the second the second p the option of shift p mass, and the second p the second p the second p mass, and the	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 25, 1077 and response of the sum of \$ 25, 1077 and relative sum of money and a strength of the sum of \$ 1078 and a search art, is ago to terms and teno of the interest on party of the second part, is and a strength taxes or any part the second part, and as a the second part, and as the secon	th for \$1700.00 due January of the first part have this day executed an of the first part have this day executed an of	d e
Commission expires Jon. 5th 19.34.	1, 1937. PROVIL delivered their, - equal installme of each year active at the define of 1 whether said whether said whether said principal of may principal of may	ED, ALWAYS, And these presents are uportrain promissory note in writing to said parts of \$ 21.25 extra promissory note in writing to said parts of \$ 21.25 extra promissory note in writing to said parts of the services of THE CENTRAL TRUST CO. Topeks, Kar and the said parts of the first part shall be considered with the interst the distribution of the services of THE CENTRAL results of the said parts of the first part shall be considered with the interst therewise shall remain in full organize and effect. There, are not additional thereads and there said of said premises. In case and and parable at the conditions of this contract. Said y effect and said legal holder may recover it, work the conditions of this contract. Said the conditions of this contract. Said the conditions of this contract. Said the conditions of the part is and write the same is a second and parable at the conditions of the same all be come allow up revealed the same second at the conditions of the same second states. The case of the same second states are also and a same second states are also and a same second states are also and the same second states are also and the same second states are also and the same second states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state are also as a same second state and states are also as a same second state are also as a same second state are also as a same second state and states are also as a same second state are also as a same second state are and state are also as a same second state are also as	and except a crtain on this express cond- arty of the second p days of Jnn mass, and i is disin rIRUST CO., in se- tote des not represent the option of said p route des not represent is due, or if the tays the same are by la the option of said p party of the second promery may be se- ingular mumber sh- essing particular to the second part of the tays is due, or if the tays the same are by la the option of said p party of the second the same are by la the option of said p party of the second the same are by la the option of said p party of the second the same are by la the same are by la the option of said p representation of the same said la the same are own to me to be the cution of the same	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 55. MAPY and r anoma field maturity getil thy understand and agreed the unity and the maturity getil thy understand and agreed the unity and the second part, is say elerms and ten of said parties of a mark of the second part, is and and the and payable, they made due and payable, they are the second part, and as it with or without appraisement of the second part, and as it with or without appraisement of the secured by this mortgage thall appr to and bind the regil it include the plaral and words fast part have hereunto ast their J. P. Cumminge, a second part, and Mary E. Cumminge, a Mary E. Cumminge, a SD, That on this <u>30</u> th ty and State aforesaid, came of same person 0 who executed the	the for \$1700.00 due January sol the first part have this day executed ann 00 , payable in _four d _July d _July the note secured by this moting is given solid han not is to be paid in fail, regardless recovers or assigns, solid sum of meory in the note of the mean security of the secure of the then these presents hall be shally discharged interest or any interest thereon, or interest or which are or may be assessed and bried over of the secure of the security of the state of the secure of the security of the security of the secure of security of the security of the secure of security of the is range permission and some security is interpland include the singular, which here, escentor, and may be recovered with interest at the receive participation of the security of the security participation of the security of the is the pland include the singular, the single men single ment single men	d e
	1, 1937. PROVIE delivered their - equal installmes of each year after at the diffice of mortgages herein of whether said and yook; and o principal of any thereon, shall, by thereon, shall, by th	ED, ALWAYS, And these presents are uportrain promissory note in writing to said parts of \$ 21.25 extra promissory note in writing to said parts of \$ 21.25 extra promissory note in writing to said parts of the services of THE CENTRAL TRUST CO. Topeks, Kar and the said parts of the first part shall be considered with the interst the distribution of the services of THE CENTRAL results of the said parts of the first part shall be considered with the interst therewise shall remain in full organize and effect. There, are not additional thereads and there said of said premises. In case and and parable at the conditions of this contract. Said y effect and said legal holder may recover it, work the conditions of this contract. Said the conditions of this contract. Said the conditions of this contract. Said the conditions of the part is and write the same is a second and parable at the conditions