STATE OF MARYLAND HALL OF RECORDS MORRIS L. RADOFF ARCHIVIST

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I hereby certify that the Land Records microfilmed herein, contained on this roll of film, are the actual records of the Clerk of the Circuit Court for this County, State of Maryland.

These records are being microfilmed pursuant to Chapter 504, Acts of 1949, which requires the Clerks to file with the Land Office microfilmed copies of the Land Records in lieu of the abstracts which were previously required.

These microfilms are being produced by the Hall of Records Commission.

Dierk of Circuit Court

For_ Allegory County

Date December 10: 1952.

CLERK OF THE CIRCUIT COURT ALLEGANY- COUNTY STATE OF MARYLAND

LAND RECORDS

CHATTEL AND MORTGAGE

RECORds

HALL OF RECORDS



FILED AND RECORDED May 23 10 52 AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MONEY CHATTEL MORTGAGE, node this 15th day of May, 1952 , by and between James W. Adams of Allegany County, Maryland , party of the first part, and THE LIBERTY TRUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:





the said party of the second part in the full sum of Twelve Hundred (\$1237.29) Thirty-seven----and---29/100 payable one year after date hereof, together with interest thereon at the rate of five per cent of j per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

WHERAS the said party of the first part is justly indebted unto

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1951 Kaiser 4 Dr. Sedan Notor # 2109680

Serial # X512-039586

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the seid James W. Adams shall well and truly pay the aforesaid debt at the time herein before estforth, then this Chettel Mortgage shall be void.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indeptedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortified, or my part thereof, without the assent to such sale or disposition expressed in writing oy the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort are dest intended to be secured hereby shall become due and payable at once, and unsee presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. Walsh, its duly constituted attorney of agent, are hereby authorized at any than thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mort aged and to seel the same, and to transfer and convey the same to the urchaser or purchasers thereof, his, h.r or their assiens, which said suid shall be made in manner folio ing to wite by giving at least ten days' notice of the time, place, manner and terms of sale in s we newspape, published in Cumberland; maryland, which said care shall be at public auction for each, and the proceeds arising from such shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party seilin, or making suid sale, secondly, to the sugment of all moneys oving under this mert are whether the same share have then matured or not, and us to the balance to pay the same over to the said James W. Adams his personal representatives and assigns, and in the case of advertisement under the above joint but not sale, one-half of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns,

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And it is further agreed that until default is unde in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above portgaged property.

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+ITNESS the hand and seal of the sold sort, agor this 15th day of May, 1952.

Dames U. Cedames (and) James W. Adams They Marlamer

STATE OF MARYLAND, ALLAGANY COUNTY, IS AIT:

I denuely charaffy, That on THIS 15th day of May, 1952 performance, the subscriber, a Notary Public of the State of Maryland, in and for the county aforce id, personally appeared James W. Adams

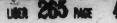
the within mort agor, and acconvictiged the aftragoing Chattel mortgage to be his not and dead, and at the same time vefore me also appeared Charles a. Piper, Freeddent, of the within numbed mortgages, and made with in due form of law that the consideration in said mortgage is brue and bonn fide as therein setforth, and further made outh that he is the Fruident of the dithin numed wortgages, and duly authorized to muse this affidavit.

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THIS PURCHASE NUMBER CHATTEL MURTUAGE, Tr de this 15th

day of May, 1952 , by and between James W. Barnes of A llegany County, Maryland , party of the first part, and THE LIDERTY TRUST COMPANY, a braking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHERAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Six Hundred Forty-(\$649.75) psyable one year after date hereof, together with interest thereon at the rate of six per cent (cgl per annum, as is evidenced by the promissory mote of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and psyable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, trensfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Nash 600 4 Dr. Sedan Motor # 12028

Serial # K-163136

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

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provided, however, that if the said $J_{ames} \pi$. Barnes shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgaue shall be void.



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The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or my part thereof, without the assant to such sale or aisposition expressed in writing oy the said party of the second part or in the event the said party of the first part shall default in any apresment covenant or suncition of the mort_age, then the entire worth are debt intended to be secured heraby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. walsh, its duly constituted attorney or upent, are hereby authorized at any time thereafter to enter opon the premises where the aforecessribed a vehicle may be or be found, and take and carry away the said property hereby mort aged and to sell the sume, and to transfer and convey the same to the purchaser or purchasers thereof, his, har or their assigns, which said sale shall be made in manner following to wit: by givin, at least ten days' notice of the time, place, manner and terms of sale in s me news aper published in Cumberland, maryland, which said sule shall be at public nuction for cash, and the proceeds arising from such shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the aywant of all moneys owing under this mortiage whether the same shall have then watered or not, and as to the balance to say the same over to the said James W. Barnes his personal representatives and assions, and in the case of advertisement under the above onet but not sale, one-half of the above commission shall be ullowed and paid by the mort agor, his personal representatives or assigns.

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And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the shid party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the solid mort, agor this day of May, 1952.

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Jame un Barney (Sen L) James W. Barnes Jame

STATE OF MARYLAND, ALLACANY COUNTY, TO MIT: I HEREDY CENTIFY; THAT ON THIS day of 15th perora me, the subscriber, a Notary Public of May, 1952 the State of warfland, in and for the county afores.id, personally appeared . James W. Barnes the within morthagor, and acknowledged the aforegoing Chattel Mortsage to be his act and deed, and at the same time before me also appeared tharles a. Piper, President, of the within n mad mortcagee, and made oith in due form of law that the consideration in said port, a, e is true and bona fide as therein setforth, and further made oath that he is the President of the within named wortgagee, and duly authorized to make this affidavit.

WITNESS ay hund and Motarial Seal.

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FILED AND RECORDED M24 20 1852 AT 1.00 O'CLOCK P.M. IEST: JOSEFH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

USER 265 MAS . 7

THIS PURCHASE HOWEY CHATTEL MURICAUF, orde this lith day of May, 1952 , by ind between Kenneth L. Bobo of Allegany Courty, Muryland , party of the first part, and THE LISIGUE HALST GOMPLEY, a braining comporation duly incomporated under the last of the state of Muryland, party of the second part.

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nared and Milled Delivered



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WHEN'S the sold marty of the first part is justly indebted unto

NOW THIRDFORE, This control Monthege witnesseth that in consideration of the previews and of the sum of one Dollar (\$1.00) the sold party of the first part loss nereby birgain, seil, transfer, and essign unto the said percy of the second part, its successors and essigns, the

Que Mc Cray 10 fr display Case model GV 10 Sociales L 894 Que mc Craff Condensing Unit model E-75-H2 Sine 1087554

TO HAVE AND TO HULD the above neutioned and described personal property to the said with of the salond part. its successors and assigns, forever.

provided, however, that if the sold Kenneth L. Bobo shall well and truly may the afernanid lebt at the time herein before setforth, then this Custual wortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof without the assent to such sale or disposition expressed in writing by the said party of the second part, or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage dout intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the presises where the may he or be found, and take aforedescribed a unit and carry away this seld property hereby mortgaped and to sell the seme, and to transfer an i c. rvay the same to the purchaser or purchasers thereof, his, her, or their assures, which said sale shall be made in manner following to wit: by giving at last tau days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance to pay the same over to the said Kenneth L.

UNA 200 ME

Bobo his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above . commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may reasin in possession of the above mortgaged property. And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

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Kenneth L. Bobo (Starle)

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STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT:

I HEALEY CENTIFY, THAT ON THIS day of lith May, 1952 the State of Maryland, in and for the county afores.id, personally appeared Kenneth L. Bobo

the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named wortgages, and maly authorized to make this affidavit,

WITNESS my hand and Notarial Seal.

USER 200 Nor 10

THIS PURCHASE MONEY GRATIEL MURTUAGE, or de this 14th George E. Boore Violet V. Boore of Allegany County, Maryland , party of the first part, and THE LIGENTY INUCT COMPANY, a benking corporation duly incorporated unler the laws of the state of Maryland, party of the second part,

WITWESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part does hereby bargain, sell, transfer, and essign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Ford (8) ^Tudor Motor # 988A512333

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

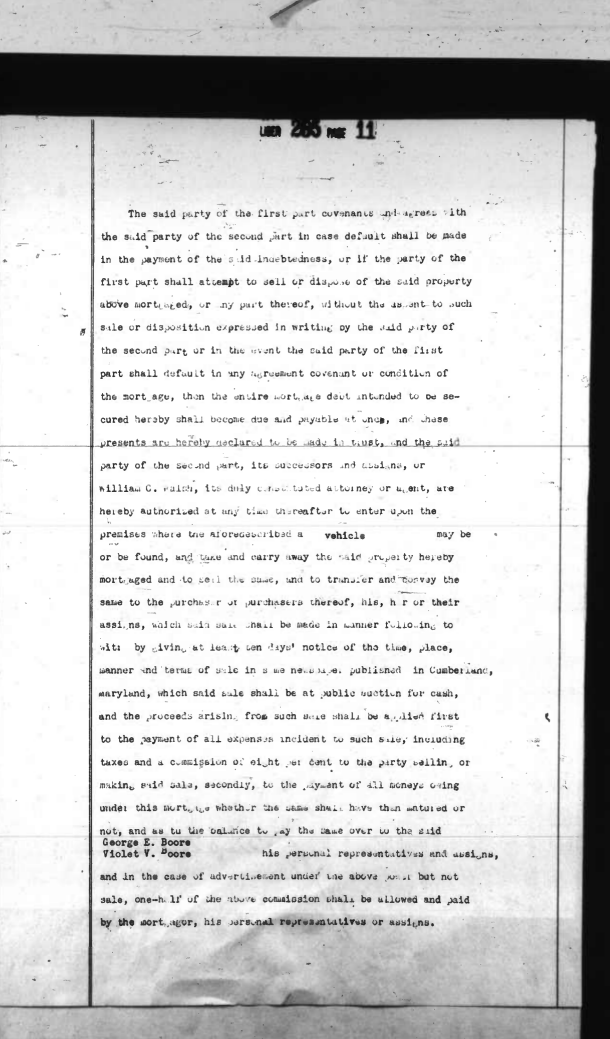
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provided, however, that if the said George E. Boore Violet V. Boore shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.





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And it is further agreed that until default is unde in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the sold purt abor this

14th

May, 1952. Leorge E. Boore

Violat V. Boore (ourie)

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STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: I HERLEY CERTIFY, THAT ON THIS 14th Gay of May, 1952 before se, the subscriber, a Notary Public of the State of Maryland, in and for the county aforeshid, personally George E. Boore appeared Violat Boore the within mort, agor, and acknowledged the aforegoing Chattel worthage to be his act and deed, and at the same time before me

also appeared Charles a. Piper, Freekdent, of the within numed mortgages, and made oath in due form of haw that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the Freuident of the within named : mortgages, and duly authorized to make this affidavit. WITNESS ay hund and Notarial Seul.

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UNER 200 MME 13

FILED AND RECORDED May 23 11 52 AT 1:00 O'CLOCK P. M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLANG

THIS PURCHASE HONEY CHATTEL MORTGAGE, me de this Dora Louise Brandt day of May, 1952 , by and between Walter S. Brandt of Allegany County, Maryland , party of the first part, and THE LIBERTY TRUST COMPANY, a braking corporation duly incorporated under the laws of the state_of Maryland, party of the second part,

WITNESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 De^Sota ^Coupe Motor # 5840979 Serial # S11-86992

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the seid Bora Louise Brandt Walter S. Brandt shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chettel Mortgage shall be void.

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LIBER 285 MER 14

The said party of the first part ocvenance and agreed with the s.id party of the second part in case default shall be made in the payment of the sold indebtedness, or if the party of the first part shall attempt to sell or dispuse of the said property above sortinged, or my part theteof, without the as ant to such sale or almostition organized in writing by the said party of the second purt or in the event the cald purty of the first part shall dufauit in any dersement covenant or condition of the mort age, then the ontire work as a deut intended to be secured heroby shall become due and phyable at once, and wase presents are hereby declared to be unds in trust, and the adid party of the seculd part, its successors and assigns, or william C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises there the aforeneourlibed a vehicle may be or be found, and take and carry away the said property hereby mortcaged and to set the same, and to transfer and convey the same to the jurchaster or purchasers thereof, his, hir or their assigns, which osid dale shall be made in wanter folio.ing to with by giving at loast ten days' notice of the time, place, samper and terms of sale in a se newspape, published in Comberiand, maryland, which said suis shall be at public auction for cash, and the proceeds arisin, from such sale shall be applied first to the payment of all expenses incident to such sile, including taxes and a consission of eight per cent to the party seilin, or miting sild sale, secondly, to the symant of all soney, using under this morth and whether the Date shall have then antored or not, and us to the balance to , ay the same over to the suid Walter S. Brandt his personal representatives and used na, and in the case of advertisement under the above what but not sals, one-h if of the above commission shals be allowed and paid by the sort agor, his parsonal representatives or assigns.

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And it is further ugreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part any remain in possession of the above sortbaged property.

UND 200 MAR 15

FITNESS the hand and year of the shid fort agor this

13th day of May, 1952.

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Pora Louise Brandt Malter & Brandit (Din b) Walter S. Brandt

TATE OF MARYLAND, ALLAGANY CONTY, IS AIT:

I discuss? CENTIFY, That ON THIS day of May, 1952 cefore se, the subscriber, a Notary Public of the State of Maryland, in and for the County afores.id, personally Dora Louise Brandt appeared Walter S. Brandt

the sithin mort, agor, and acknowledged the aforegoing Chattel mort, age to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the sithin numed mort, agee, and made oath in due form of law that the consideration in said mort, age is true and bona fide as therein setforth, and further made oath that he is the President of the sithin named wort, agee, and duly authorized to make this affidavit.

WITNESS my hund and Notarial Seal.

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FILED AND RECORDED May 23 10 52 AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE HONEY CHATTEL MURTGAGE, node this 9th Margaret E. Brant day of May, 1952 , by and between Joseph L. Brant of Allegany County, Maryland , party of the first part, and THE LIBERTY INUST COMPANY, a braking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

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sh.

WHERAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Five Hundred Sixty-five-(\$565.60) peyable one year after date hereof, together with interest thereon at the rate of six per cent (6%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFUKE, This Chattel Mortgage witnesseth that in considerntion of the premises and of the sun of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1950 Studebaker ^Pick-up Motor # E96632

Serial # R5-61064

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever. Margaret E. Brant

provided, however, that if the said Joseph L. Brant shall well and truly pay the afcresaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenanus and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortinged, or my part thereof, without the assent to such sale or disposition expressed in writing oy the suid party of the second part or in the event the said party of the first part shall default in any apreament covenant or condition of the mort_age, then the entire mort are deut intended to be secured hereby shall become due and payable at once, and mase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly conscituted attorney or agent, are hereby authorized at any time unscentter to enter upon the -premises where the aforedes wibed a' vehicle may be or be found, and take and carry away the said property hereby mortinged and to see the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, h r or their assigns, which said sale shall be made in wanner folio.ing to wit: by giving at least ien days' notice of the time, place, manner and texas of sale in s we newsource. published in Cumberland, maryland, which said sule shall be at public suction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondry, to the sayment of all moneys oving under this mort, as whether the same shall have then matured or not, and us to the balance to ay the same over to the said Margaret E. Brant Joseph L. Brant This personal representatives and his personal representatives and ussions, and in the case of advertisement under the above jows but not sale, one-half of the above commission shall be allowed and paid " by the sort agor, his personal representatives or assigns.

UNER 285 MAR 17

UND 285 MM 18 And it is further upread that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possausion of the above mortgaged property. WITNESS the hand and seal of the said port, agor this day of May, 1952. 9th \mathcal{A} me 0 Joseph L. Brant STATE OF MARYLAND, ALL.GANY COUNTY, TO AIT: I HEALEY CENTIFY, THAT ON THIS 9th day of May, 1952 before se, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally Marg.ret E. Brant appeared Joseph L. Brant the within mortgagor, and acknowledged the aforegoing Chattel Mortange to be his act and deed, and at the same time before me also appeared Charles a. Piper, Fresident, of the sithin numed mort ages, and made oath in due form of law that the consideration in said mortiage is true and bons fide as therein setforth, and further made oath that he is the Frauident of the within named wort, agee, and duly authorized to make this affidavit. hithess my hand and Notarial Seal. The DM. NOTALY .'OBLIC

USEN 285 MME 19

FILED AND RECORDED MAY 23 10 52 AT 1:00 O'CLOCK P.M. TLST: JOSEPH'E, BODEN, GLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PUBLIAGE NUMER CHATLEL MISTURCE, r de this 13th day of May, 1952 , by and batwaen. ^Hazel Broadwater of Allegany County, Maryland , party of the first part, and HE ILLERY LEGAT County, a braking conjoration duly incorporated union the laws of the state of Maryland, party of the second part.

WITESSETH:

WHIPAS the sell party of the first part is justly inhibited unto the said party of the second part in the full sum of Mineteen Hundred (\$1969.61) Sixty-nine- and 61/100 organic one year ofter date hereof, together with interest thereon at the rate of fiveper cent (50 per annum, as is evidenced by the proclessory note of the said party of the first part of even date and tenur herewith, for said inhibitedness, together with interest as aforestid, said party of the first part hereby covenants to pay to the and party of the second part, as and when the same shall be due and payable.

NOW TRIERFORK, This Chattel Wortgage witnesseth that in consideration of the precises and of the sum of one Dollar (\$1.00) the sold party of the first part loss hereby bargain, sell, transfer, and assign unto the seld party of the second part, its successors and assigns, the following described personal property:

> 1952 Ford Convertible Coupe Notor # B2DA-130635 Serial # B2DA-130635

TO HAVE AND TO HOLD the above mentioned and described personal property to the said write of the second part, its successors and assigns, forever.

provided, nowever, that if the said Hasel Broadwater shall well and truly pay the aforesaid debt at the time herein before setforth, then this Gnattel Mortgage shall be void.

The said party of the first part covenance and agrees with the said party of the second part in cash default shall be made in the payment of the suil indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or my part theref, wish at the issuent to such sale or disposition expressed in writing by the suid party of the second part or in the event the said party of the first part shall default in any agreement commant or condition of cured hereby shall become due and payable at once, and chuse presents are hereby declared to be made in trust, and the suid party of the second part, its successors and assigns, or william C. waish, its duly consultated attained or Leent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convay the same to the purchaser or purchasers thereof, his, h r or their assiens, waich a lid mare thais be nede in manner folio.ing to wit: by giving at realt cen days' notice of the time, place, manner and terms of sale in s we newspape, published in Cumberland, maryland, which said sule shall be at public auction for each, and the proceeds arisin, from such sale shall be availed first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the ayment of all moneys using under this mortage whather the same shall have then matured or not, and as to the balance to ay the same over is the said Hazel Broadwater his personal representatives and assigns, and in the case of advertimement under the above junge but not sale, one-all' of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

LINER 205 ME 20

USER 205 ME 21

and it is further arread that until Tefault is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

13th day of May, 1952.

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STATE OF MARYLAND, ALLACANY COUNTY, IN AIT: I HERODE CENTIFY, THAT ON THIS 13th day of perform set the subscriber, a Notary Public of May, 1952 the State of Maryland, 'n and for the bounty afores.id, personally Hazel Broadwater appeared the within mort agor, and acknowledged the aforegoing Chattel wortgage to be his act and used, and at the same time before me also appeared charles a. Piper, President, of the within number ? sortcapee, and made outn in due form of law that the consideration in said morthane is true and bona fide as therein setforth, and further made oath that he is the fracident of the within named mort ages, and duly authorized to make this affidavit. bitheod my hund and Notarial Seal.

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FILED AND RECORDED MAY 23 10 5-2 AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

UIER 205 ME 22

THIS PURCHASE MONEY GHATTEL MURTUAGE, m ds this 12th day of May, 1952 , by and between William F. Cardsr of Allegany County, Maryland , party of ths first part, and THE LIDERTY IRUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

RUCK POINT TAX

ivered

Manuel Dell

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WHERAS the said party of the first part is justly indebted unto

NOW THEREFORE, this Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part doss hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 4 Door Mercury Sedan Serial # 90M 37988

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

-

provided, however, that if the said William F. Carder shall well and truly pay the aforesaid debt at the time horein before estforth, then this Chattel Mortgage shall be void.

The said party of the first part covenance and seress with the said party of the second part in case default shall be made in the payment of the said inachtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or my part thereof, without the assant to such sale or disposition expressed in writing oy the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort_age, then the ensure with at a deut intended to be secured hereby shall become due and payable at once, and chese presents are hereby declared to be made in trust, and the suid party of the second part, its successors and assigns, or william C. waish, its duly constituted a turne, or Lent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to see the same, and to transfer and convey the same to the purches ror purchasers thereof, his, h r or their. assigns, which said saw that be made in manner folio.ing to wit: by jiving at lea t sen days' notice of the time, place, manner and terms of sale in s we newsape, published in Cumberland, maryland, which said the shall be at mblic suction for each, and the proceeds arising from such size shall be agained first to the payment of all expenses incldent to such sale, including taxes and a commission of eight jer cant to the party sellin, or making said sale, secondry, to the anyment of all monays using under this mort, the whether the same shall have then matured or not, and as to the balance to ay the same over to the suid William F. Carder his personal representativas and assigns, and in the case of advertisement under the above just but not sale, one-hilf of the above commission shall be allowed and paid. by the mort agor, his personal representatives or assigns.

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LIGER CALLS MARE CAL

and it is further arread that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

USER 285 ME 24

witness the hand and seal of the sold portangor this

May, 1952.

l2th day of

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Welkin A Carder (0-2)

oTATE OF WARYLAND, ALLACANY COUNTY, TO AIT: I HERCET CERTIFY, THAT ON THIS 12th day of May, 1952 Defore se, the subscriber, a Notary Public of the State of Maryland. in and for the county afores 1d, personally milliam F. Carder

appeared William F. Carder the eithin mort, secon, and acknowledged the aforegoing Chattel wort, age to be his set and deed, and at the same time defore me also appeared tharies a. Piper, President, of the eithin numed mort, ages, and made onth in due form of haw that the consideration in said mort, age is true and bons fide as therein setforth, and further made onth that he is the President of the within numed mort, ages, and duly authorized to muse this affidavit. NiTherso my huns and Notarial Sect.

The My NUTAY . OBLIC



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and a

---- LIBER 285 ME 25

FILED AND RECORDED May 23 18 52 M 1:00 0'CLOCK P.M. TEST: JOSETH E. BODEN, CLERN CHATTER MORTUNGE, THE ALLEGANY COUNTY, MARYLAND THIS PURCHASE MONEY CHATTER MORTUNGE, THE this 21 st day of May, 1952, by and between Floyd D. Cogad of Allegany County, Maryland, party of the first part, and THE LEDERTY TRUST COMPANY, a benking corporation duly incorporated unlier the laws of the state of Maryland, party of the second part,

WITAESSETH:

WHERAS the sell party of the first part is justly indebted unto **Eight Hundred Eight Hundred Eventy-eight----and--33/100** reventy-eight----and--33/100 revents thereon at the rate of six per cent (%) per annum, as is evidenced by the promissory note of the seld party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the soid party of the second part, as and when the same shall be due and payable.

NOW THEREFOLD, This Chattel Mortgage witnesseth that in consideration of the presises and of the sum of one Dollar (\$1.00) the said party of the ilrest part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 Chevrolet 4 Door Sedan Notor # FAA543345 Serial # 1FKH47846

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, nowever, that if the said Floyd D. Cozad shall well and truly pay the aforesaid debt at the time herein before cetforth, then this Chattel Nortgage shall be woid. LINER 265 MIR 26

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the s id indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortified, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire wort are dest intunded to be secured heraby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. walsh, its duly constituted attorney or upent, are hereby authorized at any time thereafter to enter upon the premises where the aforeneouribed a vehicle Bay be or be found, and take and carry away the said property hereby mortgaged and to see the same, and to transfer and convey the same to the purchasor or purchasors thereof, his, har or their assigns, which usid sule shall be made in wanner fullo ing to with by giving at least can days' notice of the time, place, manner and terms of sale in a me newspape. published in Comberland, maryland, which said sule shall be at public suction for cash, and the proceeds arising from such suce shall be suglied first to the payment of all expenses incident to such s.is, including taxes and a commission of eight per cent to the party cellin, or making suid sale, secondry, to the suyment of all moneys oving under this mort so whether the came shall have than actured or not, and us to the balance to , sy the mane over to the said Floyd D. Cozad his personal representatives and assigns, . and in the case of advertigement under the above possi but not sals, one-h-if of the above commission shall be allowed and paid by the sort agor, his personal representatives or assigns.

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And it is further agreed that until default is made in any of the convenants or conditions of this mortuage, the said party of the first part may remain in possession of the above mortgaged property.

USB 205 ME 27

WITNESS the hand and seal of the sold cortempor this

Kay, 1952.

21st day of

Alay Dolonad (suit) Eongew Orown

STATE OF MARYLAND, ALLOUNY COUNTY, TO AIT: I HERLEY CERTIFY, THAT ON THIS 21st day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county aforeshid, personally appeared Floyd D. Commed

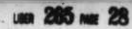
the within mortgagor, and acknowledged the aforegoing Chattel mortgage to be his not and deed, and at the same time before we also appeared Charles A. Piper, President, of the within nuted mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named wortgages, anongoing authorized to make this affidavit.

WITNESS my hund and Notarial Seal.

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FILED AND RECORDED May 23 18 52 AT 1.00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGARY COUNTY, MARYLAND

THIS PURCHASE NUMEY GRATIEL MURTUAGE, which this 19th day of May, 1952 , by and between Frank L. Grawford of Allegany County, Maryland , party of the first part, and THE LIBERTY INUST COMPANY, a braking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHERAS the soil party of the first part is justly indebted unto the said party of the second part in the full sum of Mine Hundred Fifty-(\$959.98) pryable one year after date hereof, together with interest thereon at the rate of six per cent (65) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtednesse, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and psychle.

NOW THEREFURE, This Chattel Montgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the fellowing described personal property:

> 1947 Cadillao 4 Dr. Sedan Motor # 8429431 Serial # 8429431

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the said Frank L. Crawford shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hortgage shall be void.

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. The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the sald party of the second part or in the event the said party of the flist part shall default in any agreement covenant or condition of the mort age, then the antire wort are dont intended to be secured hereby shall become due and payable it once, ind chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehiclevility may be or be found, and take and carry away the said property hereby mort aged and to set the sume, and to transfer and convey the same to the surchaser or purchasers thereof, his, h r or their assigns, which said sale shall be made in manner fully ing to wit: by civing at least sen days' notice of the time, place, menner and terms of sale in s me newsary, published in Comberland, maryland, which said sule shall be at public auction for cash, and the proceeds arising from some sale shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight yer cent to the party sellin, or making said sale, secondly, to the request of all moneys using under this mort and whether the same shall have then matured or not, and we to the balance to ay the same over to the said his personal representatives and assigns, Frank L. Crawford and in the case of advertigement under the above jow 2 but not sale, one-half of the above commission shall be ullowed and paid by the mort agor, his personal representatives or assigns.

LINER 265 MILE 29

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

LISS ZO

>17NESS the hand and seal of the said sort_w abor this 19th day of May, 1952.

Frank L. Crawford (our L)

nom. Name STATE OF MARYLAND, ALLACANY COUNTY, IJ AITS I dealby Gentlfy, That on This 19th day of May, 1952 perfore me, the Subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally Frank L. Crawford appeared the sithin mort agor, and acknowledged the aforegoing Chattel wortgage to be his not and dead, and at the sume time perors me also appeared charles a. Piper, President, of the within a mod mortgagee, and made outh in due form of law that the consideration in said morthage is true and bons fide as therein setforth, and further made oath that he is the Freeident of the sithin named worthagee, and doly apthorized to muse this affidavit.

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The m. M. I .OBLIC

LINER 205 ME 31

FILED AND RECORDED May 23 W 52 AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MONEY CHATTEL MURTGAGE, mode this 13th day of ^{Ma} y, 1952 , by and between John Edward Crites of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:



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the said party of the second part in the full sum of Fourteen Hundred (\$1463.93) Sixty-three-----and-----93/100 payable one year after date hereof, together with interest thereon at the rate office per cent (5%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

WHERAS the said party of the first part is justly indebted unto

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1952 Herny J Sedan Motor # 3047754

Serial # 524-1048257

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the seid John Edward Crites shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

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The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the sold indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortilized, or any part thereof, without the assant to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the flist part shall default in any agreement covenant or condition of the mort_age, then the entire worthate dout intended to be secured heraby shall become due and payable it unup, inc. chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william G. walsh, its duly constituted attorney or upent, are hereby authorized at any time uncreafter ty enter upon the may be premises where the aforeceseribed a vehicle or be found, and take and carry away the said property hereby mortgaged and to well the same, and to transfer and convey the same to the jurchaser or purchasers thereof, his, h r or their assiens, which said sale shall be made in wanner folic ing to with by giving at least ten days' notice of the time, place, manner and terms of sale in a me newsoape. published in Cumberland, maryland, which said sale shall be at public nuction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party cellin, or making said sale, secondly, to the ayment of all moneys using under this mort and whether the same shall have then matured or not, and us to the balance to pay the same over to the said this personal representatives and ussions, ohn Edward Ctites and in the case of advertigement under the above jugal but not sale, one-h if of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

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UND 205 MIE 32

LIBER 265 PAGE 33

And it is further at road that antir definit is have in any of the convenients or conditions of this mort, we, the said party of the first part may remain in parameters of the above mort, and property.

Lithe day of May, 1952.

The Edward Coulis (and) al John Advand Crites M. Mamer

May, 1952 Linear of a related, in the according to the costy share id, personally appeared Linear description of the costy share id, personally appeared

the lithin montralor, and accounting a line area our our Chartel . morthage to be his stand used, and in the sums thes weigh me also adveated charts in Piper, Free locat, of the itain noted sorthasee, and many outer in due form or has the one consideration in said cort a ells rule and none fide is therein actionth, and further made outh that we is the Providence. The other nomed worthage, and duly subscriber to make the efficiency.

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UBB 265 ME 34

THIS PURCHASE NONEL CHAITER MUSTURE, or de this 12th day of May, 1952 , by and between John F. Daum of Allegany County, Maryland , party of the first part, and HE LLEATY LAUET COMPANY, a brakin concornation duly incorporated under the laws of the state of Maryland, putty of the second part,

WITHESSETH:

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NOW ELERENCE, This Chattel Nortgege witnesseth that in considerntion of the precises and of the sum of one golis ~ (\$1.90) the suid party of the first part loss hereby bargein, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Plymouth 4 Door Sedan Motor # P15-346729 Seris1 # 11693836

TO HAVE and TO Hold the above mentioned and described personal property to the said write of the second part, its unccessors and assigns, forever.

provided, nowever, that if the said John F. Daum shall well and truly pay the affrestaid debt at the time herein before setforth, then this Conttal wortgage shall be void.

The said party of the first part covenance and agrees, with the said party of the second part in case default shall be made In the payment of the stid inaebtedness, or if the party of the first part shall attempt to sell or dispose of the said property bove mortiaged, or any part thereof, without the issent to such sale or disposition expressed in writing oy the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort_age, then the entire mort ais doit intended to be se- cured heraby shall become due and payable at once, and chose presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly conscituted atturney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aloredescribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to seel the same, and to transfer and convey the same to the purchas r or purchasers thereof, his, h r or their assiens, which said sale shall be made in manner folio ing to with by giving at least cen days' notice of the time, place, manner and terms of sale in a me nearbare, published in Comberland, maryland, which said sale shall be at public auction for cash, and the proceeds arisin, from such sale shall be andled first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the rayment of all moneys owing under this mort, to whother the same shall have then matured or not, and as to the balance to say the same over to the said John F. Daum his personal representatives and assigns, and in the case of advertisement under the above soush but not sale, one-half of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

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UND 205 ME 35

And it is further agreed that until default is unde in any of the convenants or conditions of this mortgage, the said party of the first part way remain in possession of the above mortgaged property.

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WITNESS the hand and soal of the shid mort agor this day of May, 1952.

UNE 205 mm

John I klaum (aunL)

STATE OF MARYLAND, ALLEGARY COUNTY, TO AIT: I HEREDE GENTIFY, TEAL ON THIS 12th Gay of May, 1952 Defore st, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally appeared John F. Daum the sithin mort second, and at the same time before me also appeared that he is the freedom, of the sithin n med mort age, and made outh in due form of has that the consideration in said portuge is true and cons fide us therein setforth, and further made both that he is the freedom of the sithin numed mort age, and duly authorized to maps this affidavit.

NITHESS my huna and Notartal Soul.

The MAame .UBLIC

THES AND RECORDED May 23 1852 AT 1:00 O'CLOCK P M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MONEY CHATTEL MORTGAGE, node this 13th day of May, 1952 , by and between Harry M. Deter of Allegany County, Maryland , party of the first part, and THE LIBERTY INUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

the said party of the second part in the full sum of Eleven Hundred (\$1121.04) Twenty-one-----and------04/100 payable one year after date hereof, together with interest thereon at the rate of six per cent (6%] per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

WHERAS the said party of the first part is justly indebted unto

NOW THEREFUKE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.03) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 Oldsmobile Conv. 5 Pass. Coupe Motor # 920808 H

Serial # 9875166

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the said Harry N. Deter shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortilized, or any part thereof, without the assant to such sals or disposition expressed in writing oy the suid party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort, are deut intended to be sscured hereby shall become due and payable ut oncp, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or ugent, are hereby authorized at any time thereafter to enter upon the premises where the aforecessribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the sume, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner folicaing to with by siving at loast ten days' notice of the time, place, manner and terms of sale in a me newspape, published in Camberland, maryland, which said tale shall be at public auction for cash, and the proceeds arising from such sale shall be andled first to the payment of all expenses incident to such sale, including taxes and a cummission of eight par cent to the party settin, or making said sale, secondly, to the aywant of all moneys oving under this mort, so whether the same shall have then watured or not, and us to the balance to , ay the same over to the said his personal representatives and assions, Harry M. Deter and in the case of advertigement under the above jower but not sale, one-half of the above commission shall be allowed and paid by the mort, agor, his personal representatives or assigns.

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And it is further upreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

LINER

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hITNESS the hand and seal of the said mort_kagor this 13th day of May, 1952.

Harry N. Deter

Margh no

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STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: I HEREBY CERTIFY, THAT ON THIS 13th day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county afores..id, personally appeared Harry M. Deter

the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named wortgages, and duly authorized to make this affidavit.

Dength han

UR 205 ME 40

TREDAND RECORDED MAN 23 W 52 AT 1:00 O'CLOCK P.M. TRET JOSEAN & BODEN, CLERK CINCULT COUNT FOR ALLEGANY COUNTY, MARTLANS

THIS PURCHASE MONEY CHATTEL MURTUAGE, node this 20th day of May, 1952 , by and between Kermit F. England of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the eecond part,

WITNESSETH:



and

Compared



the said party of the second part in the full eur of Ten Hundred Fifty-eight-----add--17/100 payable one year after date hereof, together with interest thereon at the rate of six per cent i per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtednesse, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

WHERAS the said party of the first part is justly indebted unto

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Ford 4 Dr. Custom Serial # 988A-317927

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Kermit F. Jagland

provided, however, that if the said shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

UREN 285 MME 41 The said party of the first part covenance and agrees with the sold party of the second part in case default shall be made in the payment of the sild indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above sortinged, or my purt thereof, without the assant to such sale or aisposition expressed in writing by the said partys of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, ther the untire mort are dect intended to be secured heraby shall become due and physicle at once, ind shape presents are horeby declared to be ands in trust, and the said party of the second part, its successors and assigns, or willing C, walsh, its duly constituted attorney or upent, are hereby authorized at any time thereafter to enter upon the premises there the aforeces ribed a Vehicle say be or be found, and take and carry away the said property hereby mort, aged and to seil the sume, and to transfer and convey the same to the jurchaser of purchasers thereof, his, h r or their assigns, which said sale unail be made in danner folio ing to with by giving at loss t ten days' notice of the time, place, semmer and terms of sale in a me news, i.e. published in Camberland, maryland, which said cale shall be at public suction for cash, and the proceeds arising from soon sale shall be moulied first to the payment of all expenses incident to such sile, including taxes and a commission of eight jer cent to the party wellin, or making said sale, seconday, to the sayment of all moneys using under this sart, sos shether the same shall have then watered or not, and us to the balance to , ay the make over to the said Kermit F. Sngland his personal representatives and assigns, and in the case of advertigement under the above word but not sale, one-hilf of the above consideion shall be allowed and paid by the port agor, his personal representatives or assigns.

UNR 205 ME 42 And it is further agreed that until default is made in any of the convanants or conditions of this mortgage, the said party of the first part any remain in possession of the above sortgaged property. wiTNESS the hend and seal of the said port_agor this 20th day of May, 1952. Eoge W Prown Kemuit F. STATE OF MARYLAND, ALL.CANY COUNTY, TO AIT: I HERADY CENTIFY, THAT ON THIS 20th day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county afored_id, personally Kermit F. England appeared the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles a. Piper, President, of the within nuted sortcagee, and made outh in due form of law that the consideration in said mort, age is true and bons fide as therein setforth, and further made oath that he is the President of the within named wort agee, and duly authorized to muse this affidavit. WITHESS my hund and Motarial Soul. The Mg NOTALY PUBLIC

. . .

FILED AND RECORDED May 23 10 32 AT 1100 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

uner 205 mm 43

THIS PURCHASE HONEY CHATTEL MURTUAGE, no de this 13th day of May, 1952 , by and between Frank A. Fazzalari of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST COMPLEY, a benking corporation duly incorporated undor the laws of the state of Maryland, party of the second part,

WITNESSETH:



MEBec

Compare

No rate

1. . the said party of the second part in the full sum of Ten Hundred Fifty-(\$1052.85) Two-______and-_____85/100 payable one year after date hereof, together with interest thereon at the rate of five per cent (5%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

WHERAS the said party of the first part is justly indebted unto

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the presises and of the sun of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1951 Kaiser Sedan Motor # K1139267

Serial # 512-033183

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the seid Frank A. Fazzalari shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the gayment of the sold indebtedness, or'if the party of the first part shall attempt to sell or dispose of the said property above sorthaidd, or any part thereof, without the assant to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort are deut intended to be secured heraby shall become due and payable ut once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or ugent, are hereby authorized at any time thereafter to enter upon the premises where the aforecescribed a vehicle may be or be found, and take and carry away the said property hereby mort, uged and to seel the same, and to transfer and convey the same to the surchasser, or purchasers thereof, his, har or their assigns, which said sule shall be made in manner fulic ing to wit: by givin, at least ten days' notice of the time, place, menner and terms of sale in s me newspape, published in Cumberland, maryland, which said sale shall be at public suction for cash, and the proceeds arising from such sale shall be a died first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the sayment of all moneys owing under this mort, age, whether the same shall have then matured or not, and we to the balance to .ay the same over to the said his personal representatives and assigns, Frank A. Fassalari and in the case of advertisement under the above just but not sale, one-half of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

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URR 200 mm 44

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

NITNESS the hand and seal of the said sort, agor this

UND 205 ME 45

day of May, 1952.

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Prank A. Fazzalari (Din L) Frank A. Fazzalari

Tappala

STATE OF MARYLAND, ALLIGANY COUNTY, TO AIT: I denoise CERTIFY, THAT ON THIS 13th Cay of May, 1952 before se, the subscriber, a Notary Public of the State of Maryland, in and for the county aforesaid, personally Frank A. Fassalari

the within mortgagor, and acknowledged the aforegoing Chattel mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, freshdent, of the within numed mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and for ther made oath that he is the Freshdent of the within named mortgages, and duly authorized to make this affidavit.

withuss my hunt and sotarial Seal.

Dag Mel

HOTALY .UBLIC

TEJ AND RECORDED M24 23 10 52 AT 1:00 O'CLOCK P.M. TEST: JOSEPH E, BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

3.1.

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THIS PURCHASE MONEY CHATTEL MORTGAGE, node this 16th - , by and between Blaine C. Gallimore day of May, 1952 of A llegany aryland , party of the County, first part, and THE LIBERTY INUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WHERAS the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Fourteen Hundred

WITNESSETH:

and---

Forty-six-



(\$1446.67) nd----67/100 payable one year after date hereof, together with interest thereon at the rate of sixper cent (of per annum, as is evidenced by the promissory note of the said party of the first part of even date and tempr herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigne, the following described personal property:

> 1950 Studebaker Convertible Coupe Serial # 506634

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the said Blaine C. Gallimore shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mort, ated; or my part thereof, without the ascent to such sale or alsocation expressed in writing by the said party of ... the second part or in the cash the said party of the first part shall default in any presment covenant or condition of the mort age, then the entire mort and dest intended to be secured hereby shall become due and payable at once, and chose presents are thereby declared to be made is trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or upent, are hereby authorized at any time unereafter to enter upon the premises there the aforedes ribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to see the sume, and to transfer and convey the same to the purchaser or purch sere thereof, his, hir or their assigns, which said sure shall be made in sanner folio.ing to with by giving at least can days' notice of the time, place, manner and terms of sale in a me newspape, published in Cumberland, waryland, which said call shall be at public suction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the payment of all moneys using under this mort, age whether the same shart have then matured or not, and as to the balance to , ay the same over to the said his personal representatives and assigns, Blaine C. Gallimore and in the case of advertisement under the above work but not. sale, one-half of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

UR 200 ME 47

And it is further ugreed that until default is made in my of the convenante or conditions of this mortgage, the said wrty of the first part may remain in possession of the above ortgaged property.

WITNESS the hand and seal of the said mort agor this

LINE 205 ME 48

day of May, 1952. 16th

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Blaine C. Gallimore STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: I HERLEY GENELFY, THAT ON THIS day of 16th before me, the subscriber, a Notary Public of May, 1952 the State of Maryland, in and for the county afores. id, percenally appeared Blaine C. Gallimore the within mort agor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the sume time before me also appeared Charles A. Piper, President, of the within named mortgagee, and made oath in due form of law that the consideration in said morthage is true and bona fide as therein setforth, and further made oath that he is the grauident of the within named wort_agee, and duly authorized to make this affidavit. WITNESS my hund and Notarial Seal.

The m? NOTALY PUBLIC

LINEN 205 MER 49

FILED AND RECORDED May 3318521 AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERN, CIECUIT. COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE NONE GRATIPS MULTURGE, or de this 9th day of May, 1952 , by and between Robert Rassell George of Allegany County; Maryland , party of the first part, and THE LIGESTY INUET COMMUNE, a bunking concertion duly incorporated under the laws of the state of Maryland, party of the second part,

WITKESSETH:

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WHERAS the soil party of the first part is justly indebted unto the said party of the second part in the tuil sup of Eight Hundred (\$824.79) oryable one year after date hereof, together with interest thereon at the name of six per cent (& per annum, as is evidenced by the promissory note of the sold party of the first part of even date and terms herewith, for said indettedness, together with interest as adoresaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and prychle.

NOW THEATENDE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the spid party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Fontiac Sedan Coupe Serial # P6LB8121

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, nowever, that if the said Robert "ussell George shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel bortgage shall be void.



ind Bapter n.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the sold indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the ascent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort are deut intended to be secured hereby shall become due and payable at once, ind chase presents are hereby declared to be made in trust, and the cuid party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or upent, are hereby authorized at any time thereafter to enter upon the premises there the aforecessaribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to see the sume, and to transfer and convey the " same to the purchaser or purchasers thereof, his, h r or their assigns, which said sale shall be made in wanner folio ing to with by giving at least ten days' notice of the time, place, manner and terms of sale in s we newspape: published in Comberland, maryland, which said sule shall be at public nuction for eash, and the proceeds arising from some same shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making sild sale, secondry, to the ayment of all moneys using under this mort, and whether the same shall have then matured or not, and us to the balance to ay the same over to the said his personal representatives and assigns, Robert Russell George and in the case of advertimement under the above work but not sale, one-hilf of the above commission shall be allowed and paid by the sort agor, his personal representatives or assigns.

um 205 mm 50

And it is further agreed that until default is unde in any of the convenants or conditions of this mortage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and real of the said portragor this

UNER 205 ME 51

9th day of May, 1952.

C (aul) Robert Hussell Geor yew howy 200

STATE OF MANYLAND, ALLEVANY GUUNTY, TO AIT:

I discubi CENTIFY, Tdal ON THIS 9th Gay of May, 1952 before so, the subscriber, s[Notary Public of the State of Maryland, in and for the county afordshid, personally appeared Robert Mussell George

the within mort agor, and acknowledged the aforegoing Chattel wort age to be his not and deed, and at the same time before me also appeared Charles A. Fiper, President, of the within numbed mort cases, and made oath in due form of law that the consideration in suid mort made is true and bons fide as therein setforth, and further made oath that he is the President of the within named wort, ages, and duly authorized to make this affidevit.