of the same all be come allow up revealed the same second at the conditions of the same second states. The case of the same second states are also and a same second states are also and a same second states are also and the same second states are also and the same second states are also and the same second states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state and states are also as a same second state are also as a same second state and states are also as a same second state are also as a same second state are also as a same second state and states are also as a same second state are also as a same second state are and state are also as a same second state are also as	and except a crtain on this express cond- arty of the second p days of Jnn mass, and i is disin rIRUST CO., in se- tote des not represent the option of said p route des not represent is due, or if the tays the same are by la the option of said p party of the second promery may be se- ingular mumber sh- essing particular to the second part of the tays is due, or if the tays the same are by la the option of said p party of the second the same are by la the option of said p party of the second the same are by la the option of said p party of the second the same are by la the same are by la the option of said p representation of the same said la the same are own to me to be the cution of the same	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 25, 1077 and regression of the second second second 1078 and second second second second second they understood and agreed the uning a loan for said parties of the second part, it as a second second sec	this for \$1700.00 due Jenuery of the first part have this day executed an 00 , payable infour d July yayment, bath prinipal and interest payable it the near prinipal and interest payable it does not prinipal and interest payable it does not any principal and interest payable it does not be prinipal and interest payable it does not be prinipal and interest payable it does not be principal and interest and it when the present shall be whole shall be whole and interest were which are or errors therean, or interest or were which are or errors therean, or interest and interest if a party of the second part shall be entitled to whole of all sam or sum, as the legal the whole and sam or sum, as the legal the any paynetic default in the payment of the second part shall be entitled be any paynetic default in the payment of the second part shall be entitled be any paynetic default in the payment of the second pay the recovered with interest at the preview paynetic default in the pay the the due be any paynetic between the shall be any or first above written. c single men single men single men single men single men single men single men single men the day of	d e
	1, 1937. PROVIE delivered their - equal installmes of each year after at the diffice of mortgages herein of whether said and yook; and o principal of any thereon, shall, by thereon, shall, by th	 ALWAYS, And these presents are uportrain promissory note in writing to said parts of \$ 21.25	and except a crtain on this express cond- arty of the second p days of Junni mass, and i is disin TRUST CO., in se- tote does not repress a construction of said p- mark of the same reputation of the same are hy la the option of said p- mark of the same are hy la the same are hy	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 25. 2017 and e ancum after maturity well, a trily understood and apreed the uning a loan for said parties and awaysments of every has sand awaysments of every has and the second part, and as i which or without appraiseness if which or without appraiseness di part may, if is option, and i with or without appraiseness and awaysments of every has and awaysments of every has and a second part, and as if with or without appraiseness if which or without appraiseness if a part may, if is option, and if a part is a secured by this mortgage has a part of the second part, and as if non-marks, if is option, and Merry E. Cumminge, a Merry E. Cumminge, a same person 0 who executed i am presson 0 who executed i and person 0 who executed i and based and and and and and and and and and an	the for \$1700.00 due January of the first part have this day executed an of of	d e
RL CEIPT THE AMOUNT SECURED by this mortgage has been paid in full, and the same is hereby cancelled this 19th day of Struggy	1, 1937. PROVIE delivered their - equal installmes of each year after at the diffice of mortgages herein of whether said and yook; and o principal of any thereon, shall, by thereon, shall, by th	 ALWAYS, And these presents are uportrain promissory note in writing to said parts of \$ 21.25	and the except a creat on this express cond arty of the second p days of	a mortgage of even date herewi tion, that whereas said parties art, for the sum of \$ 25. 2017 and e ancum after maturity well, a trily understood and apreed the uning a loan for said parties and awaysments of every has sand awaysments of every has and the second part, and as i which or without appraiseness if which or without appraiseness di part may, if is option, and i with or without appraiseness and awaysments of every has and awaysments of every has and a second part, and as if with or without appraiseness if which or without appraiseness if a part may, if is option, and if a part is a secured by this mortgage has a part of the second part, and as if non-marks, if is option, and Merry E. Cumminge, a Merry E. Cumminge, a same person 0 who executed i am presson 0 who executed i and person 0 who executed i and based and and and and and and and and and an	the for \$1700.00 due January of the first part have this day executed an on on, payable infour dfour d	d e

-1

Car Ness