WithLas my hand and Notarial Seal.

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UNER 200 ME 52

FILED AND RECORDED MAY 23 18 5.3 AT 1:00 O'CLOCK P.M. T.ST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MONEY CHATTEL MORTGAGE, node this 20th May of May, 1952, by and between of Allegany Courty, Maryland , party of the first part, and THE LIBLATY THUST COMPANY, a banking corporation duly

incorporated under the lass of the state of Maryland, party of the second part,

WITN7SSETH:

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WHERAS the said party of the first part is justly indebted unto the said party of the second part in the full sur of **Two Hundred Three-**(\$203.25) payable one year after date hereof, together with intersat thereon at the rate of **eix** per cent (**65** per annun, as is eviden ed by the promiseory note of the said party of the first part of even date and teror herewild, for said indebt edness, together with interest as aftersaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors end essigns, the following described personal property:

Croeley Tabel Model Television Set Model DE17TOK

TO HAVE AND TO HOLD the above mentioned and described personal property to the said writy of the second part. its successors and assigns, forever. Provided, however, that if the said shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in onse default shall be made in the payment of the said indahisda, or if the party of the first part shell attacht to sell or happass of the said groperty above mortgaged. or any mars therear, as host the as out to such sale or disposition expressed in writing by the said party of the second pury or in this event the seid party of the first part shall default is say agreement covenant or conduction of the mort age, then the addite orthes don't intended to be secured heraby shall buccas due and suchle at map inc. chase presents are hereby declared to be calle in ourst, and the said party of the second purt, ... seconsors and assigne. or William C. walsn, its only constituted atteney or agent, are hereby authorized at any size thereafter to enter upon the premises where the aforedescribed a tolevision set may be or be found, and take and carry away the said property hereby mort aged and to seel the same, and to transfer and convey the same to the purchaser or ourchasers thereof, his, her or their assigns, which said sale shall be made in manner following to with by giving at least ten days' notice of the time, place, manner and tarme of sule in a me newspape, published in Cumberland, maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be agalied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the payment of all moneys owing under this mort are whether the same shall have then matured or not, and as to the balance to pay the same over to the said James E. Grapes Mabel C. Grapes Lee Marple, Prop. his personal representatives and assigns,

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LUCK 205 ME 53

and in the case of advertigement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns. And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

May, 1952.

day of

20th

2

UNA 265 ME 54

WITNESS the hand and seal of the said mort agor this

James E. Grapes Imaliela Contrapes (ou.il) Ja Martle Tran 4 Lee Marple, Pro p. They M. nome of STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: I HEALEY CERTIFY, THAT ON THIS 20th day of before me, the subscriber, a Notary Public of May, 1952 the State of Maryland, in and for the county afores.id, personally James E. Grapes Mabel C. Grapes Les Marple, Fropl. the within mort agor, and scimpeledged the aforegoing Chattel wortgage to be his not and deed, and at the sume time before me also appeared Charles a. Piper, Fresident, of the within n mad mort ages, and made cath in due form of law that the considuration in said mort, age is true and sons fide as therein setforth, and further made oath that he is the freuident of the within named worthagee, and duly authorized to make this affidavit. WITHLOS my hand and Notarial Seal.

They M.J.

NOTALI POBLIC

FILED AND RECORDED May 23 1852 AT 1:00 O'CLOCK P M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

USB 265 ME 55

THIS PURCHASE NUMEY GRATIFL MURTUAGE, which this 16th day of May, 1952 , by and between Joseph E. Harper of Allegany County, Maryland , party of the first part, and THE LIGENTY INUST COMPANY, a benking comporation duly incorporated unler the laws of the state of Maryland, party of the , second part,

WITHESSETH:

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Compared .

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NOW THEREFORE, This Chattel Wortgage witnesseth that in consideration of the presides and of the sum of one Dollar (\$1.00) the said party of the first part loss hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1941 Lincoln-Zephyr Sedan Motor No. H113076

1951 Chrysler 4-door Sedan Motor No. C28-87523 Serial No. 7937716

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the said Joseph E. Harper shall well and truly pay the aforesaid debt at the time herein before setforth, then this Gastal Mortgage shall be void. UND 265 ME 56

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the stid indebtedness, or if the party of the first part shall attempt to cell or dispose of the said property above mort laged, or my part thereof, without the assant to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire work dont intended to be secured hereby shall become due and payable ut once, and chase presents are hereby declared to be made in truet, and the said party of the second part, its successors and assigns, or William C. walsh, its duly congtituted attoiney or upent, are hereby authorized at any time thereafter to enter upon the premises where the aforedeouribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to seel the sume, and to transfer and convey the same to the purchaser or purchasers thereof, his, har or their assigne, which said sale shall be made in manner foliowing to wit: by vivin at loat ten days' notice of the time, place, manner and terms of sale in s we neason we. published in Cumberland, waryland, which said sale shall be at public nuction for cash, and the proceeds arising from such such that be $\mathbf{e}_{\mathcal{A}}$, lied first to the payment of all expenses incident to such sale, including taxee and a commission of eight per cent to the party sellin, or making said sale, secondly, to the asyment of all moneys owing under this mort, and whether the same share have than matured or not, and us to the balance to , ay the same over to the said Joseph E. Harper his personal representatives and useions, and in the case of advertisement under the above what but not sale, one-h. If of the above commission shall be ullowed and paid by the mort agor, his personal representatives or assigns.

LINR 285 ME 57

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the mand and ssai of the said cortempor this

16th day of May, 1952.

,

Joseph E. Harper (and)

The M Mame STATE OF MARYLAND, ALLOUANY COUNTY, TO ATT: I HEALDY GENTIFY, THAT ON THIS diy of 16th May, 1952 Doford sc, the subscriber, a Notary Public of the State of Euryland, in and for the county afores id, persunally appeared Joseph E. Harper the sithin mort agor, and acknowledged the aforegoing Chattel worthage to be him not and dead, and at the sume time perors me also appeared charles a. Piper, fresident, of one within n med mortcagee, and made dith in due form of law that the consideration , in said mort, age is true and bonn fide an therein satforth, and further made onth that he is the Frauident of the within numed wortcagee, and duly authorized to mine this afridavit.

hitheod ay huna and Notarial Seal.

then m. n

NUTALY . UBLIC

FILED AND RECORDED May 23 19 52 AT 1:00 O'CLOCK P .M. TEST: JOSEPH E. BODEN, CLERK CINCUIT COURT FOR ALLEGANY COUNTY, MARYLANIA

THIS PURCHASE HONEY CHATTEL MURTCAGE, node this 16th day of May, 1952 , by and between **7. H. Herbaugh** of Allegeny County, Maryland , party of the first part, and THE LIBERTY THUST COMPANY, a bruking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHERAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of **Seven Hundred** (9744.58) Forty-four-----and----58/100 payable one year after date hereof, together with interest thereon at the rate of **six**per cent 6% per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the prealess and of the sum of one Dollar (\$1.00) the seid party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Chevrolet Club Coupe. Notor # EAM57384 . Serial # 14EKD16648

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the said **7. H. Herbaugh** shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.



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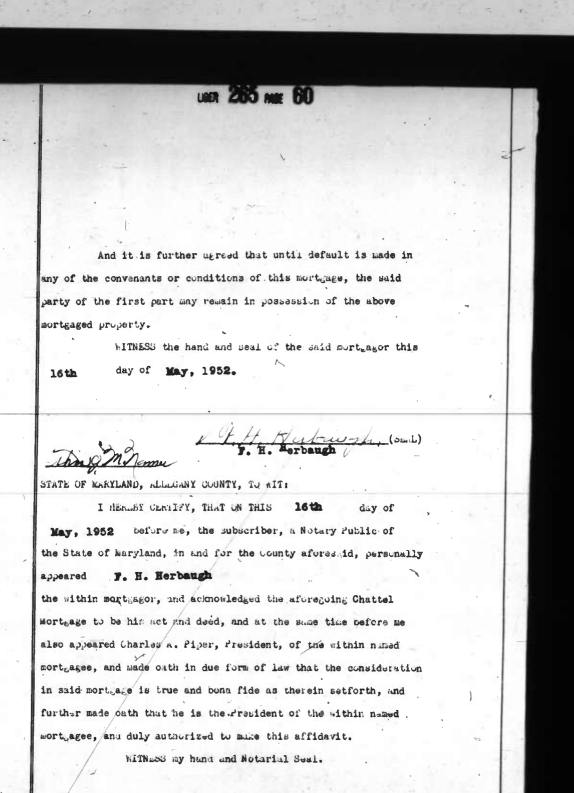
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The said party of the first part covenance and agrees with the s.id party of the second part in case default shall be made in the payment of the sid indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or my part thereof, without the assent to such sale or disposition expressed in writing by the sald stry of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort are dect intended to be sacured heraby shall become due and phymble it unce, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and applying, or william C. valsh, its duly constituted attorney or agent, are hereby muthorized at any time unareafter to enter upon the muy be presises there the aforeneouribed a vehicle or be found, and take and carry away the said property hereby mortgaged and to seel the sume, and to transfer and convey the same to the surchasar or purchasars thereof, his, h r or their assi,ns, which said asle onall be made in danner folic-ing to wit: by giving at least can days' notice of the time, place, manner and terrar of sale in a me newsare, published in Cumbettand, maryland, which said this shall be at public suction for each, and the proceeds arising from such shie shill be suchies first to the payment of all expenses incident to such sale, including taxes and a commission of eight pur cent to the party weilin, or making said sale, secondly, to the payment of all moneys oring under this mort, and thather the unma shall have then actured or not, and us to the balance to , ay the make over to the said his personal representatives and useions, F. H. Herbaugh and in the case of advertisement under the above sould but not sale, dne-hilf of the above commission shall be allowed and paid by the mort agor, his parsonal representatives or assigns.

UNER 285 ME 59



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The M. Mame NOTALY PUBLIC

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FILED AND RECORDED May 23 W 5.2 AT 1:00 O'CLOCK P.M. 105"

UNER 200 MIE 61

5/14

THIS PURCHASE HUNEY GHATTEL MURTUAGE, which this 14th day of May, 1952 , by and between Cair Ronald Hilstrom of Allegany County, Maryland , party of the first part, and THE LIGENTY THUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH

Compared and Mead F

WHERAS the sold party of the first part is justly indebted unto the said party of the second part in the full sum of One Hundred Eight-(\$108.00) payable one year after date hereof, together with interest thereon at the rate of six per cent (a) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the arid party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Hudson Four Dorr Sedan Serial # 3159022

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the said Calr Ronald Hilstrom shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the ascent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any Agreement covenant or condition of the mort age, then the entire wort are debt intended to be secured heraby shall become due and payable it once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to seil the same, and to transfer and convey the eame to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in s me newspape. published in Cumberland, maryland, which said sule shall be at public audtion for cash, and the proceeds arising from such suce shall be applied first to the payment of all expenses incldent to each sile, including taxes and a commission of eight per cent to the party bellin, or making said sale, escondly, to the jayment of all moneys oming under this mort, and whether the same shall have then matured or not, and we to the balance to ay the same over to the said Carl Ronald Hilstrom his personal representatives and assigns, and in the case of advertisement under the above source but not sale, one-half of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

UND 200 ME 62

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

UNER 285 MEE 63

WITNESS the hand and seal of the said mort abor this ZX 14th day of May, 1952.

× Carl Ronald (tilstrom (David) Carl Ronald Hilstrom

The Miname STATE OF MARYLAND, ALLECANY COUNTY, TO MIT:

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I HERLEY CLATIFY, THAT ON THIS 14th day of May, 1952 Defors me, the subscriber, a Notary Public of the State of Maryland, in and for the County afores.id, personally

appeared Carl Ronald Hilstrom the within mort agor, and acknowledged the aforegoing Chattel mortgage to be his act and deed, and at the same time before me also appeared charles a. Piper, President, of the within numed mortgagee, and made oith in due form of law that the consideration in said Bort, age is true and bona fide as therein setforth, and further made oath that he is the President of the within named mort_agee, and duly authorized to make this afridavit.

WITNESS by hund and Notarial Sesi.

NOTALY . OBLIC

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LINER 2000 MEE 84

FILED AND RECORDED May 2810 52 AT 1:00 O'CLOCK P. M. T.ST: JOSEPH & BODEN, CLERK CINCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MONEY GHATTEL MORTGAGE, while 22nd day of May, 1952 , by and between Donald E. Jewell of Allegany County, Maryland , party of the first part, and THE LIDENTY THUST COMPANY, a bonking corporation duly incorporated unier the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the presides and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell; transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 **Gevrolet 2.Boorledan** Motor # B81991 S.rial # 14FKF-29157

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, ~ forever,

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Provided, however, that if the seid Donald E. Jewell shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void.



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The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the s id indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiated, or any part thereof, without the issant to such sale or disposition expressed in writing oy the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort_age, then the entire mort_a, a debt intended to be secured heraby shall become due and payable ut once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or ugent, are hereby authorized at any time thereafter to enter upon the premises where the aforecessribed a may be vehicle or be found, and take and carry away the said property hereby. mortgaged and to see the sume, and to transfer and convey the same to the surchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner folio and to with by giving at least ten days' notice of the time, place, manner and terms of sale in s me newspape. published win Cumberland, maryland, which said tale shall be at public auction for cash, and the proceeds arising from some same shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight persont to the party sellin, or making said sale, secondly, to the juywant of all moneys owing under this mort des whether the same shall have then matured or not, and us to the balance to any the same over to the said Donald E. Jewell his personal representatives and assigns, and in the case of advertigement under the above possibut not sale, one-half of the above commission shall be allowed and paid. by the mort agor, his parsonal representatives or assigns.

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UND 205 ME 65

And it is further upreed that until default is made in Any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the nand and seal of the said mort agor this day of 22nd May, 1952.

2 evel (and) Donald E. J

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT; I HERLEY CERTIFY, THAT ON THIS day of 22nd perfore me, the subscriber, a Notary Public of May, 1952. the State of Maryland, in and for the county afores.id, personally appeared Donald E. Jewell the within mort agor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within n mad mortgagee, and made oith in due form of law that the consideration in said morthage is true and bonn fide as therein setforth, and further made oath that he is the Fresident of the within named mort ages, and duly authorized to make this afridavit.

WITNESS by huna and Notarial Seal.

The M. Mame

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USER 200 Mg 67

FILED AND RECORDED May 23 10 52 AT 1:00 O'CLOCK P.M. T.ST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGARY COUNTY, MARYLAND

THIS PURCHASE NONEY GHATTEL MURTUMOE, which this 16th day of May, 1952, by and between Earl W. Jones of Allegeny County, 'Maryland , party of the first part, and THE LIGENTY INUST COMPANY, a braking corporation duly incorporated unior the laws of the state of Maryland, party of the second part,

WITNESSETH:

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NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1950 Ford Custom 4 Dr. Sedan. Serial # BOCS 122196

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever, Barl W. Jones

provided, however, that if the said shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the sild indebtedness, or if the party of the first part shall attempt to sell or dispuse of the said property above mortgaged, or any part thereof, without the secont to such sale or aisposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire wort, die deut intended to be secured heraby shall become due and payable it once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforecesscribes a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to seel the sume, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assiens, which said sale shall be made in manner foliowing for wit: by giving at least can days' notice of the time, place, manner and terms of sale in sume newspape, published in Comberland, maryland, which said sale shall be at public auction for cash, and the proceeds arising from such save shall be anylist first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the aywant of all moneys owing under this mort, age whether the same shall have than matured or not, and us to the balance to say the same over to the said Earl W. Jones his personal representatives and assigns, and in the case of advertisement under the above source but not sale, one-half of the abuve commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

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UNR 200 ME 68

And it is further agreed that until default is used in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

USER 285 ME 69

wITNESS the nend and seal of the sold cort_shor this 16th May, 1952. day of

Earl W. Zones (Jul) Earl W. Jones

STATE OF MARYLAND, ALILUANY COUNTY, 10 AIT:

1 Annu

I HEREDY CENTER, THAT ON THIS loth day of May, 1952 perura se, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally appeared Earl W. Jonew the sithin mort stor, and acknowledged the aforegoing Chattel mortgage to be his not and dead, and at the most time before me also appeared charles a. Piper, President, of use within a med mortingee, and made outs in due form of haw that the consideration

in said port, and is true and bona fide as therein setforth, and further made oath that he is the Frauident of the within nomed wort, ages, and duly autoorized to make this afridavit. WITNESS by huns and Notarial Sevi-

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The M.M. Mamer

FILED AND RECORDED MAY 23 1952 AT 1:00 O'CLOCK P M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

UND 265 MME 70

THIS PURCHASE NUMER GRATIFE MUSTURGE, wide this 16th day of May, 1952 , by and between William U. Kehrer of Allegany County, Maryland , party of the first part, and THE LIDERTY THUST COMPANY, a benking corporation duly/ incorporated unier the laws of the state of Maryland, party of the second part,

WITNESSETH:

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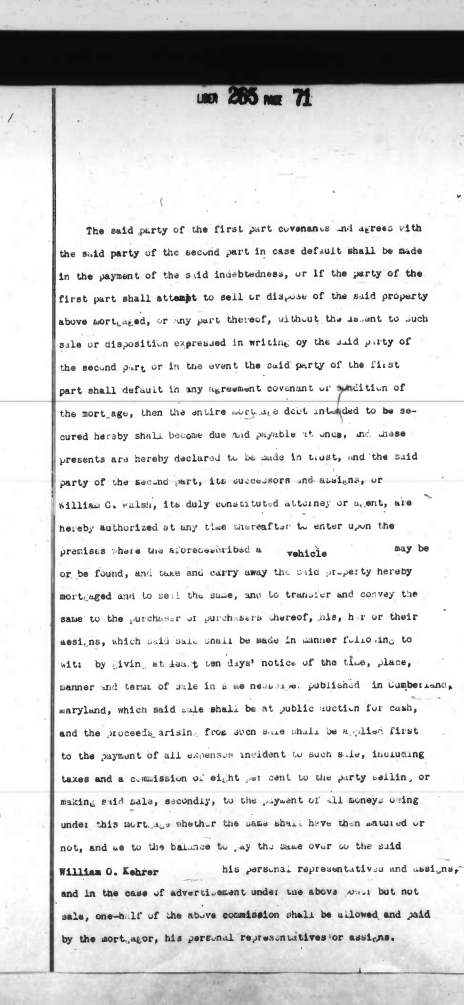
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NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the precises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1951 Kaiser Four Door Sedan Serial # 078977

Motor # 1216273 TO HAVE AND TO HALL the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the seid William O. Kehrer shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void.



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And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

UND 205 MR 72

FITNESS the hand and seal of the said cort_agor this
 16th day of May, 1952.

in a Kiluer (Deril) William O. Kehrer

STATE OF MANYLAND, ALLEUANY COUNTY, IJ AIT:

I HERLET CENTIFY, THAT ON THIS 16th day of May, 1952 before Ee, the subscriber, a Notary Public of the State of Maryland, in and for the county-afores.id, personally appeared William O. Kehrer the within mort segor, and acknowledged the aforegoing Chattel mort sage to be his act and deed, and at the sume time before me also appeared Charles A. Piper, President, of use within n. Thed

also appeared Charles A. Piper, President, of the within hund mortgages, and made onth in due form of law that the consideration in said mortgage is brue and bong fide as therein setforth, and further made oath that he is the President of the within numed wortgages, and duly authorized to muse this affidavit.

WITNESS my hunt and Notarial Soal.

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UBER 265 MAR 73

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THE AND RECORDED MAY 23 18 5-2 AT 1:00 D'ELOCK P.M.

THIS PUBLICAL OUTS CONTINUED IT, THE thin 19th day of May, 1952 , by all bots set. Harold P. Kennard of Allogany County, M ryland , party of the first part, and HE LLING - HOR OFFICE, o brakin for or tion duly incorporated union the lass of the rists of Karyland, party of the second part,

WITAE STAT

WHINGIT the action right of the first part is justly indebted unto the sold party of the second part in the full sum of Ten Hundred Highteen-(\$1018.82) 82/100 - 9 Secke one year ofter dite hereof,



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NOW ELFAIRCH, this Chattel worth are witnesseth that in consideration of the predicts and of the part of one volter (\$1.50) the sold party of the ifest part wer hereby bargein, sell, transfer, and resign unto the sold party of the second part, its cucconsors and assigns, the following described personal preparty:

> 1949 Willy's Sta. Wagon Sorial # 663-18632

TO HAVE and TO hold the above mentioned and described screenal property to the said gray of the second port, its encours and assigns, forever.

provided, nowever, that if the sold Harold ". Kennard . shall well and truly pay the aforesaid dobt at the time herein before retforth, then this doubted hortgaps shall be void.

LIBER 285 PAGE 74 The suid party of the first part downance and agrees with the said party of the second part in case default shall be made in the payment of the s id inachtedness, or if the party of the first part shall strempt to sell or dispose of the sold property above mortilized, or my part thereof, without the is much to such sale or aisposition expressed in writing by the said stry of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort_age, then the entire cort_ate dect intended to be secured hereby shall become due and popuble at once, and chose presents are hereby uselared to be unde in trust, and the said party of the second part, its successors and tabiand, or william G. calls, its duly constituted a terney of a set, and hereby authorized at any time unscention to enter upon the premises where the hieroscopribed A vehicle may be or be found, and take and carry away the wald stepsity hereby mortraged and to see the sume, and to transfer and convey the same to the surchashr or surchmatra thereof, als, a r or their assi,ns, which will wall onsit be made in minner faile ing to wit: by living at los t con days' notice of the time, place, wannor and terms of sale in a we new uper publicated in Camberrane, warylend, which said due shall be at public suction for cash, and the proceeds arisin. from some while shall be a plice first to the payment of all expension incluent to such place, including taxes and a commission of oight jur sand to the party realing or making maid cale, secondly, to the prymant of all boneys using under this mort, the their the came shull have thin entailed or not, and us to the salance to , as the same over to the stid his personal representatives and assigns, Harold P. Kennard and in the case of advarci.esant under the above to .. but not sule, one-a if of the those consistion that be allowed and paid by the mort appr, his personal representatives or appr, no.

and it is further agreed that until default is and in any of the convenants or conditions of this contare, the said party of the first part any remain in possible of the above mortgaged property.

UNER 265 MIE 75

19th day of May, 1952.

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SEE.

1 farred (J. .. L) Kennard

STATE OF EARLYLAND, allocanty decontry, to after I threader output?, That on This 19th day of May, 1952 Softers e, the subscriber, a Notary Public of the State of Maryland, in and for the soundy aforestid, personally appeared Harold P. Kennard the sithin mort, shor, and acknowledged one aforegoing Chattel mortgage to be him of and dead, and at the same time sefere me also appeared charles K. Piper, President, of the sithin mined nortgage, and made ofth in due form of ing that the consideration in suid port, age is brue and come fine as chargin setforts, and further made oath that he is the President of the within numed mortgagee, and cally actionized to make this afridavit.

WITNESS by hund and Notarial Sect.

Morant . OBLIC

UNER 205 MIE 76

FILED AND RECORDED May 231952 AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE HONEY GHATIFU MORTGAGE, while this 9th Charles Eugene Kenney day of May, 1952 , by and between Elizabeth Anné Lee Kenney of Allegany - County, Maryland , party of the first part, and THE LIDERTY TRUET COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

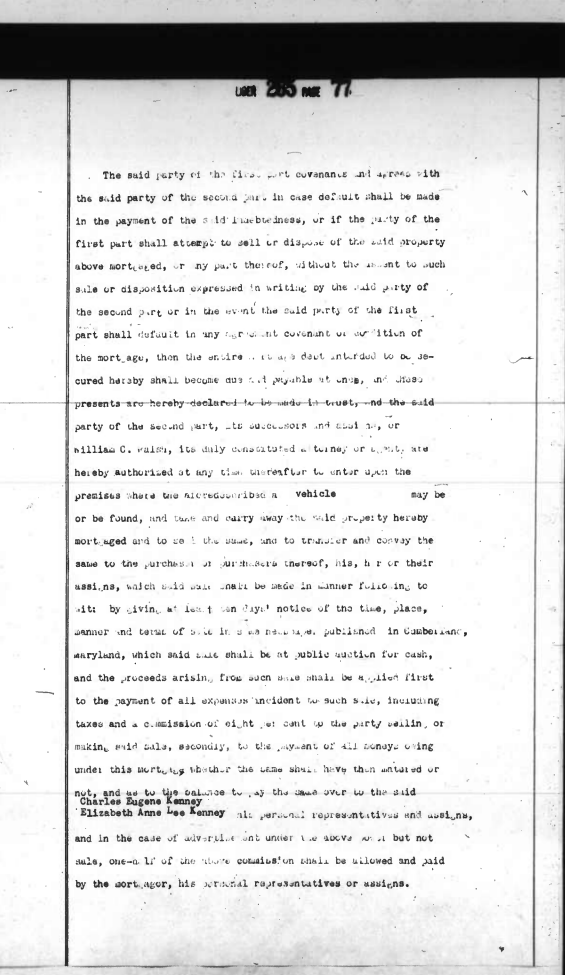
NOW THEREFORE, This Chattel Wortgage witnesseth that in consideration of the premises and of the sum of one Pollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Dodge 11 Ton. Truck Serial # 81367461

TO HAVE AND TO HULD the above mentioned end described personal property to the said perty of the second part, its successors and assigns, forever. Provided, however, that if the said Elizabeth Anne Lee Kenney

shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

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And it is further agreed that until default is wave in / any of the convanants or conditions of this mortgage, the said party of the first part may ramain in possassion of the above wortgaged property.

UNR 200 ME 78

WITNESS the hand and seal of the said mort, agor this 9th day of May, 1952.

X anne

STATE OF MARYLAND, ALLEGANY COUNTY, TO RIT: I HERLEY CENTIFY, THAT ON THIS day of 9th May, 1952 Defors me, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally Charles Eugène Kenney Elizabeth Anne Lee Kenney appeared the within mort acor, and acknowledged the aforegoing Chattel mortage to be his act and deed, and at the same time before me also appeared charles a. Piper, President, of use within n mod wortcagee, and wade outh in due form of law that the consideration in said port, age is true and bona fide as therein setforth, and further made oath that he is the President of the within numed mort agee, and duly authorized to make this afridavit. WITNESS by hund and Notarial Seal.

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NOTALY .OBLIC

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FILED AND RECORDED May 2.5 18 52 AT .. O O'CLOCK P. M. TEST: JOSEPH E. BODEN, CLERK CHECUT COURT FOR ALLEGANY COUNTY, MARYLAND

LINER 205 ME 70

THIS PURCHASE MUNEY CHATTEL MURTUAGE, while this 12th day of May, 1952 , by and between Walter G. Kirk of Allegany County, Maryland , party of the first part, and THE LISERTY INULT COMPANY, a benking corporation duly incorporated unler the laws of the state of Maryland, party of the second part,

VITNESSETH:

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the presides and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 "hevrolet Aerosedan Motor # EAM283488 Serial # 9EX145511

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the seid Walter G. Airk shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chettel hortgage shall be void.



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The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the suid indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortilaged, or any part thereof, without the assent to such eale or disposition expressed in writing by the suid party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort_age, then the entire wort, as don't intended to be eecured hereby shall become due and payable it once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successore and assigns, or William C. Halen, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the pramises where the aforecessibed a may be vebicle or be found, and take and carry away the said property hereby mortiaged and to seil the sume, and to transfer and convey the same to the purchaser or purchasers thereof, his, hir or their accient, which said sale shall be made in manner fulie ing to wit: by giving at least ten days' notice of the time, place, menner and terms of sale in a me newspape; published in Cumberland, maryland, which said sale shall be at public suction for cash, and the proceeds arising from such sale shall be agained first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sals, secondly, to the asymant of all moneys oving under this mort, age whether the same shall have then matured or not, and us to the balance to, ay the same over to the said his personal representatives and useions, Walter G. Kirk and in the case of advertigement under the above work but not sale, one-half of the above commission shall be ullowed and paid " by the mort agor, his personal representatives or assigns.

UND 205 ME 80

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the saidparty of the first part may remain in possession of the above wortgaged property.

LIBER

wiTNESS the hand and seal of the said mort agor this day of May, 1952. 12th

Walter G. Airk

(بندساد)

They M name STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: . I MERLEY CENTIFY, THAT ON THIS 12th day of before me, the subscriber, a Notary Public of May, 1952 the State of Maryland, in and for the county afores.id, personally appeared Walter G. Kirk the within mort agor, and acknowledged the aforegoing Chattel mortsage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within numed mortgagee, and made oith in due form of law that the consideration in said mort ase is true and oona fide as therein setforth, and further made oath that he is the President of the within named wortcagee, and duly authorized to make this affidavit. WITNESS my hand and Notarial Seal.

at 1

NOTALY MUBLIC

FILED AND RECORDED May 21 18 52 AT 1100 O'CLOCK P. M. TEST: JOSEPH E. BODEN, CLERK CINCUT COURT FOR ALLEGANY COUNTY, MARYLAND

USER

THIS PURCHASE NUMER GRATTEL MUSTURGE, wide this 19th day of Now, 1952 , by and between **Daigh E. Enight** of Allegany County, Naryland , party of the first part, and INE LIGENCY INDET GUMPANY, a braking corporation duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESSETH:

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NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, trensfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 Chevrolet Station Wagon Serial # 149KA3143

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever. Reigh E. Knight

provided, however, that if the said shall well and truly pay the aforewaid dobt at the time herein before setforth, then this Ghattel Mortgage shall be void.

Sert.

The said party of the first part covenance and agrees with the said party of the second, part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortified, or my part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any Agreement covenant or condition of the mort_age, then the entire wort, age doot intended to be secured hereby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C, walsh, its duly constituted attorney or ugent, are hereby authorized at any time thereafter to enter upon the may be premises where the aforedescribed a vehicle or be found, and take and carry away the said property hereby mortinged and to seel the sume, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner folic ing to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in s me newspape. published in Comberland, waryland, which said cale shall be at public suction for cash, and the proceeds arising from such such shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the adjuant of all moneys oring under this mort, and shether the same shall have than matured or not, and us to the balance to ay the same over to the suid his personal representatives and assigns, Ralph E. Knight and in the case of advertisement under the above wast but not sale, one-half of the above commission shall be allowed and paid by the sort agor, his personal representatives or assigns.

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URR 285 Mar 83

And it is further agreed that until default is unde in any of the convenants on conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

USER 205 mm 84

*ITNESS the hand and seal of the said port, agor this 19th day of May, 1952.

Sal Brown Eonew

STATE OF MARYLAND, ALLEUANY COUNTY, TO AIT:

I HERLET CERTIFY, THAT ON THIS 19th day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county aforesaid, personally malph E. Knight the within mort agor, and acknowledged the aforegoing Chattel mort age to be his act and deed, and at the same time before me also appeared Charles A. Piper, Fresident, of the within named mort age is true and bona fide as therein setforth, and further made oath that he is the Fresident of the within named.

wortLagee, and duly authorized to make this affidavit. WITNLOS ay hund and Motarial Seal.

The Manue NOTARY POBLIC

SEAL)

FILED AND RECORDED May 2.3 10 52 AT 1:00 O'CLOCK P. M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

CO SHA COS AND

THIS PURCHASE NUNEY CHATTEL MURTUAGE, or de this 160 Dennis W. Koontz 16th , by and between Emma Koonts day of May, 1952 Maryland , party of the of Allegany County. first part, and THE LISENTY THUST COMPANY, a benking corporation duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHERAS the sold party of the first part is justly indebted unto the said party of the second part in the full sur of "hree Hundred Wine (\$309.66) andtogether with interest thereon at the rate of sixper cent (64 per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the shid party of the second part, as and when the same shall be due and payable.

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the presises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, trensfer, and essign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1941 Studebaker 4 Door Sedan Motor # 127527

Serial # G-112739

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

Dennis W. Koontz Provided, howeyer, that if the said Ema Koontz shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void.

LIBER 265 MGE 86

The said surfy of the first part ecvenance and grees with the sold party of the second part in case defailt shall be made in the payment of the a ld inabledness, or if the party of the flest part shall attempt to sell or dispose of the said property above morth ged, is up to the eef, without the up out to such sile craisposition expressed in writing by the add party of the decod purpor is the event the said party of the chart part chall follow to any surcement cost and or condition of the mort age, then the grifte strangest intended to be see cured he by this become any and prostine if once, as shown prepents at a roby tochard to be and in toust, and the and party of the scene with life outcomers and that no, or willing on the starty consistent dis terms, or some are hereby authorized of any that of confirm to other upon the presides have here etchestible a vehicle any In or be found, and bale and carry away the characterity hereby montained and be as the same, and to theman read contrary the same to the archeor of jusch acts hereof, sin, hir or their assing, which . is a mer be been in a more false in to site by livin at her prior days' notice of the trac, dure, sommer at tons of a le in a company service publicant. In a mober can, watyland, which said , de shull be at public outlier for each, and the proceeds artain from some a second second as a star first to the phymont of all expendent incidents as parts 5 to, inclusing takes and a combission of eight or sould to the party drain or making raid with, seconday, to the present of all money. o ing under this most as wheth a the same show the mentured or not, and as to the balance to by the same Wer so they, ild Dennis W. Kuontz Emma Koontz the paraversi represent day a and and me, and in the case of adversisement under she above so a but not

sale, one-on hit of above commission shall be allowed and orid by the mort appr, fill present restor at tives or as type.

n 12,

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

Les 255 mit 87

bITNESS the hand and seal of the sold cort_shor this loth day of May, 1952.

21 1 mile

STATE OF MARYLAND, ALLOUANY COUNTY, IJ HIT: I HERLEI COMMIFY, THAT ON THIS 16th Gay of May, 1952 Deform no, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally Dennis W. Koonts appeared Emma Koonts

the sithin mort second, and at knowledged the aftregoing Chattel mort sage to be his not and deed, and at the same time before me also appeared Charles a. Piper, Freshigent, of the within numed mort sages, and made of the in due form of has that the consideration in said mort sage is true and bons fide as therein setforth, and further made onth that he is the Freshigent of the within numed wort sages, and day authorized to make this effidavit. hithese ay huns and Sotarial Seci.

The DM. No NOTALL .OBLIC

FILED, AND RECORDED May 23 18 52 AT 1:00 O'CLOCK P.M. TAT: JOSEPH E. BODEN, CLEAR CHINIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MUNEY CHATTEL MURTUAGE, node this 8th day of May, 1952 , by and between Hilma M. Largnet of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST CUMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

VITNESSETH:

Com

NOW THEREFORE, This Chattel Mortuage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Wash Super 4 Door Sedan Serial # K181413

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the seld Wilms H. Largent shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtednees, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the ascent to such sale or disposition expressed in writing oy the suid party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort_age, then the entire mort, at a debt intended to be secured hereby shall become due and payable it once, ind chase presents are hereby declared to be made in trust, and the suid party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to see the same, and to transfer and convey the came to the purchaser or purchasers thereof, his, her or their assigns, which daid sale shall be made in manner folicaing to a wit: by siving at least ten days' notice of the time, place, menner and terms of sale in s we newsare, published in Cumberland, maryland, which said sale shall be at public auction for cash, and the proceeds arising from such suce shall be applied first to the payment of all expenses incident to such sule, including taxes and a commission of eight per cent to the party sellin, or making suid sale, secondly, to the asyment of all moneys owing . under this mort save whether the same shall have then matured or not, and us to the balance to , ay the same over to the said Wilma H. Largent his personal representativas and aseions, and in the case of advertisement under the above lower but not sale, one-half of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

LINE 205 ME 89

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

NITNESS the hand and seal of the said sort_agor this 8th day of May, 1952.

UND 285 MM 90

Wilma M. Largentismil) Frangel Known Wilma M. Largent STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT:

I HERLEN CERVIFY, THAT ON THIS 8th day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally appeared Wilma N. Largent

the within mortgagor, and acknowledged the aforegoing Chattel mortgage to be his act and deed, and at the same time pefore me also appeared Charles a. Piper, Fresident, of the within numed mortgagee, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the Frazident of the within nemed wortgagee, and duly authorized to make this affidavit.

hiThuss my hand and Metarial Soul.

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JOTA D.

FILED AND RECORDED MRY 23 10 52 AT 1. 00 O CLOCK P.M. TEST: JOSEPH E. BDDEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE NONEY GHATLES MURTUAGE, ro de this 12th day of May, 1952 , by and between Harry Kenneth Logue of Allegany County, Maryland , party of the first part, and THE LLEENTY RUGT COMPLAY, a bunking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the presides and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, trensfer, and essign unto the said party of the second part, its successors and assigns, the following described personal property:

1948 Ford 1¹/₂ ^Ton Truck Motor # 88RT49363 Serial # 88RT49363

1952 Mercury Sport Coupe Motor # 52ME-16432 Serial # 52ME-16432

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, nowever, that if the said Harry Kenneth Logue shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hortgage shall be void.



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The said party of the first part ocvenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dis, wie of the said property above nortinged, or any part thereof, without the assant to such sale or disposition expressed in writing by the said party of the second part or in the ovent the said jarty of the first part shall default in any agreement coven ant or condition of the mort_age, then the entire do that dest intended to be secured heraby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the said garty of the second part, its successors and assigns, or william C. walsh, its doly constituted sttorney or agent, are hereby authorized at any time thereafter to enter upon the premisus where the aforedesoribed a vehicle may be

LINE 205 ME 92

or be found, and take and carry away the said property hereby mortcaged and to seil the same, and to transfer and convey the same to the purchasar or purchasers thereof, his, h r or their assigns, which said sure shall be made in sunner foliowing to with by living at least can days' notice of the time, place, manner and terms of sale in a me news are, published in Comberianc, maryland, which said sule shall be at public auction for cash, and the proceeds arising from such sale shall be a died first to the payment of all expension incldent to such sile, including taxes and a commission of eight per cent to the party cellin, or making world sale, secondly, to the symmet of all moneys owing under this mort, and shother the same shall have than entured or not, and as to the balance to , ay the same over to the sild Harry Kenneth Logue his personal representatives and assigns, and in the case of advertisement under the above what but not sale, one-h if of the above commission shall be allowed and paid by the sort agor, his personal representatives or assigns.

USER 285 ME 93

And it is further agreed that until isfault is have in any of the convenuets or conditions of this martgare, the said party of the first part may reash, in possession of the above mortgaged property.

FITALSU the mand and shall of the sold mort, agor this light day of May, 1952.

K Warry Kenneth Logue The grin

STATE OF EMPTLIND, ALLACIANY COUNTY, IN AIT: G.y of I dealer barrier, That of This 12th personally, the subscriber, a Notary Public of May, 1952 the State of annyland. In and for the county afores.id, personally berred Harry Kenneth Logue the sithin mort agor, and as monipolecu and aforegoing Chattel wortgage to be his not und dead, and at the suce time before we also appeared charles a. Piper, freeldent, of the sithin noted sortcause, and made outh in due form of iss that the consideration in said portage is true and pont fide as therein sufforth, and further made onth that he is the President of the sight named wortusgee, and duly authorized to make this affidavit. Withoso by hars and Notarful Soul.

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FILED AND RECORDED May 28 1852 AT 1: 00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MONEY CHATTEL MORTGAGE, node this 19th day of May, 1952 , by and between George A. Markwood of Allegany County, Maryland , party of the first part, and THE LIBERTY INUST COMPANY, a bruking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:



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NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 ^Chevrolet 4 Dr. Sedan Fleetline Serial # EAM 180560

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the said George A. Markwood shall well and truly pay the afcresaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

LIBER 265 ME 95

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The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the sold indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mort aged, or my part thereof, without the ascent to such sile or ofsposition expressed in writing by the said party of the second part or in the event the said party of the first part shall defait in any agreement covenant or condition of the mort age, then the entire cort are dect intended to be secured hereby shall become due and payable of once, and onese presents are hereby declared to be ands in trust, and the said party of the second , and, its successors and assigns, or william C. walsh, its daily constituted atterned or agent, are hereby authorized at any time-unereafter to enter upon the premises there the s'cruces sibed a vehicle may be or be found, and make and carry away the said property hereby mortgaged and to see the sume, and to transfer and convey the same to the jurchasers or purchasers thereof, his, h r or their assigns, which while sale onall be made in wanner folio ing to wit: by giving at loast yon days' notice of the time, place, manner and terms of sale in a me newsarpe, published in Cumberland, waryland, which said suit shall be at public wutten for cash, and the proceeds arising from some sale shall be equiled Perst to the payment of all expenses incident to such sile, including taxes and a commission of bight per sent to the party sellin, or making gaid sale; secondry, to the payment of all moneys using under this mort do whether the same shall have then antoned or not, and as to the balance to ay the sume over to the said his personal representativas and assigns, George A. Markwood and in the case of advertisement under the above joins but not sale, one-half of the above commission shain be gllowed and paid

by the mort agor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

URB 205 ME

MINNESS the hand and seal of the said mort agor this

19th

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day of May, 1952.

Theore & Markwood (senie) Frome W Bowg STATE OF MARYLAND, ALIAGANY COUNTY, TJ AIT: I HEREBY GENTIFY, THAT ON THIS 19th day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally George A. Markwood appeared the sithin mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles a. Fiper, President, of the within numed nortcages, and made oath in due form of law that the consideration in said nort, age is true and bons fide as therein sutforth, and further made outh that he is the Frauident of the within named . wort_agee, and doly authorized to make this affidavit.

WITNESS my hund and Sotarial Seal.

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FILED AND RECORDED Man 23. 1052 AT 1:00 O'CLOCK P .M.

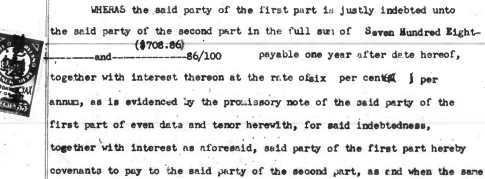
un 285 mm 87

THIS PURCHASE MONEY CHATTEL MURTUAGE, node this 9th day of May, 1952 , by and between "orden Maust of Allegany County, "aryland , party of the first part, and THE LIBERTY TRUST COMPANY, a braking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

red and Linded Delivered

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shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the previses and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 CJ2A Jeep with snow plow unit. Jeep:, Serial # 106731 Plow Motor # J109597

Plows, Serial # 383 Model # A304-2

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TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the said Gorden Maust shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the sild indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or my part thereof, without the assent to such sale or disposition expressed in writing oy the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire worth as dout intended to be secured hereby shall become due and payable ut once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the pramises where the aforecessfield a jeep and plow may be or be found, and take and carry away the said property hereby mortgaged and to sell the sume, and to transfer and convey the same to the jurchasser or purchasers thereof, his, har or their assians, which said sale shall be made in wanner folio ing to with by givin, at land ten days' notice of the time, place, manner and terms of wale in g me newsare, published in Cumberland, maryland, which said sule shall be at public nuction for cash, and the proceeds arising from spen sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a occasisation of eight per cent to the party sellin, or making said sals, secondly, to the aymant of all moneys owing under this mort, and whether the name shall have then matured or not, and us to the balance to say the same over to the said his personal representatives and ussions, Gorden Manst and in the case of advertisement under the above sould but not sale, one-half of the above commission shall be uilowed and paid by the mort agor, his personal representatives or assigns.

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And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first partiany remain in possession of the above mortgaged property.

HITNESS the hand and seal of the sold cortant of this day of May, 1952.

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Gorden Maust (auch) The 9 M Mome

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STATE OF MARYLAND, ALLILIANY COUNTY, IJ wIT:

I day of May, 1952 before ac, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally appeared Gorden Maust

the within mort_secor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, Freeddent, of the within named , mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the Freeddent of the within named wortgages, and duly authorized to make this affidavit.

WITHLOS sy hund and Notarial Sesi.

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FIED AND RECORDED MAY 23 18 52 AT 100 O LOCK P.M. TEST. JOSE-H E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

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THIS PURCHASE MUNEY GRATIEL MURTUAGE, which this 12th day of May, 1952 , by and between Orsel S. McCullough of Allegany County, Maryland , party of the first part, and THE LISERTY INDET COMPANY, a benking corporation duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESSETH:

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WHERMS the sell party of the first part is justly indebted unto the said party of the second part in the full sum of Fifteen Hundred Twenty-(\$1528.12) eight-_____and_____12/100 payable one year after date hereof, together with interest thereon at the rate of five per cent (30 per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

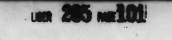
NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the previses and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, trensfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1952 Dodge 2 Dr. Wayfarer Motor # D41-409754

Serial # 37203548

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, nowever, that if the said Orsel S. McCullough shall well and truly pay the aforewaid debt at the time herein before setforth, then this Chettel Mortgage shall be void.



The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the sold inasbiedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or my part thereof, without the asgent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any dereament covenant or condition of the mort_age, then the envire subrt, at a deut intended to be secured hereby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the suid party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mort aged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, h r or their assigns; which said sale shall be made in minner foliowing to wit: by giving at least cen days' notice of the time, place, wanner and terms of sale in s we neasonge, published in Comberland, maryland, which said sule shall be at public muction for cash, and the proceeds arisin, from such sale shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cont to the party sealing or making said sale, eccondly, to the sugment of all moneys owing under this mort, the whether the same shall have than antured or not, and us to the balance to ay the same over to the slid Ossel S. McCullough his personal representatives and assigns, and in the case of advertisement under the above just but not sale, one-h it of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

and it is further wored that until isfault is bade in any of the convenants or conditions of this mortquee, the said party of the first part may remain in possession of the above mortgaged property.

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day of May, 1952.

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12th



day of

STATE OF MARYLAND, ALLIGANY COUNTY, 10 AIT: I HEALSY CLEVILY, TAAT ON THIS 12th

May, 1952 perfore me, the subscriber, a Notary Public of the State of Maryland, 'n and for the county afores.id, personally appeared Orsel S. McCullough

the within mortgagor, and a knowledged the aforegoing Chattel mortgage to be his not and deed, and at the same time defore me also appeared charles a. Piper, freeldent, of the within numed mortgages, and made onth in due form of has that the consideration in said mortgage is true and bons fide as therein setforth, and further made onth that he is the freeident of the within numed wortgages, and duly appearized to muse this afridavit.

withuss by hand and Motarial Seei.

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THIS PURCHASE MONEY GHATTEL MURTGAGE, node this 14th day of May, 1952 ..., by and between Howard V. Messick of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST ComPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

Compared and Judged Delivered

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> Model B. Farmette Garden Tractor B5 Cultivator and Sidestand Serial # 320

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the said Howard V. Messick shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the assant to buch sale or disposition expressed in writing by the said party of the second part or in the ovent the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire work are deut intended to be secured hereby shall become due and payable ut once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walmh, its duly constituted attorney or upent, are hereby authorized at any time thereafter to enter upon the premises where the aforedeportbed a tractor & cultivator may be or be found, and take and carry away the said property hereby mortgaged and to seil the sume, and to transfer and convey the same to the jurchaser or purchasers thereof, his, h r or their assi, no, which weld sule unait be made in manner folio ing to with by civin, at land ton days' notice of the time, place, manner and terms of sale in a me newspape, published in Cumberland, maryland, which said sule shall be at public suction for each, and the proceeds arising from some shall be sudied first to the payment of all expenses includent to such sile, including taxes and a commission of eight per cent to the party sellin, or making said cale, secondly, to the saywant of all moneys owing under this mort, sos whether the same shall have then antored or not, and us to the balance to , ay the mass over to the said Howard V. Messick his personal representatives and ussions,

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and in the case of advertisement under the above sear but not sale, one-half of the above commission shall be allowed and said by the mort agor, his personal representatives or massions.

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a dagante,

And it is further agreed that until default is made in any of the convenints or conditions of this mortiuge, the said party of the first part may remain in possission of the above mortgaged property.

FITNESS the hand and seal of the sold port, agor this lith day of May, 1952.

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Howard V. marich an Dame Howard V. Messick

STATE OF MARYLAND, ALIMIANY COUNTY, TO AITI

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I denuel centrify, That on This 14th day of May, 1952 before no, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally appeared Howard V. Messick

the within mortasgor, and acknowledged the aforegoing Chattel wortsage to be his act and deed, and at the same time before me also appeared charles a. Piper, President, of the within number mortgages, and made oath in due form of law that the consideration in said mort age is true and bona fide as therein setforth, and further made oath that he is the President of the sithin numbed wortgages, and duly authorized to make this affidavit.

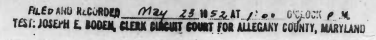
WITNESS ay hund and Notarial Seal.

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THIS PURCHASE HONEY GHATLEL MURTUNGE, which this 13th day of May, 1952 , by and between William N. Miller of Allegany County, Maryland , party of the first part, and THE LIDERTY THUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHERAS the sold party of the first part is justly indebted unto the said party of the second part in the rull sum of Two Thousand One (\$2163.95) Hundred Sixty-three-and-95/100 pryable one year after date hereof, together with interest thereon at the rate of six per cent (per annum, as is evidenced by the proclessory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the arid party of the second part, as and when the same shall be due and psychle.

Real Parts

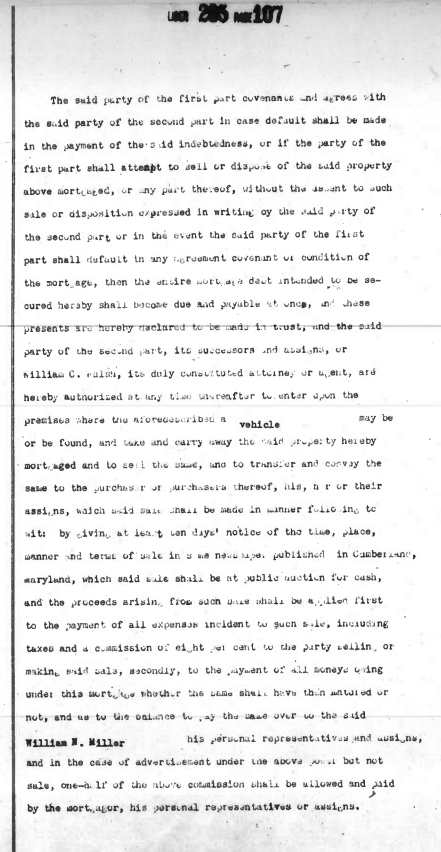
Acted Deavered E

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.90) the said party of the first part loss hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1950 Cadillas ^Convertible Coupe Notor # 5061-38578 Serial # 5061-38578

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

Provided, however, that if the said William N. Miller shall well and truly pay the aforesaid debt at the time herein before setforth, then this Costtel Mortgage shall be void.



And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part any remain in possession of the above mortgaged property.

UNA 205 mg105

FITNESS the need and seal of the sold sort_sager this 13th day of⁴ May, 1952.



STATE OF MARYLAND, ALIADIANY COUNTY, IS AIT: I HEALDY CLATIFY, THAT ON THIS Gay of 13th cefore se, the subscriber, a Notary Public of May, 1952 the State of Maryland, in and for the county afored.id, personally appeared William N. Miller the sithin mort agor, and acknowledged the aforegoing Chattel mortgage to be hit not and dead, and at the sume time before we also appeared charles a. Piper, President, of the within n mod sortgages, and unde outh in due form of law that the consideration in said mort. are is true and buns fide as therein setforth, and further made oath that he is the Frauident of the within named wortgages, and duly authorized to make this affidavit.

Withoos my hund and Motarial Seci.

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FILEO AND RECORDED May 23 W 52 AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BOOEN, GLERK CINCUT COURT FOR ALLEGANY COUNTY, MARYLAND

unt 200 mg 100

THIS PURCHASE HONEY CHATTEL MORTGAGE, mede this 15th Thomas Edward Minke May of May, 1952 , by and between Mary "ouise Minke of Allegany County, Maryland , party of the first part, and THE LIBERTY TRUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW THEREFORE, This Ghattel Mortbage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 ^Dodge 2 Dr. Sedan Motor # D30-146554

Sarial # 37025408

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever. Thomas Edward "inke

provided, however, that if the said Mary Louise Minke shall well and truly pay the aforesaid debt at the time herein before zetforth, then this Chattel Mortgage shall be void.



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The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortlaged, or any part thereof, without the assant to such sals or disposition expressed in writing oy the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of ... the mort age, then the entire work are debt intended to be secured hereby shall become due and payable at once, and insee presents are hereby declared to be made in truet, and the suid party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the may be premises where the aforedescribed a vehicle or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assiens, which said sale shall be made in wanner fullowing to with by giving at least ten days' notice of the time, place, manner and terms of sale in s we newsays. published in Cumberland, maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the asyment of all moneys oging under this mort, age whether the same shall have then matured or not, and us to the balance to , ay the same over to the said Thomas Edward Minke his personal representatives and aseions, Mary Louise Minke and in the case of advertisement under the above were but not sale, one-half of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

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LIN 205 ME 110

And it is further agreed that until default is unde in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

URR 200 Mar111

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WITNESS the hand and seal of the said cort_asor this day of May, 1952.

a China (amil) Laure 先 The le and m -ouise "inke STATE OF MARYLAND, ALLAGANY COUNTY, TO AIT:

I then of the subscriber, a Notary Public of the State of Mary Louise Minke appeared Mary Louise Minke

the within mortgagor, and acknowledged the aforegoing Chattel mortgage to be his act and deed, and at the same time before me also appeared tharles a. Piper, freeddent, of the within numed mortgages, and made oath in due form of law that the consideration in suid mortgage is true and come fide as therein setforth, and further made oath that he is the freeddent of the within nemed mortgages, and duly authorized to make this affidavit. WITNEDS my hand and Motarial Seal.

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USBN 285 MB 112

FILED AND RECORDED May 23 10 52 AT 1: 000'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CHACUT COUNT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MONEY CHATTEL MURTUAGE, node this 9th day of May, 1952 , by and between William A. Moore of A llegany County, Maryland , party of the first part, and THE LIBERTY THUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

VITNESSETH:

NOW THEREFORE, This Chattel Northing witnesseth that in considerntion of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1950 Studebaker Commander Conv. Coupe

____ Serial # 4414744

Motor # H389346

TO HAVE AND TO HOLD the above mentioned and described personal i property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the said William A. Moore shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

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The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the sold in obtedness, or if the party of the first part shall attempt to sell or diapose of the said property above sortinged, or my pure thereof, without the assent to such sale or disposition expressed in writing by the sald party of the second part of in the event the said party of the flist part shall default in any surgement covariant or condition of the mort age, then the entire work are dont intended to be secured heroby shall become due and payable of unop, and usuae presents are hereby declared to be ands is trust, and the said party of the second part, its successors and tashing, or william G. volume, its duly constituted atterney or upent, are hereby mutnorized at any that choreafter to enter upon the precises have the aforenessible a vehicle nynà pe or be found, and take and carry away the said property hereby mortinged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, h r or their assigns, taich all our onait be made in winner foirs ing to with by livin at los t con days' notice of the time, place, sammer and terms of a lo in a me ness res published in Camberland, waryland, which said this shall be at public suction for cash, and the proceeds arisin. from such a le shall be a list first to the payment of all expenses incident to such sile, including taxes and a commission of eight per deni to the party sellin, or multing ended sale, seconday, to the systemt of all moneys oring under this mort, and whether the same shall have then antored or not, and us to the balance to , ay the mass over to the said William A. Moore his personal representatives and assigns, . and in the case of advertisement under the above while bot not sale, one-h if of the nouve commission shall be allowed and paid by the mort agor, his parsonal representatives or assigns.

LISER 205 MIST113

And it is further agroad that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part way remain in possession of the above mortgaged property.

WITNESS the hand and your of the wid sort agor this day of May, 1952.

USER 285 ME 114

William a Moneyour William A. Moore Florge W. Thowa STATE OF MARYLAND, ALGADANY COUNTY, TO AIT: I denuer General, That on This 9th day of before as, the subscriber, a Notary Public of May, 1952 the State of woryland, in and for the county afores. id, personally appeared William A. Moore the sithin mort ago, and at movied eithe aftragoing Chattel worthage to be his not and deed, and at the same time before me also appeared tharlos w. Piper, Provident, of the within named nortungee, and made oith in due form of Law that the considuration

wort_agee, and daly successed to make this affidavit. WITNESS my hund and Notarial Sest.

in said mort, are is true and bonn flue as therein sufforth, and farther made oath that he is the frauident of the sithin named

45 0 010 E.o.s. ** : 41

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Sharp M2 NUTALY . UBLIC

UBER 265 ME 115

FILED AND RECORDED May 23 11 52 AT 1.00 O'CLOCK P.M. YEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGAKY COUNTY, MARYLAND

THIS PURCHASE WINE CHATTEL MURTURGE, which get the gen day of May, 1952 , by and between Robert C. Morgan of Allegany County, Maryland , party of the first part, and THE LEWENCY INDET COMMUNE, a benking comporation duly incorporated under the laws of the state of Noryland, party of the second part,

WITNESSETH:

NOW T.FREFORE, This Chattel Mortgage witnesseth that in consideration of the presises and of the sum of one Dollar (\$1.00) the sold party of the first pure loss hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Lincoln Club Coupe Motor # H148226 Serial # H148226

Sellar # Minoreo

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, nowever, that if the seid Robert C. Morgan shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.



The said party of the first part covenance and agrees with the sold party of the second part in case dofault shall be made in the payment of the sold indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortinged, or my part thereof, without the asiant to such sale or disposition expressed in writing by the wild write of the second part or in the event the said party of the first part shall default in any to remain t covinant or condition of the mort age, than the entire mort are dout intended to be secured heraby shall become due and phythie ut once, and chose presents are hereby declared to be used in trust, and the said party of the second part, its successors and assigna, or william C. walks, its doly constituted attoiney or whent, are hereby authorized at any time thereafter to enter upon the premises where the aforegescribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to seil the share, and to transfer and convey the same to the purchasar or purchasers thereof, his, h r or their assigns, which waid only onall be made in wanner folio ing to

assigns, which which only only only on the sede in manner folioling to with by giving at least ten days' notice of the time, place, manner and terms of bala in a memorage, publicated in Comberlanc, maryland, which said alle shall be at public subtion for each, and the proceeds arising from such sais shall be addient first to the payment of all expension incluent to such said, including taxes and a commission of eight per cont to the pirty celling or making said bala, secondly, to the payment of all scheduler or and under this mortage whether the same shall have then entured or not, and us to the balance to buy the name over to the said Robert C. Forgan his personal representatives and assigns, and in the case of advertisement under the above as is but not sals, one-hilf of the thore commission shall be allowed and paid by the sortagor, his personal representatives or assigns.

uen 265 mm 116

USER 265 ME 117

and it is further gread that until default is have in any of the convanants or conditions of this mortgage, the said party of the first part may remain in possibulin of the above mortgaged property.

9th day of May, 1952.

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igan (oui) Robert C. Morgan

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STATE OF RELYLING, A LOCARY COUNTY, IS AIT: I docube dubiir?, Tasl on Trils 9th G.y of color, ic, the subscriber, a Notary Public of May, 1952 the State of Muryland, in and for the bounty afores.id, personally Robert C. Morgan appeared . the sithin mort, as or, and asknowledged the aforegoing Chattal mortalize to be his not and aeed, and at the make time before me also appeared charles a. Piper, Prosicent, of use sithin named cortenase, and made outs in due form of how that the consideration in said port age is true and burn five as therein setforth, and further made outh that he is the Franident of the within named worthages, and duly authorized to make this stridevit, Mithuss by huma and Notarial Semi.

The M. Manue

UBER 205 MEE 118

FILED AND RECORDED May 23 10 52 AT 1:00 O'CLOCK P.M. TEST: JOSEFH E. BODEN, CLERK CINCUT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MONEY CHATTEL MORTGAGE, no de this 13th day of May, 1952 , by and between Lo ren E. Morey of Allegany County, Maryland , party of the first part, and THE LIDERTY THUST COMPANY, a benking corporation duly incorporated unier the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1950 Ford Custom 2 Door Serial # BOOS-120940

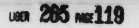
TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the said Loren E. Morey shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.



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The said party of the first part covenance and deress with the said party of the second part in case default shall be made in the payment of the said inaebtedness, or if the party of the first part shall attempt to sell or dispuse of the said property above mortiaged, or my part thereof, without the assent to such sale or disposition expressed in writing by the duid party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mart are dect intended to be secured hereby shall become due and payable at once, and chose presents are hereby declared to be ands in trust, and the said party of the second part, its successors and assi na, or william C. valsh, its duly constituted attorney or egent, are hereby authorized at any time thereafter to enter upon the vehicle premises where the hiorecescribed a may be or be found, and care and carry away the said property hereby mortgaged and to seel the same, and to transfer and convey the same to the purchas, r or purchasers thereof, his, h r or their assi,ns, which shid bure that be made in minner force ing to wit: by living at lea t cen days' notice of the time, place, manner and terms of sale in s me neastape, published in Cumberland, maryland, which said sale shall be at public auction for each, and the proceeds arisin, from some sale shall be a lied first to the payment of all expenses incident to such sile, including taxes and a commission of eight er cent to the party sellin, or making said sale, secondly, to the payment of all moneys owing under this mort, the shather the same shall have then matured or not, and as to the balance to ay the case over to the said Loren E. Morey his personal representatives and assigns, and in the case of advertigement under the above por a but not sale, one-h if of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

LIER 285 No.120 And it is further agreed that until default is unde in any of the convanants or conditions of this mortgage, the said party of the first part may remain in possession of the above surtgaged property. +1TNESS the mand and scal of the sold cort agor this day of May, 1952. 13th Loren E. Morey (Dim L) Loren E. Morey El STATE OF MALYMAND, ALLALIANY COUNTY, TO HITE I MERLEY GEBRIFY, THAT ON THIS 13th Gay of Muy, 952 perorane, the SiBucriber, a Notary Public of the State of Muryland, in and for the county afores.id; personally Loren E. Morey appeared . the sithin mort agor, and acknowledged the aforegoing Chattel Mortasge to be him not and dead, and at the sume time before we also appeared charles a. Piper, freeddent, of use within a mod nortgages, and usde outs in due form of law that the consideration in said morting, e is true and buns fide us therein setforth, and further made outh that he is the frauident of the within nemed wort, agee, and duly authorized to muse this affidavit. Willness ay huns and Notarial Seal. 0'443 al gm ? 0.0 NOTALY . OBLIC



LIBER 285 ME 121

FILEG AND RECORDED May 23 19 52 AT 1000 D'CLUCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MONEY CHATIFL MORTLAGE, which this 9th day of May, 1952, by and between Russell C. Perdew, "r. of Allegany County, Maryland, party of the first part, and IHE LIDEATY TRUST COMPANY, a benking comporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW T.HEREFORE, This Chattel Mortgege witnesseth that in considerntion of the presises and of the sum of one Pollar (\$1.00) the said party of the first part loss hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1951 G.M.C. 1 Ton Pickup Truck Serial # 101-22-P4766

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the said Russell C. Perdew, Jr. shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel hortgage shall be void. UBER 265 ME 122

The said party of the first part covenance and spress with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above sortlaged, or my part thereof, without the assant to such sale or disposition expressed in writing oy the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort_age, then the entire wort_ats dont intended to be secured hereby shall become due and payable at once, and hase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter apon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby montgaged and to sell the sume, and to transfer and convey the same to the purchaser or purchasers thereof, his, h r or their assiens, which said said thall be made in wanner foliowing to wit: by giving at least cen days' notice of the time, place, manner and terms of sale in s me newspape, published in Comberland, maryland, which said sule shall be at public auction for each, and the proceeds arisin, from such sale shall be applied first to the payment of all expenses incident to such site, including taxes and a commission of eight ger cent to the party seiling or making said sale, secondly, to the sayment of all moneys owing under this mort, the whether the same shall have then matured or not, and as to the calance to , ay the same over to the said Russell C. Perdew, Jr. his personal representatives and assigns, and in the case of advartisement under the above joins but not sule, one-n if of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

And it is further agreed that until default is used in any of the convenance or conditions of this mortgage, the sold party of the first part may mean in possession of the above mortgaged property.

URE 265 ME 123

wiTWESS the mand and shall of the shid cortangor this 9th day of May, 1952.

Kussell C. Perdew Jr. S ... L) Maria aling/

ATTE OF MARYLAND, ALLEGARY COUNTY, TO ATT: I should CLEATRY, That ON THIS 9th day of May, 1952 Defore set, the subscriber, a Notary Fublic of the State of Maryland. In and for the County afords.id, personally appeared Russell C. Perdew, "r. the sithin mort spor, and acknowledged the aforegoing Chattel wortgage to be his not and deed, and at the subscribe Defore se also appeared chartes a. Piper, dresident, of the sithin mined mortgages, and made ofth in due form of how that the consideration in said ports are in true and bona five as therein sationth, and further made onth that he is the dresident of the sithin numed mortgages, and cally activized to make this afridavit.

WITNESS by hund and Notarial Sect.

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LIER 205 ME 124

FILES AND RECURDED MAY 23 1952 AT 1:00 BULGUN P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE NONEY CHATTEL MORTGAGE, which this 20th day of May, 1952 , by and between Lester Porter of Allegany County, Haryland , party of the first part, and THE LIDENTY THUST COMPANY, a benking corporation duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESSETHE

BERBARA ANE Maked Dollverwith

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WHERAS the sold party of the first part is justly indebted unto the said party of the second part (1238.91) Thirty-eight---and---91/100 puyable one year after date hereof, together with interest thereon at the rate of six per cent (5% per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as alorseaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and psychle.

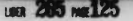
NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part loss hereby bargain, cell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1942 Chrysler Saratoga Sedam Model C 36

Notor # C36-6443 Serial # 6763234 ...

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the said Leater Porter shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.



The said party of the first part covenance and deress with the said party of the second part in case default shall be made in the payment of the sold indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mort aged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said writy of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort_age, then the entire most as dont intended to be secured hereby shall become due and payable ut once, and chase presents are hereby declared to be made in t.ust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly consentuted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a . vehicle may be or be found, and take and carry away the said property hereby mortgaged and to see i the same, and to transfer and convey the same to the purchasers or purchasers thereof, his, h F or their assiens, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in s we near super published in Comberland, maryland, which said sale shall be at public auction for cash, and the proceeds arisin, from such sale shall be applied firstto the payment of all expenses incident to such sile, including taxes and a commission of eight get cent to the party sealing or making said sale, secondly, to the payment of all moneys using under this mort, and whether the same shall have then matured or not, and as to the balance to say the same over to the slid his personal representatives and assigns, Lester Forter and in the case of advertisement under the above point but notsale, one-all of the above commission shall be wilowed and paid by the mort agor, his personal representatives or assigns.

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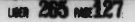
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LER 265 ME 126 and it is further agreed that until default is unde in any of the convenants or conditions of this portugate, the said party of the first part way remain in possession of the above purtpaged property. villebbb the nend and scal of the sold sort meor this 20th day of May, 1952. - 1. uter Toute (0.- L) Leater Porter The M. Mame STATE OF MARYLEND, ALLOUNTY GONTY, 10 AITS I donabi Gatelfy, Tagl on This 20th Gay of May, 1952 perfore no, the subscriber, a Notary Public of the State of waryland, 'n and for the boonty afores.id, personally appeared Lestar Porter the within mort agor, and acknowledged the aforejoing Chattel worthage to be his not and used, and at the suce time before me also appeared charles a. Piper, President, of use within a med sortussee, and made oith in due form of has that the consideration in said port age is true and bona five up therein sufforth, and further mode oath that he is the Frauldent of the within numed wort, seed, and duly autourized to make this sfridevit. tiltheod by huns and Motarial Sect. Der g. Mr Jame NUTALY . OBLIC

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FILED AND RECORDED May 25 19 52 AT 1: 00 O'CLOCK & .M. TEST: JOSEPH E. BODEN, CLERK CRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE NONEY GHATLEL MURTUAGE, or do this 14th day of May, 1952 , by and between Elmer Floyd Powell of Allegany County, Maryland , party of the first part, and THE LLAENIY INCOT COMPANY, a braking convoration duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHERAS the sell party of the first part is justly indebted unto the said party of the second part in the full sum of Nine Hundred (\$994.14) Ninty-four-----and----14/100 prysible one year after date hereof, together with interest thereon at the rate of sixper cent (gg per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Pollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said purty of the second part, its successors and assigns, the following described personal property:

> 1949 Plymouth 4 Door Sedan Serial # 12141832

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second pert, its successors and assigns, forever.

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provided, nowever, that if the said Elmer Floyd Powell shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Fortgage shall be void.



The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the sild indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortinged, or my part thereof, without the assent to such sale or disposition expressed in writing by the suit of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire wort are dont intended to be secured heraby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforecessribed a vehicle suy be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the jurchaser or purchasers thereof, his, hir or their assi,ns, which said sale shall be made in sammer folio ing to with by giving at last ten days' notice of the time, place, manner and terms of sale in a me newsare, publianed in Comberland, waryland, which said sule shall be at public suction for cash, and the proceeds arisin, from soon sale shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight jor cent to the party cellin, or making sold sale, secondly, to the asymant of all moneys using under this mort and thether the same share have then entured or not, and us to the balance to , ay the mase over so the said

Elm r Floyd Powell his personal representativas and assigns, and in the case of advertionment under the above owner but not sale, one-half of the above commission shall be allowed and paid by the sort agor, his personal representatives or assigns.

USB 265 Mg 128

And it is further agreed that until default is made in any of the convenients or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

11Thadd the hand and seal of the said mort, agor this 12th day of May, 1952.

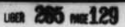
Elmer Floyd Powell (Der L) Thouse W/ Roam

STATE OF MARYLAND, ALALGANY COUNTY, TO AIT: I denoby GENTIFY, Tail of THIS 14th day of ay, 1952 before we, the subscriber, a Notary Public of the State of Maryland, in and for the county aforeshid, personally appeared Elmer Floyd Pewell

the sithin mort segor, and acknowledged the aforegoing Chattel mortgage to be his act and deed, and at the same time before me also appeared tharies a. Fiper, Freshent, of the within number mortgages, and made oath in due form of how that the consideration in said mort side is true and sons fide as therein setforth, and further made oath that he is the Freuident of the within named mortgages, and duly authorized to muse this affidavit.

WITNESS my hund and Motarial Seal.

They ME Man NOTALY COBLIC



TILES AND RECORDED MEY 23 19 52 AT 1: 00 O'CLOCK P. M. TEST: JOSEPH E. BODEN, CLERK CINCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

UNER 205 Mig 130

THIS PURCHASE NUNEY CHATIES MORTUAGE, " de this 19th , by and between Lester G. Powell May, 1952 day of , party of the County, Maryland of Allegeny

first part, and THE LIDESTY THUST COMPANY, a benking corporation duly incorporated unier the laws of the state of Maryland, party of the second part;

WITHESSETHI

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WHERAS the sold party of the first part is justly indebted unto the said party of the second part in the full sur of (\$1019.85) -----and-----86/100 pryable one year after date hereof. together with interest thereon at the rule of six per cent 65 per annum, as is evidenced by the promissory note of the said party of the

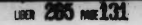
first part of even date and tenor herewith, for said indebiedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the soid party of the second part, as and when the same shall be due and poychle.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the presises and of the sum of one Dollar (\$1.90) the said party of the first part loes hereby bargain, sell, trensfer, and essign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Chevrolet Fleetline De Luxe Serial # 90KF25183

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, nowever, that if the said Lester G. Fowell shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.



The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the sold indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mort aged, or my part thereof, without the assent to such sale or disposition expressed in writing oy the said party of the second part or in the event the said party of the first part shall defauit in any agreement covenant or condition of the mort_age, then the entire mort_des dout intended to be secured hereby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the vehicle premises where the aforedescribed a may be or be found, and take and carry away the said preperty hereby mortgaged and to seel the sume, and to transfer and convey the same to the purchasers or purchasers thereof, his, n r or their assigns, which said sale shall be made in manner foliowing to wit: by giving at least ten days' notice of the time, place, menner and terms of sale in s me ne.soure. published in Comberland, maryland, which said sule shall be at public auction for cash, and the proceeds arisin, from such sale shall be a died first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the asyment of all moneys owing under this mort, as whether the same shall have then matured or not, and as to the balance to ay the same over to the said Lester G. Powell his personal representatives and assigns, and in the case of advertisement under the above just but not sale, one-h. If of the above commission shall be allowed and paid by the mort, agor, his personal representatives or assigns.

And it is further agreed that until default is unde in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above wortgaged property.

FITNESS the hand and real of the said mort, agor this

USER 285 ME 132

19th

May, 1952.

- Lester . & Court (suit)

STATE OF MARYLAND, ALLAUANY GOUNTY, TO AIT.

day of

Dry M. Jame

I denoted Generic, That on THIS 19th day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county afored, id, personally appeared Lester G. Powell the mithin mort, agor, and acknowledged the aforegoing Chattel mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the mithin numed mortgage, and made oath in due form of law that the consideration in said mort, age is true and bona fide as therein setforth, and further made oath that he is the President of the mithin numed mortgage, and duly authorized to make this affidavit. MITNESS ay hund and Notarial Seul.

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ing M. Jame

NOTALY PUBLIC

1 E.

USER 205 Mg 133

FILED AND RECORDED May 23 1952AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGARY COUNTY, MARYLAND

THIS PURCHASE HUNEY CHATTEL MURTUAGE, while this 20th day of May, 1952, by and between James W. Proudfoot of Allegany County, Maryland, party of the first part, and THE LIBERTY TRUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW THEREFORE, This Chattel Wortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1951 Ford Custom 2 Door Sedam Notor # BIDA100835 Serial # BIDA100835

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, nowever, that if the said **Janet W. Froudfoot** shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.



Compared and McBee



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The said party of the first part covenants and agrees with the said party of the second part in case default, shall be made In the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the assant to such sale or disposition expressed in writing oy the said party of the second part or in the event the said party of the first part shall default in any agreement ovvenant or condition of the mort_age, then the entire mort_age dont intended to be sesured hereby shall become due and payable ut once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its doly constituted attorney or agent, are bereby authorized at any time thereafter to enter upon the premises where the aforecescribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convay the same to the purchaser or purchasers thereof, his, h.r or their assions, which said sale shalt be made in manner folio..ing to wit: by giving at least ten days' notice of the time, place, menner and terms of sale in a me newspape. published in Cumberland, maryland, which said sale shall be at public nuction for each, and the proceeds arising from such sale shall be agalied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sals, secondly, to the sayment of all moneys owing under this mort, to whether the same shall have then matured or not, and as to the balance to pay the same over to the suid James W. Proudfoot his personal representatives and assigns, and in the case of advartisement under the above source but not sale, one-half of the above consistion shall be allowed and paid by the mort agor, his personal representatives or assigns.

UNER 205 mm 134

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possassion of the above wortgaged property. . 1."

USER 285 ME 135

wITNESS the hand and seal of the said mort, agor this 20th day of May, 1952.

× Cames W.) roughor (send) James W/ Proudfoot isan

STATE OF MARYLAND, ALLEGANY COUNTY, TO MITE

I HERADY CERTIFY, THAT ON THIS 20th day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county aforcanid, personally appeared James W. Proudfoot the within mortgagor, and acknowledged the aforegoing Chattel

Mortages to be his not and deed, and at the same time before me also appeared Charles A. Fiper, Fresident, of the within numed mortages; and made oath in due form of law that the consideration in said mortage is true and bona fide as therein setforth, and further made oath that he is the Freuident of the within numed wortages, and duly authorized to make this affidavit. MITMLOS my hand and Sotarial Seal.

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They My Ha NOTALY PUBLIC

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unn 285 mm136

FILED AND RECORDED May 23 19 52 AT 1:00 B GLOCK P.M. T-ST: JOSEPH E. BODEN, CLERK CHECUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE ADDET CHATTEL MORTUAGE, and this 13th day of May, 1952 , by and between Kent M. Reckley of Allegany County, Maryland , party of the first part, and THE LIBERTY INDET CAMPANY, a braking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

Compare VIII

the said party of the second part in the full sum of Twelve Hundred Nine (\$1209.81) ________ negatile one year after date hereof, together with interest thereon at the rate of six per cent (gi per annum, as is evidenced by the provision note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and psymble.

WHEREAS the said party of the first part is justly indebted unto

NOW THEREFURE, This Chattel Northage witnesseth that in consideration of the presises and of the sum of one Dollar (\$1.07) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1950 Nash 2 Dr. Sedan

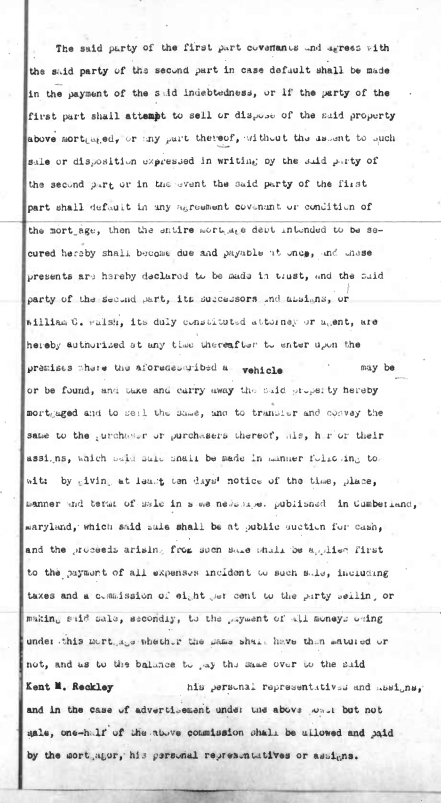
Model 59

Serial # K363936

TO HAVE AND TO HOLD the above mentioned and described personal property to the said , erty of the second part, its successors and assigns, forever.

provided, however, that if the said Kent M. Reckley shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chettel Mortgage shall be void.





UNER 265 ME 137

And it is further upread that until default is used in any of the convanants or conditions of this mortgage, the said party of the first part may remain in possession of the above sortgaged property.

WITNESS the hand and seal of the sold port agor this day of May, 1952.

Kent M. Reckley (our b) Kent H. Hockley The gm n.

13th

STATE OF MARYLAND, ALLEVANY COUNTY, TO AIT: day of I HEREDY GENYIFY, THAT ON THIS 13th before se, the subscriber, a Notary Public of May, 1952 the State of Meryland, in and for the county afores, id, personally appeared Kent M. Reckley

the within mort, agor, and accould be aforegoing Chattel worthage to be his not and deed, and at the suce time perore me also appeared tharles w. Piper, President, of the within n med mortuagee, and wade oath in due form of law that the considuration in said mort, age is true and bons fide as therein sufforth, and further made outh that he is the Frazident of the within named wortcagee, and duly authorized to make this affidavit. WiTNESS my hund and Sotarial Seal.

> The gr na NOTALY .OBLIC



una 285 mm 138

una 205 mg 139

23 1152 AT 1:00 O'CLOCK P .M. FILED AND RECORDED May 2.3 1152, AT 1:00 O'CLOCK P M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE NONEY CHATTEL MORTGAGE, no de this 9th Kenneth #. Simpson day of May, 1952 , by and between of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST CUMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:



Marted Dolivered S

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the said party of the second part in the full sun of Nineteen Hundred (\$1943.46) Forty-three-----and----46/100 payable one year after date hereof, together with interest thereon at the rate offive per cent (5%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

WHERAS the said party of the first part is justly indebted unto

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sun of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigne, the following described personal property:

> 1951 Dodge Club Coupe Motor # 042-265637

Serial # 31864461

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Kenneth #. Simpson provided, however, that if the said shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

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The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the suid property above mortiated, or any part thereof, without the assent to such sals or disposition expressed in writing of the sald party of the second part or in the event the said party of the flist part shall default in any agreement covenant or condition of the mort age, then the orthre wort are deut intended to be secured hereby shall become due and payable ut once, ind onese presents are hereby declared to be made in trust, and the suid party of the second part, its successors and abbigns, or William C. walsh, its duly conscituted attorney or agent, are hereby authorized at any time unsreafter to enter upon the may be premises there the aforecasoribed a vehicls or be found, and take and carry away the said property hereby mortgaged and to teri the same, and to transfer and convey the same to the jurchaser or purchasers thereof, his, hir or their assi,ns, which said build shall be made in wanner fulled ing to wit: by livin at last can days' notice of the time, place, manner and terms of sale in s we neasonce, published in Comberland, maryland, which said cale shall be at public suction for cash, and the proceeds arising from soon sale shall be egalied first to the payment of all expenses incident to such safe, including taxes and a domnission of eight per cent to the party cellin, or making said sale, secondry, to the saywent of all moneys ording under this mort, and whether the same shall have then matured or not, and us to the balance to , ay the same over so the said his personal representatives and assigns, Kenneth M. Simpson and in the case of advertigement under the above jurge but not sale, one-h if of the above commission shall be allowed and paid by the mort agor, his percenal representatives or assigns.

LIER 205 Mg140

And it is further agreed that until default is made in may of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above murtgaged property.

UNER 265 ME 141

9th day of May, 1952.

Remoth m Simpar (suite) Kenneth M. Simpson STATE OF MARYLAND, ALLIJANY JUUNTY, TU AIT:

I HERSEY GERFIFY, THAT ON THIS 9th G.y of May, 1952 Deford se, the subscriber, a Notary Public of the State of Waryland, in and for the County aforeshid, personally appeared Kenneth M. Simpson

the within mort agor, and accnowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles &. Piper, President, of the within numed mort agee, and made onth in due form of law that the consideration in said mort age is true and bona fide as therain setforth, and further made onth that he is the President of the within named mort agee, and duly authorized to make this affidavit.

WITNESS my huns and Notarial Seal.

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The m. NOTALY PUBLIC

LIGER 265 Ma: 142

FILED AND RECORDED May 23 18 52 AT 1:00 O'CLOCK P.M. ILST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE HONEY GIATTEL MORTGAGE, and this 10th day of March, 1952 , by and between Eloise J. Sirbert of Allegany County, Maryland , party of the first part, and THE LISERTY THUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHERAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Eight Hundred Seventy-(\$875.46) payable one year after date hereof, together with interest thereon at the rate of five per cent (for per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dellar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1951 Chevrolet Coupe Serial # 140KK-104749

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the said Eloise J. Sirbert shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

REAL AND STREET

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Per

USER 265 ME 143

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or disjuss of the said property above mortinged, or any part thereof, without the as ant to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort and dout intended to be secured hereby shall become due and payable it once, and chase presents are hereby declared to be made in trust, and the suid party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the may be premises there the aforedescribed a vehicle or be found, and take and carry away the sale superty hereby mort aged and to seil the same, and to transfer and convey the same to the surchaser or purchasers thereof, his, her or their assians, which said sule shall be made in manner fullowing to . wit: by giving at least ten days' notice of the time, place, manner and terms of sale in a me newspaper published in Comberland, maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the asyment of all moneys oving under this mort, age whether the same shall have then matured or not, and as to the balance to say the case over to the said - Eloise J. Sirbert his personal representatives and assigns, and in the case of advertisement under the above what but not sale, one-half of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

> 14 1 - L - 1 10

And it is further agreed that until default is unde in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possassion of the above portgaged property.

n

USD 205 Mg 144

wITNESS the hand and real of the said port_agor this day of 10th March, 1952.

Eline J (atril) Eloise J. Sirber Then CM Dame STATE OF MARYLAND, ALLEGANY COUNTY, TO AITS

I MERLEY CENTIFY, THAT ON THIS 10th day of before me, the subscriber, a Notary Public of March, 1952 the State of Maryland, in and for the county aforea.id, personally appeared Eloise J. Sirbert the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before we also appeared Charles a. Figur, Fresident, of the eithin n Led mortgages, and made oath in due form of law that the consideration in said mort, age is true and bona fide as therein setforth, and further made oath that he is the Freuident of the within named worthagee, and duly authorized to make this affidavit.

MITNESS ay hand and Notarial Seal.

Theyn

NOTATY .OBLIC



UNER 205 MM2145

FILED AND RECORDED May 23 TH 5.2 AT 1:00 O'CLOCK P M. ILST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE NOMEY CHATTEL MURTURGE, which this 15th day of May, 1952 , by and between Joseph J. Spinetta of Allegany County, Maryland , party of the first part, and THE LIZENTY INUST COMPANY, a braking corporation duly incorporated union the laws of the state of Maryland, party of the second part.

WITNESSETH:

WHERAS the soid party of the first part is justly indebted unto the said party of the second part in the full sum of Nine Hundred Twenty-((920.23) - 23/100 poyable one year after date hereof, together with interest thereon at the rate of five per cent ((j,j) per annum, as is evidenced by the promissory note of the sold party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, sold party of the first part hereby covenants to pay to the arid party of the second part, as and when the same shall be due and psychle.

NOW REFERENCE, This Chattel Mortgage witnesseth that in consideration of the previses and of the sum of one Dollar (\$1.00) the said party of the first part for hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1951 Plymouth Savoy Serial # 18172522

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the said Joseph J. Spinetta shall well and truly pay the aforesaid debt at the time herein before setforth, then this Conttel Mortgage shall be void.

and Mathew Dellyered.

The said purty of the first part ouvenance and agrees with the said party of the second part in case default shall be made in the payment of the s id indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortinged, or any part thereof, without the is ant to such sale or disposition expressed in writing by the sald party of the second part or in the event the said party of the first part shall default in any dereshent covenant or condition of the mort ago, then the entire wort are devt intended to be secured heraby shall become due and payable it once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or silliam C. walsh, its duly constituted attorney or m.ent, are hereby authorized at any time thereafter to enter upon the premises there the aforeseencibed a vehicle suy be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the jurchaser or purchasers thereof, his, har or their assi,ns, which baid sale shall be made in danner folio ing to, with by living at laast can days' notice of the time, place, manner and terms of sale in a me newsare. published in Comberland, waryland, which said this shall be at public suction for cash, and the proceeds arisin, from such size that be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party sellin, or making sold cale, seconday, to the payment of all soneys oring under this mort, age whether the same shall have then entured or not, and us to the balance to , ay the make over to the said Joseph J. Spinetta his personal representatives and ussions, and in the case of advertigement under the above sough but not sale, one-h if of the above commission shall be ullowed and paid by the mort apor, his personal representatives or assigns.

USE 285 ME 146

UNER 265 ME147

And it is further agreed that until default is hade in any of the convanues or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this day of May, 1952. 15th

prette (Den L) De Joseph J in

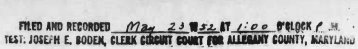
STATE OF MARYLAND, ALLUGANY COUNTY, IJ AIT:

P.a.

day of I HERLEY CERTIFY, THAT ON THIS 15th cefure se, the subscriber, a Notary Public of My, 1952 the State of Maryland, in and for the county afores.id, personally appeared Joseph J. Spinetta

the within mort agor, and acknowledged the aforegoing Chattel wortgage to be his act and used, and at the same time before we also appeared Charles a. Piper, President, of use within numed nortcasee, and made outh in due form of law that the consideration in said morthage is true and pons fide as therein satforth, and further made oath that he is the frasident of the within named mort ages, and duly authorized to mane this affidavit. BITNESS my huna and Notarial Semi.

The C. Mr. Manner



URR 205 ME 148

THIS PURCHASE HONEY CHATTEL MORTGAGE, and this 19th day of Nay, 1952 , by and between Fred T. Sutherland of Allegany County, Frytein, , party of the first part, and THE LIDERTY TRUCT COMPANY, a bonking corporation duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESSETH:

nd yated Pollvered &

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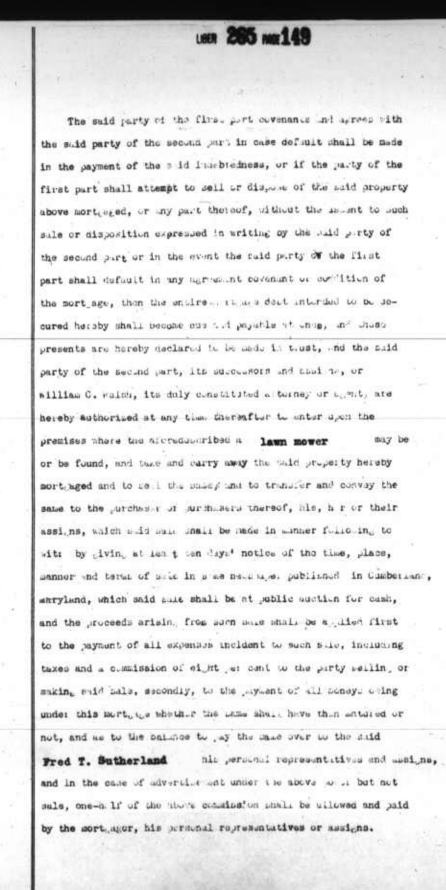
NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the precises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

l- Pincor Lawn Mower Model P120 Serial # 27146

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever. Fred T. Sutherland

provided, however, that if the said shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

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And it is further agreed that until default is hade in any of the convanants or conditions of this mortgage, the said party of the first part may remain in possassion of the above mortgaged property. FITNESS the hand and seal of the said sort agor this day of May, 1952. 19th Sudder Turter land (Durk) Thank James STATE OF MARYLAND, ALLEGANY COUNTY, TO RIT: I HEREDY CENTIFY, THAT ON THIS 19th day of before me, the subscriber, a Notary Public of y, 1952 the State of karyland, in and for the county afores.id, personally Fred T. Sutherland appeared the within mort agor, and acknowledged the aforegoing Chattel mortsage to be his act and deed, and at the sume time before me also appeared tharles a. Piper, President, of the within n mad mort cages, and made outh in due-form of law that the consideration

UND 205 ME 150

in said morthage is true and bona fide as therein setforth, and further made oath that he is the Freeident of the within named morthages, and duly authorized to make this affidavit. hithese my hand and Notarial Seel.

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UBER 265 MAR 151

ALL JOSEPH & RODER CLERK CLECK CLECK FOR ALLEGARY COUNT, MARILAN

THIS PURCHASE NONEY GRATIEL MORTLEOL, while this 13th day of May, 1952 , by and betweenConred Themas of Allegany County, Maryland , party of the first part, and IHE LIGINIY .NOUT COMMANY, a braking conversion duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESSETH:

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NOW TREATHORE, this Chattel Northege witnesseth that in considerntion of the presides and of the sum of one Pollar (\$1.90) the said party of the first part loss hereby bargain, sell, trensfer, and essign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Plymouth Club Coupe Motor # P-15-387172 Serial # 11717708

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, nowever, that if the sold Conard Thomas shell well and truly pay the aforesaid debt at the time, herein before setforth, then this Conttel bortgage shall be void. LIBER 265 Mg 152

The said party of the first port ouvenands and agrees with the said party of the second part in case default shall be made in the payment of the said inachtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortilized, or my part thereof, without the issunt to such sale or disposition expressed in writing by the ... with of the second purt or in the event the said party of the first part shall default in any derivations covenant or condition of the mort_age, then the entire ... rt at a dect intunded to be ancured heraby shall become due and phyable at once, and chuse presents are hereby declared to be eads in trust, and the said party of the second part, its successfors and assigns, or william C. valse, its duly compatibuted attorney or L. ent, ate hereby authorized at any time thereafter to enter upon the premises where the alcredouriban a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to seed the same, and to transfer and convey the same to the purchas r or purchasers thereof, his, h r or their assigns, which wild must thail be made in winner folio ing to wit: by living at ion t con days' notice of the time, place, menner and terms of sale in a mensure, published in Comberland, maryland, which said sure shall be at public auction for cash, and the proceeds arisin, from such sale shall be applied first to the payment of all expension incident to such sile, including taxes and a commission of eight es cent to the party sellin, or making said sale, secondly, to the asymant of all boneys oring under this mort, the whether the shall have than antured or not, and us to the palance to , ay the same over to the said

Conrad Thomas nic personal representatives and ausions, and in the case of adverticement under the above so it but not sale, one-h if of the thore constingion shall be allowed and paid by the sortagor, his personal representatives or assigns.

UBER 265 MME 153

and it is further agreed that until default is bade in any of the convenants or conditions of this mortuage, the sold party of the first part any remain in possession of the above sortgaged property.

13th day of May, 1952.

The M name

* Conrad thomas (sui) Conrad Thomas

STATE OF EARLYLAND, ALLACANY COUNTY, 10 with I discourd Converter, That on This day of Hay, 1952 corolec, the Subscriber, a Notary Public of the State of Maryland. In and for the county aforestid, personally appeared Conrad Thomas the sithin mort spor, and acknowledged the aforegoing Chattel mortgage to be his not ind dead, and at the same time before me also appeared charise a. Piper, freeddent, of the sithin nimed mortgages, and made outs in due form of ind that the consideration in said port, age is true and bons fide us therein setforth, and for their mate outh that he is the Freeddent of the sithir named

mort ages, and duly authorized to muse this siridavit.

WithLos ay hun 1 and Notarial Soul.

The M. 2 NUT.I.Y . UBLIC

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LIBER 265 ME 154

FILED AND RECORDED May 23 18 52 AT 1:00 O'CLOCK P.M. TEST: JOSETH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAN

THIS PURCHASE MONEY CHATTEL MORIGAGE, node this 11th day of May, 1952 , by and between Harry E. Thomas of Allegany Coursy, Maryland , party of the first part, and THE LLSINGY this? COMPANY, a bouting corporation duly incorporated under the laws of the state of Maryland, party of the second part,

VILENVCSENS:



NOW THEREFURE, This Chattel Montgage witnessoth that in consideration of the premises and of the sup of one Dellar (\$1.00) the sold party of the first part does nemeby burgain, seal, transfer, and essign unto the said perty of the second part, its successors and essigns, the

Toiloving described personal property: 1 - Mc Cray display Case model GV8 Serial 6-1085 Mc Cray Conducting und. Model SM45 Serial \$ 2003

TO HAVE AND TO HOLD the above mentioned and described personal property to the said writy of the second part. its successors and assigns, forever.

provided, however, that if the said Harry E. Thomas shall well and truly may the aferesaid lebt at the time herein before setforth, then this Chethel mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above montgaged, or any part thereof without the assent to such sale or disposition expressed in writing by the said party of the second part, or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the envire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its eucessore and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the presides where the may he or be found, and take aforedescribed & vehicle and carry away the seld property benchy mostgaged and to sell the same, and to transfer and curvey the same to the purchaser or purchasers thereof, his, her, or that assume, which said sale shall be made in manner following to wit: by giving at least tau days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which eaid sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sals, including taxes and a commission of eight per cent to the party selling or making eaid sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance to pay the same over to the said Harry E. Thomas his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be all wad and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain he possession of the above mortgaged property.

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And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

May, 1952.

WITNESS the hand and seal of the said ourt_Agor this

une 285 mm 156

day of

11th

omas (sent)

The Mary Americany E Harry E

I discussi Contify, That ON THIS day of ay, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally appeared Harry E. Thomas

the within mortgagor, and acknowledged the afore_oing Chattel sortgage to be his act and deed, and at the same time tefore me also appeared Charles A. Piper, Fresident, of the within numed sortgages, and unde oath in due form of law that the consideration in sold mortgage is true and bona fide as therein setforth, and further made oath that he is the Frésident of the within named sortgages, and duly authorized to make this affidavit.

WITNESS my hand and Motarial Seal.

The Manue NOTALY .UBLIC

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FILED AND RECORDED May 2310.52 AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

UND 200 ME157

THIS PURCHASE FRANEY GRATIEL MARTUAGE, or de this 16th Acme Auto Sales W.D. Trozzo, Prop. of "llegany County, Maryland , party of the first part, and THE LIBERTY TRUET Company, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part loss hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Buick Convertible Coupe Motor # 49727677

Serial # 1478186

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

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Acme Auto Sales Provided, however, that if the said W.D. Trozzo, Prop. shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Fortgage shall be void.



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The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the suid indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the suid party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort_age, then the entire wort, as e debt intended to be eecured hereby shall become due and payable it once, and where presents and hereby declared to be sude in trust, and the said party of the second part, its successors and assigns, or William C. walch, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premiees where the aforedesoribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the sume, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in wanner fullo ing to wit: by giving at least cen days' notice of the time, place, manner and terms of sale in a me newspape. published in Cumberland, maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sule, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the aywant of all moneys owing under this mort stor whether the same shall have then watured or not, and us to the balance to say the same over to the said Acme Auto Sales W.D. Trosso, Prop.

LURE 205 ME 158

W.D. Trosso, Prop. his personal representatives and assigns, and in the case of advertisement under the above out is but not sale, one-half of the above commission shall be allowed and paid by the sort agor, his personal representatives or assigns. And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part any remain in possession of the above mortgaged property.

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HITNESS the hand and seal of the shid mort, as or this 16th day of May, 1952.

acmalente x (با مدد) UN Tidy 8 The gim- Manue W.D. Trozzo, Prop.

STATE OF MARYLAND, ALLEGANY COUNTY, TO RIT: I HEREDFY CERTIFY, THAT ON THIS 16th day of May; 1952 Deform He, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally Acme Auto Sales appeared W.D. Trozzo, Prop.

the within mort agor, and acknowledged the aforegoing Chattel mort gage to be him act and dead, and at the same time before me also appeared Charles A. Piper, President, of the within numed mort gages, and made oith in due form of law that the consideration in said mort gage is true and bonn fide as therein setforth, and further made oath that he is the President of the within numed mort gages, and duly authorized to make this affidavit. WITNESS my hund and Notarial Sevi.

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FILED AND RECORDED May 23 1 52AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CLICUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE MUNEY GHAT.F. MORTGAGE, white this 16th Acme Auto Sales W.D. Trosso day of May, 1952 , by and between Allegany , party of the County, Maryland of first part, and THE LIDEKTY TRUCT COMPANY, a bonking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

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Compared and Maded Delivered

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WHERAS the soil party of the first part is justly indebied unto the said party of the second part in the full sur of Thirty-six Hundred (\$3605.60) peyable on par after date hereof, Five and---69/100 together with interest thereon at the rate of six per cent (66) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the sold party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the presises and of the sun of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, trensfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property: 1949 Ford 4 Dr. Custom, Serial # 96BA317927 Motor # HAM469351

1946 Mercury Club Coupe Motor # 99A1406267

1950 Chevrolet 2 Dr. Sedan, Serial # 14831-42786 1947 Plymouth 4 Dr. Sedan, Serial # 15234371

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever. Acme Auto Sales

provided, nowever, that if the said

W.D. Trosso

shall well and truly pay the nforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void.



The said party of the first part covenance and agress with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispuse of the said property above mortgaged, or any part thereof, without the assant to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort at a debt intended to be secured hereby shall become due and payable at once, and chose presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the may be premises where the aforedescribed a vehicle or be found, and take and carry away the said property hereby mortgaged and to seil the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, h r or their assigns, which said sale shall be made in wanner foliowing to wit: by siving at least ten days' notice of the time, place, manner and terms of sale in a me newspape, published in Comberland, maryland, which said sule shall be at public auction for cash, and the proceeds arising from such sale shall be agalied first to the payment of all expenses incident to such size, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the sugment of all moneys oring under this mortate whether the same shall have then watured or not, and as to the balance to juy the came over to the said Luto Sales N.D. Trosso his personal representatives and assigns, and in the case of advertisement under the above joint but not

and in the case of advertisement under the above source but not sale, one-half of the above consission shall be allowed and paid by the sort agor, his personal representatives or assigns. And it is further ugreed that until default is unde in any of the convenuets or conditions of this northeage, the said party of the first part say reasin in possession of the above mortgaged property.

WITNESS the hand and seal of the sold cort_agor this

16th

Dom Mame

day of May, 1952.

W.W. Juzzo (suil) W.D. Tross

STATE OF MARYLIND, ALLECANY JOUNTY, IJ RIT:

I denues Gentify, Thint ON THIS 16th Gay of

May, 1952 Defore me, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally Acme Auto Sales appeared W.D. Trosso

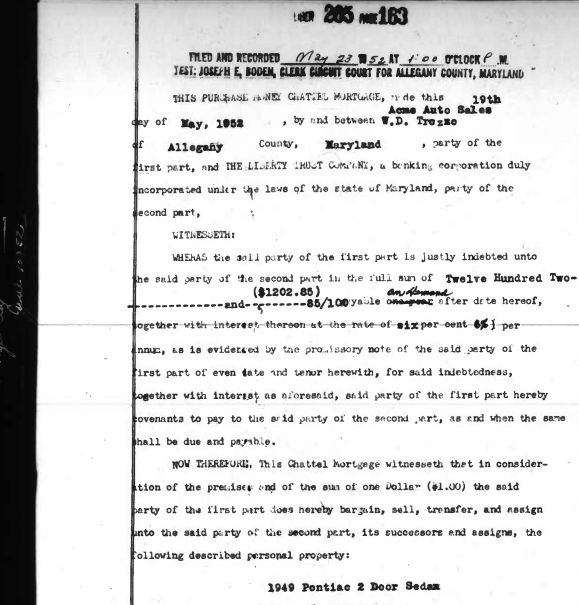
the within mort secon, and a knowledged the aforegoing Chattel wort sage to be his not and deed, and at the same time before we also appeared charles a. Piper, fresheart, of the within n had cort sages, and made outh in due form of law that the consideration in said mort age is true and bons fide as therein setforth, and further made outh that he is the frauident of the sithir numed wort sgee, and dely authorized to muse this affidavit. hithese ay hund and Sotarial Seel.

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Compared on 22 detail

Notor # W8RH-10791 Serial # W8RH-10791

TO HAVE AND TO BULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the seid Acme Auto Seles W.D. Trozzo shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

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The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the buil party of the first part shall default in any agreement covenant or condition of the mort age, then the entire wort are dont intended to be secared hereby shall become due and payable at unus, and chase presents are hereby declared to be cade in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or a ent, are hereby authorized at any time thereafter to enter upon the may be gramises where the aforedescribed a vehicle or be found, and take and carry away the said property hereby ortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, hor or their assigns, which said sale shall be made in wanner folio ing to wit: by siving at least cen days' notice of the time, place, manner and terms of wale in a me newspape. published in Cumberland, maryland, which said sule shall be at public suction for cash, and the proceeds arising from such sale shall be agained first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the aywant of all moneys owing under this mortule whethur the same shall have than watured or not, and as to the balance to , ay the make over to the said his personal representatives and assigns, W.D. Trozso and in the case of advertisement under the above somer but not sale, one-half of the above consistion shall be allowed and paid

sale, one-half of the above consistion shall be allowed and by the sort agor, his personal representatives or assigns.

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and it is further agreed that until default is unde in any of the convanants or conditions of this mortgage, the said party of the first part way remain in possession of the above murtgaged property.

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WITNESS the hand and soal of the sold portempor this 19th May, 1952. day of

Cleve Cuto Sales (and) .

STATE OF MARYLAND, ALLINGARY COUNTY, TO AIT: 19th day of I MERLET CENTIFT, THAT ON THIS May, 1952 paforo Le, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally W.D. Tresse appeared

10 M James

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the sithin mort spor, and acknowledged the aforegoing Chattel wortgage to be his not and dead, and at the same time before me also appeared charles a. Piper, fresident, of the sithin hunad mortgagee, and made outh in due form of law that the consideration in said mort, age is true and buna fide as therein setforth, and further made oath that he is the Frauident of the within nemed wort agee, and doly authorized to make this affidavit.

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FILED AND RECORDED May 23 18 52 AT 1.000 CLOCK P. M. TEST: JOSEPH E. BODEM, CLERK CHICUIT COURT FOR ALLEGARY COUNTY, MARYLAND

THIS PURCHASE MONEY CHATTEL MORTGAGE, node this 9th day of May, 1952 ; by and between Urland F. Weese of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

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WHERAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Twelve Hundred "ifty-(\$1250.32) payable one year after date hereof, together with interest thereon at the rate of six per cent (for per annum, as is evidenced by the promissory mote of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, 'transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1950 Buick Coupe Serial # 5547 3767

Motor # 56984184

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the sold ^Orland F. Weese shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void. ^A



The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the assent to such sale or disposition expressed in writing oy the suid party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort are dest intended to be secured hereby shall become due and payable ut once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C, walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to seil the same, and to transfer and convey the same to the iurchaser or purchasers thereof, his, h r or their assigns, which said said shall be made in wanner fulic ing to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in s me newsare. published in "Cumberland, maryland, which eaid sale shall be at public suction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondry, to the asyment of all moneys oring under this mort due whether the same shall have then matured or not, and as to the balance to ay the same over so the said his personal representatives and aseions, Orland F. Weese and in the case of advertigement under the above what but not sale, one-half of the above commission shall be allowed and paid by the mort agor, his parsonal representatives or assigns.

UNR 285 ME168 And it is further agreed that until default is made in my of the convenants or conditione of this mortgage, the said arty of the first part may remain in possession of the above ortgaged property. WITNESS the hand and seal of the said mort agor this day of May, 1952. 9th Gn The sere (كانسال) Hangelfor STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: I HEREBY CERTIFY, THAT ON THIS 9th day of May, 1952 perore se, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, perconally appeared Orland F. Weese the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within numed mortuagee, and made oath in due form of law that the consideration in said mortiage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortiagee, and duly authorized to make this affidavit. WITNESS my hand, and Notarial Seal. 01.1.25 0 Solar 2m 3 -may 1 0 NOTALY POBLIC ****

UND 200 ME109

FILED AND RECORDED May 23 N 52AT 1:00 O'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE NONEY CHATTEL MORTGAGE, mide this 9th day of May, 1952 , by and between "elvin D. Wright of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

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WHERAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Four Hundred Fighty (\$480.02) payable one year after date hereof, together with interest thereon at the rate of sixper cent (69 per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 Mash Club Coupe Serial # K204146

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

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provided, however, that if the seid Melvin D. Wright shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chettel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the sold indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortilaged, or my part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the ontire mort, a, e dept intended to be secured heraby shall become due and payable it unce, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforeneseribed a may be vehicle or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the jurchaser or purchasers thereof, his, hir or their assions, which said sale shall be made in canner folicaing to with by giving at least can days' notice of the time, place, manner and terms of sole in a me newsource, published in Cumberland, maryland, which said sale shall be at public suction for cash, and the proceeds arisin, from some shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the ayment of All moneys owing under this mort due whether the came shall have then matured or not, and as to the balance to pay the same over to the said , his personal representatives and assigns, Melvin D. Wright and in the case of advertigement under the above joint but not sale, one-hilf of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

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And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

9th day of May, 1952.

Meluin D. Wright (amb). Malvin D. "right

STATE OF MARYLAND, ALLEMANY GOUNTY, TO AIT: I HEALEY CENTRY, THAT ON THIS 9th day of May, 1952 refore me, the subscriber, a Notary Public of the State of Maryland, in and for the county afords id, personally appeared Melvin D. "right the sithin mort stor, and acknowledged the aforegoing Chattel ment and to be big act and docd, and at the sign tile second per

wortgage to be his act and deed, and at the same time before me also appeared charles a. Piper, Freeddent, of the sithin numed mortgages, and made oith in due form of law that the consideration in suid mortgage is true and bonn fide as therein setforth, and further made oath that he is the Fruident of the sithir named wortgages, and duly authorized to muse this affidavit. hiTNADO my hund and Noterial Jeal.

They M: Jam NOTALY .OBLIC

USER 265 ME 172

FILED AND RECORDED May 23 11 52 AT 1:00 O'CLOCK P.M. TEST: JOSEFH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS PURCHASE HONEY CHATIFL MORTUNCE, or de this 19th day of May, 1952 , by and between Robert Maxwell Williams of Allegany County, Maryland , party of the first part, and THE LIDERLY TRUET COMPANY, a benking concornation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:



de de de

WHERAS the seil party of the first part is justly indebted unto Sight Hundred the said party of the second part in the full sum of (\$836.82) Thirty-six----and----82/100 pryable one year after date hereof, together with interest thereon at the rate of six per cent (6%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as alloresaid, said party of the first part hereby covenants to pay to the scid party of the second part, as and when the same shall be due and psychle.

NOW THEREFORE, This Chattel Wortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Pontiac 2 Dr. Sedan. Serial # PSMA 66-160014

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, nowever, that if the said Robert Kaxwell Williams shall well and truly pay the afcressid debt at the time herein before setforth, then this Chattel horizuge shall be void.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the suid indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the assent to such sale or alsoosition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the antire mort a, a dout intended to be ancured hereby shall become due and payable of once, and chase presents are hereby declared to be sade in trust, and the suid party of the second part, its successors and assigns, or william C. Walsh, its duly constituted attorney or ugent, are hereby authorized at any time thereafter to enter upon the premises there the aforeneoutibed a vehicle may be or be found, and take and carry away the said property hereby mostgaged and to seek the same, and to transfer and convey the same to the jurchasor or purchasors thereof, his, her or their assigns, which said said shall be made in wanner folio ing to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in s we newspape. published in Comberland, maryland, which said sale shall be at public suction for cash, and the proceeds arising from some sale shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party cellin, or making said sale, secondly, to the payment of all moneys using under this mort aus whether the same shall have then matured or not, and us to the balance to , ay the same over to the said Robert Maxwell Williams personal representatives and assigns, and in the case of advertisement under the above source but not sale, one-h.lt of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

UBB 265 mg 173

UBER 265 ME 174 And it is further agreed that until default is made in any of the convenints or conditions of this mortiuge, the said party of the first part may remain in possausion of the above wortgaged property. FITNESS the hand and real of the said mortgagor this May, 1952. day of 19th Rahar Robert Maxwell Williams (1-1) nown STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: I MEALEY GENILFY, THAT ON THIS 19th day of May, 1952 before me, the subscriber, a Notary Public of the State of karyland, in and for the county afores.id, personally Robert Maxwell Williams appeared the within mort agor, and acknowledged the aforegoing Chattel wortcage to be his not and deed, and ut the same time pelore we also appeared tharies w. Fiper, Fresheat, of the within a Led mortcages, and made oath in due form of law that the consideration in said sort age is true and cons fide as therein setforth, and further made oath that he is the Frauident of the within named wort sgee, and duly authorized to make this affidavit. WITNESS my hand and Notarial Seal.

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NOTALY .OBLIC

USER 265 ME 175

FRED AND RECORDED M24 23 W 52 AT 1:000'CLOCK P M TEST: JOSEPH E. BODEN, CLERK CHICUT COURT FOR ALLEGARY COUNTY, MARYLAND

THIS PURCHASE HONEY CHATTEL MORTGAGE, under this 15th lay of May, 1952 ; by und between. Harry A. Winnerling, Jr. of Allegany Concern. Maryland , pointy of the first part, and THE JIASTAN PERST GARGARY, a benuting deposite of the incorporated under the land of the metric of therefore, party of the second sert;

VITNESS C. C. :

Anon IV

1952 Chevrolet Styleline DeLuxe 4 Dr: Sedan Motor # KAQ121487

Serial # 14KKD28115

following described personal property:

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second pert, its successors and assigns, forever.

provided, however, that if the said Harry A. Winnerling, Jr. shall well and truly pay the aforesaid debt at the time herein before setforth; then this Chattel Mortgage shall be void. LER 265 Mg176

The sold party of the first part covenants and agrees with the sold writy of the second wort in cree defruit shall be made in the pryment of the grid indebtedness, or if the griy of the first part shall attempt to sell or dispace of the said property above morthy ged, or any part thereof, without the assent to such sale or disposition expressed in writing by the sold writy of the second part, or in the event the sold party of the first pert shell defeult in any agreement cover at or condition of the mortgrade, then the entire mort rige debt intended to be seoured hereby shall become due and , symble at once, and these presents are hereby declared to be made in trust, and the seid serty of the second pert, its successors and resigns, or Williem C. Kelch, its duly constituted sttorney or seent, are hereby suthorized it any time thereafter to enter u on the premises where the 'forederchibed a may be vehicle or be found, and take and carry away the caid property hereby mortgreed and to cell the same, and to transfer and convey the some to the surchaser or surchasers thereof, his, her or their rssigne, which stil sele shall be made in manner following to wit: by giving at least ten days' notice of the time, pirce, menner and terms of sole in some news a ser sublished in Cumberland, Meryland, which said only sull be at jublic ruction for each, and the proceeds arising from such sele shall be $r_{\rm Ap}lied$ first to the payment of ril expenses incident to such sale, including - texes and a commission of eight per cent to the party celling or making sold orle, secondly, to the pryment of all moneys owing under this mortgree whether the same shall have then matured or not, and as to the briance to pry the same over to the said Harry A. Winnerling, Jr. his erronal representatives and assigns, and in the case of advertisement under the above lower but not sele, one-half of the above commission shall be allowed and paid by the mortg gor, his person'l representatives or assigns.

. .

And it is further agreed that until default is made in any of the convenants or conditions of this mort age, the said party of the first part may remain in possession of the above mortgaged property.

UBER 265 MGE177

WITNESS the hand and soul of the said mort payor this day of $M_{\rm RAY}$, 1952.

1 ome

STATE OF MARYLAND, ALLEGANY COUNTY, TO MIT:

I HEREDY CERTIFY, THAT ON THIS 15th day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county aforeshid, personally appeared Harry A. Winnerling, dr. the within morthagor, and acknowledged the aforescing Chattel Morthage to be his act and deed, and at the same time before me also appeared Charies A. Piper, President, of the within numbed

mort_cagee, and made ofth in due form of law that the consideration in said mort_cage is true and some fide as therein setforth, and further made oath that he is the President of the within named mort_cagee, and duly authorized to make this affidavit.

WITNESS my hand and Notarial Seal.

Day M: Jam

NOTARY POBLIC

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UNR 265 ME178 FILED AND RECORDED MAY 7 152 AT 8:30 O'CLOCK A.M. TEST: JOSEFH E. BODEN, CLERK CREWIT COURT FOR ALLEGANY COUNTY, MARYLAND CHATTEL MORTGAGE MORTCACEE LOAN NO. TIME FINANCE CO., INC. 4428/11th Baltimore 24, Md. 339 S. Conkling St. KOHNE, ALBERT & MAHGARET McMullian Highwey Phone PEabody 7950 w Daily 9 a. m. to 5 p. m. - Sot. 9 a. m. to 1 p. m. OW Cumberland Maryland 1 18.90 18.90 and Int. Payable | First Payment Principal Assessed of Notes and Antiani Assessed of Lean \$ 260.00 in 18 Mandata Personals 9/11/51 8/11/51 Agreed Rate of Interest 3% per month on unpaid principal balance. TOU PAY BACH IN CONSIDERATION of a loan made by the above named Mortgagee at its above office in the principal amount above stated, the Mortgagor above named hereby bargains and sells to said Mortgagee, its successors and assigns the goods and chattels hereinafter described; provided, however, if the said mortgagors shall pay their loan of even date in the amount loaned to the mortgagor with interest at the agreed rate, payable in consecutive monthly payments stated above, on the same day of each succeeding month until the full obligation of said loan is paid on the date of the final payment stated above, then this mortgage to be void, otherwise to remain in full force and effect. payment stated acove, then this mortgage to be void, otherwise to remain in full force and effect. The Mortgager covenants that he or she exclusively owns and possesses asid mortgaged personal property and that there is no lien, claim or encumbrance or conditional purchase title against the same; that he or she will not remove asid motor vehicle from the State of Maryland or said other mortgaged personal property from the above described premises without the consent in writing of the Mort-gagee herein, and that said mortgaged personal property shall be subject to view and inspection by the Mortgagee at any time. In the event of default is any of the covenants or conditions hereof, or if the Mortgager and or said mortgaged personal property, or any part thereof, then the entire remaining unpsid principal, together with interest as aforesaid, shall immediately become due and payable at the option of the Mortgages, without prior demand, and said Mortgages shall be suitled to immediate possession of the mortgaget personal property and may at once take possession thereof, the Mortgage agrees to sell the mortgaged personal perty upon the following terms and conditions: The Mortgages (if given the part of the state possession under the terms hereof, the Mortgage agrees to sell the mortgaged personal pro-perty upon the following terms and conditions: The Mortgages will give not less than twenty (20) days' notice in writing by versistered mail to the Mortgrager at his or her last boom Mortgages to the Mortgagor, after such possible moder the trian article, the mattaged agtree and the Mortgagor at his or her last known address, notifying him or her that the Mortgages will cause the mortgaged personal property to be sold at public auction at the expenses of the Mortgage (including auctioner's fee, storage and other expenses of sale) by a duly licensed auctioneer to the highest cash bidder therefore, at a time and the place designated in said notice; provided that if there be no law requiring the licensing of auctioneers in the place thus designated, the Mortgages may substitute for the duly licensed auctioneer at other highest cash bidder therefore, at a time and the place designated in said notice; provided that if there be no law requiring the licensing of auctioneers in the place thus designated, the Mortgages may substitute for the duly licensed auctioneer aforesaid, a person regulary engaged in conducting auction sales in such place; and provided further that such place shall be either in the City or County in which the Mort-gagor resides or in the City or County in which the Mortgages is licensed, whichever the Mortgages cash lelect. At any time prior to said sale, the Mortgagor may obtain possession of the said mortgaged personal property upon payment to the said Mortgages of the balance due thereon together with any unpaid interest. The remedy herein provided shall be in addition to, and not in limitation of, any other right or remedy which the Mortgages may have. Sunday and holiday due dates are extended to next business day. The Mortgagor schowinging the amount and date of the loan, the maturity thercof, the nature of the security for the loan, the name and address of the Mortgagor, the name and address of the Mortgages, in connection with the loan herein mentioned, a statement in the English language, showing the amount and date of the loan, the maturity thercof, the nature of the security for the loan, the name and address of the Mortgager, the name and address of the Mortgages, t its the singular shall be taken in the plural and the plural shall be taken in the singular. DESCRIPTION OF MORTGAGED PROPERTY: Serial No. Title No. Make of Car Engine No. Model Year McMullian Highway, Cumberland Md aid State of Mary Street Add IN TESTIMONY WHEREOF, Whose she hand(s) and seal(s) of mid Morragents let the chal (SEAL) KIRSON Martin golur (SEAL) MARGARET KCHNE (SEAL) (SEAL) COPTEXISTED - PRINTED AND STOCKED BY PRINTCHAFTERS SALTIMORE. MO

LIBER 265 MILE 179 ACKNOWLEDGMENT STATE OF MARYLAND CITY OF BALTIMORE, TO WIT: subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the City aforesaid, personally appeared Albert & Maggaret Kohne the Mortgagor(s) named in the foregoing Chattel Mortgage and acknowledged said Mortgage to be their act. And, at the same A. Kirson time, before me also personally appeared Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the within mortgage is true and bona fide, as therein set forth, and he further made oath that he is the agent of the Mortgage and duly authorized by said Mortgagee to make this affidavit. et tors of the Morrane Vue Gorages WITNESS my hand and Notarial Seal. Notary Public Vers Potyred 100 Ca 15 κ.,

FILED AND RECORDED May 23 W 52 AT 3:00 O'CLOCK P.M. JEST; JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGARY COUNTY, MARYLAND

This Mortgage, Made this _ 22~~ day of

May in the year nineteen hundred and Fifty-two , by and between Jacob Oscar Junior Steinla and haeanna Steinla, his wife, Evelyn S. Light and Richard E. Light, her husband, Catherine S. Judy (divorced) and Paul E. Steinla and Ayery for first part, hereinater sometimes called mortgagor, which expression shall include the plural as well as the singular, and the feminine as well as the masculine, as the context may require, and The Liberty Trust Company, a corporation duly incorporated under the laws of Maryland, of the second part, hereinafter sometimes called mortgagee, Witnesseth:

Whereas, the saidJacob Oscar Junior Steinla and Rasanna Steinla, his wife, Evelyn S. Light and Richard E.Light, her husband, Catherine S. Judy (divorced) and Paul E.Steinla and Avery C.Steinla, his wife,

stand indebted unto the said The Liberty Trust Company in the just and full sum of ONE

NOW, THEREFORE, in consideration of the premises, and of the sum of One Dollar, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said Oscar Junior Steinla and Raeanna Steinla, his wife, Evelyn S.Light and Richard E.Light, her husband, Catherine S. Judge (divorced) and Paul E.Steinla and Avery C.Steinla, his wife,

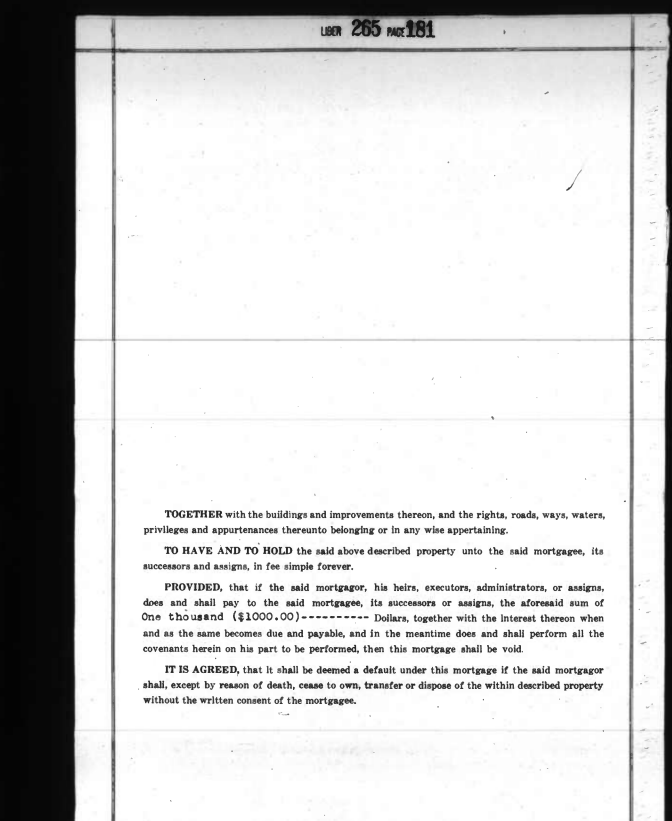
dom hereby bargain and sell, give, grant, convey, transfer, assign, release and confirm unto the said The Liberty Trust Company, its successors and assigns, the following property to-wit:

All the surface of all that lot or parcel of land lying and being in Allegany County, Maryland, situated in Election District No.11 in the Town of Frostburg, and more particularly described as follows:

BEGINNING for the same at the beginning of all that tract of land conveyed to Frank Mephann and Sarah A. Rephann, his wife, by The Consolidation Coal Company, a corporation, by deed dated June 6, 1928, and recorded among the Land Records of Allegany County, Maryland, in Liber No. 159, folio 35, and running thence with the first line of said deed South fortz-one degrees forty-six minutes East ninety-four and seven hundredths feet, thence with the said line extended South forty-one degrees forty-six minutes East ten and ninety-three hundredths feet to a butternut tree, thence by a line running from said butternut tree at right angles to a point on the outline of the whole property conveyed by the afore said deed, said point being one hundred and five feet measured along the lines of said deed from the end of the last line thereof, thence with the said lines one hundred and five feet to the place of beginning.

Being the same property which was conveyed unto the said Jacob Oscar Junior Steinla, et al., by William H. Geppert, Trustee, by deed dated the <u>Jo</u> day of <u>Apric</u>, 1952, and to be recorded simultaneously with this mortgage among the Land Records of Allegany County.

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UBER 265 MG 182

AND IT IS FURTHER AGREED, that until default is made, and no longer, the mortgagor may retain possession of the mortgaged property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, and on the mortgage debt and interest hereby intended to be secured, the said mortgagor hereby covenants to pay the said mortgage debt, the interest thereon, and all public charges and assessments when iegally demandable; and it is further agreed that in case of default in said mortgage the rents and profits of said property are hereby assigned to the mortgagee as additional security, and the mortgagor also consents to the immediate appointment of a receiver for the property described herein.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby deciared to be made in trust, and the said The Liberty Trust Company, its successors and assigns, or George R. Hughes , its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following, to wit: By giving at least twenty days' notice of time, place, manner and terms of saie, in some newspaper published in Cumberland, Maryland, which terms shall be cash on the day of sale or upon the ratification thereof by the court, and the proceeds arising from such sale to appiy first: To the payment of all expenses incident to such sale, including taxes, and all premiums of insurance paid by the mortgagee, and a commission of eight per cent. to the party selling or making said saie, and in case said property is advertised, under the power herein contained, and no sale thereof made, that in that event the party so advertising shall be paid all expenses incurred and one-half of the said commission; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been matured or not; and as to the balance, to pay it over to the said mortgagor, his heirs, personal representatives or assigns.

AND the said mortgagor does further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee, its successors or assigns the improvements on the hereby mortgaged land, to the amount of at least One thousand (\$1000.00) -----

-----Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in the case of fire, to inure to the benefit of the mortgagee, its successors, or assigns, to the extent of its or their iien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee, or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective parties thereto.

WITNESS, the hand and seal of said mortgagor.

Jacob Oscar Junior Steinla Itenla (SEAL). ATTEST: Dulen Ca (SEAL) to all sign tures (SEAL) SEAL) (SEAL) (SEAL)

STATE OF MARYLAND, ALLEGANY COUNTY, TO-WIT:

I hereby Certify, that on this 22. day of May in the year nineteen

LIBER 265 MG 183

hundred and Fifty-two

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AA C.

dit.

before me, the subscriber, a Notary Public of the

Charles a Smith

Seo aslichert Notery Public.

State of Maryland in and for the county aforesaid, personally appeared Jacob Oscar Junior Steinla and macanna Steinla, his wife, Evelyn S.Light and Richard E. Light, her husband, Catherine S.Judy (divorced) and Paul E.Steinla and Avery C.Steinla, his wife, and each acknowledged, the foregoing mortgage to be their act and

deed ; ank at the an an them, before an interpretent and present works and the settion the form of long that the consideration in and sectors that the consideration in and sectors the first the settion in and sectors in the settion in and sectors in the sector of the sectors in the sector of the sectors in the sector of th

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In witness whereof I have hereto set my hand and affixed my notarial seai the day and year shove written

STATE OF MARYLAND, ALLEGANY COUNTY, TO-Wits

I HER EBY CERTIFY, that on this 22⁻¹ day of May, 1952, before me, the subscriber, a Notery Public of the State of Maryland, in and for the county aforesaid, personally appeared Charles A.Piper, President of The Liberty Trust Company, the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bons fide as therein act forth; and the said Charles A. Piper did further, in like manner, make oath that he is the President, and agent or attorney for said corporation and duly authorized by it to make this affidavit. IN Witness Whereof I have hereto set my hand and

IN Witness Whereof I have hereto set my hand and afflixed my notarial seal the day and year above written.

USER 265 Mg 184 FILED AND RECORDED May 23 19 52 AT 9:30 O'CLOCK A M. JEST; JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND , Purchase Money This Chattel Mortgage, Made this 27 day of May 19 54, by and between_ William Paul Cooper of Allegany County, Maryland, part 4 _of the first part, hereinafter called the Mortgagor, and THE FIRST NATIONAL BANK of Cumberland, a national banking corporation duiy incorporated under the laws of the United States of America, party of the second part, hereinafter called the Mortgagee, WITNESSETH: Thereas, the Mortgagor is justly indebted to the Mortgagee in the fuil sum of_____ Cleven Hundredr Hinety-one 100 -(\$1191°°), which is payable with Interest at the rate of $6^{\circ/\circ}$ N = t = 2t/100Dollars per annum in 12 monthiny instailments of Kinety- Line Doilars 1xt (\$ 9925) payable on the_ _day of each and every calendar month, said instaliments including principal and interest, as is evidenced by the promissory note of the Mortgagor payable to the order of the Mortgagee of even tenor and date herewith. Now, Therefore in consideration of the premises and of the sum of One Dollar (\$1.00), the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors and assigns, the following described personal property located at anton Allegany county, Maryland : 1951 - Styleline - Chevrolex Compe Matar # JAM 363419 Serial # JJG 23369 A and the second ----

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To have and to hold the said personal property unto the Mortgagee, its successors and assigns absolutely.

Frouided, however, that If the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be vold.

The Mortgagor covenants and agrees with the Mortgagee in case defauit shail be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shail attempt to seil, dispose of or remove the sald property above mortgaged, or any part thereof, from the premlses aforesaid without the assent to such saie, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall defauit in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other piace or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, hls, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberiand, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain in possession of the mortgaged property.

The Mortgagor agrees to insure said property forthwith against ioss by fire, collision, etc., and pending the existence of this mortgage to keep it insured in some company acceptable to the Mortgagee in the sum of _______ Doilars (\$______), and to pay the premiums thereon and to cause the policy issued therefor to be endorsed as in case of ioss to inure to the benefit of the Mortgagee to the extent of its iien or claim thereof, and to place such policy forthwith in the possession of the Mortgagee.

Above mentioned insurance does not include personal liability and property damage coverage.

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(SEAL)

(SEAL)

(SEAL)

UBER 265 ME 186 State of Maryland, Allegany County, to-wit: I hereby certify. That on this 2,2 day of n 19-57, before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared in Paul looper Will the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be act and deed, and at the same time before me also appeared the ashes d. 1 of The First National Bank of Cumberland, the within named Mortgaree, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said oath thin he is the agent of said Mortgagee and duly authorized to make this affidavit. 1. UBNO 1 WITNESS my hand and Notarial Seal. aatte Notary Public My Commission expires May 4, 1953 1.1 * 0.

LIBER 265 MG 187

FILED AND RECORDED May 23 1952 AT 7:30 O'CLOCK A.M. TEST: JOSE-H E. BODEN, CLERK CRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

This Chattel Mortgage, Made this 22" day of May 19.52, by and between Reonuce Savarese

Allegany County,

Maryland, part y______of the first part, hereinafter called the Mortgagor, and THE FIRST NATIONAL BANK of Cumberland, a national banking corporation duly incorporated under the laws of the United States of America, party of the second part, hereinafter called the Mortgagee, WITNESSETH:

Trifed Detreseds

Jomrared and

of____

Thereas, the Mortgagor is justly indebted to the Mortgagee in the full sum of _____ my hundred thirty 84 93/100 - Dollars (\$ 63093), which is payable with interest at the rate of 670 per annum in 18 monthly installments of Phinty fine and 5/1.00 Dollars (\$ 3505) payable on the 121 day of each and every calendar month, (\$ 3505) payable on the____ _day of each and every calendar month, said installments including principal and interest, as is evidenced by the promissory note of the Mortgagor payable to the order of the Mortgagee of even tenor and date herewith.

Now, Therefore in consideration of the premises and of the sum of One Dollar (\$1.00), the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors and assigns, the following described personal property located at____

. Allegany County, Manyeard : 1950 Plymouth 5 Pass Club Coupe moton# \$ \$ 20-25883 Service # 15362554

UBER 265 MEE 185

To have and to hold the said personal property unto the Mortgagee, its successors and assigns absolutely.

Frouided, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be vold.

The Mortgagor covenants and agrees with the Mortgagee in case default shall be made ln the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the sald property above mortgaged, or any part thereof, from the premises aforesald without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arlsing from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal representatives or assigns.

. Attu it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain in possession of the mortgaged property.

Above mentioned insurance does not include personal liability and property damage coverage.

Attest as to all: \mathcal{O} (SEAL) (SEAL) (SEAL)

LIBER 205 MGE189

State of Maryland, Allegany County, to-wit:

Se

I hereby certify, That on this 22" day of May

1952, before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared

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the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be here act and deed, and at the same time before me also appeared S. C. Poor of The First National Bank of Cumberland, the within named Mortgagee, and made oath in duform of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said S. C. Poor th like manner made oath that he is the aforegoing chattel mortgage and duly authorized to make

with sist my hand and Notarial Seal.

this affidavit.

marchille

Ser antes

a a Hem Notary Public

nission expires May 4, 1953 Hy Con

FILED AND RECORDED May 2310 52 AT 8: 50 O'CLOCK A .M. TEST: JOSEPH E. BODEN, CLERK CHICUT COURT FOR ALLEGANY COUNTY, MARYLAND

LIER 205 ME 190

May,

day of

PURCHASE MONEY This/ Mortgage, Made this 22nd

aninder !!

Compared To Way in the year nineteen hundred and fifty-two by and between

STERLING W. RYAN and DELTA MAY RYAN, his wife,

of Allegany County and the State of Maryland, parties of the first part and the

Western Maryland Building and Loan Association, Incorporated, a corporation duly incorporated under the Laws of the State of Maryland, party of the second part, WITNESSETH:

WHEREAS, the said parties of the first part, being members of the said Western Maryland Building and Loan Association, Incorporated, have received therefrom an advance loan of

TWO THOUSAND (\$2,000.00) - - - - Dollars, on TWENTY (20) - - - Shares of stock, upon the condition that a good and effectual mortgage be executed by the said parties of the first part to the said Body Corporate, to secure the payment of the sums of money at the times and in the manner hereinafter mentioned, and the performance of and compliance with the covenants, conditions and agreements herein mentioned, on the part of the said parties of the first part.

AND WHEREAS, this mortgage shall also secure future advances as provided by section 2 of Article 66 of the Annotated Code of Maryland (1939 Edition) as repealed and re-enacted, with amendments, by Chapter 923 of the Laws of Maryland, 1945, or any future amendments thereto.

NOW THEREFORE THIS MORTGAGE WITNESSETH: That in consideration of the premises and the sum of \$1.00 (One Dollar) the said parties of the first part do hereby grant, bargain and sell and convey unto the said Western Maryland Building and Loan Association, Incorporated, its successors or assigns all that lot or parcel of land lying on Paca Street in the City of Cumberland, Allegany County and the State of Maryland and more particularly described as follows:

ALL that lot or parcel of ground situated on the southerly side of Paca Street in Cumberland, Allegany County, Maryland, being a part of original Town Lot No. 72, and more particularly described as follows, to wit:

BEGINNING for the same at the intersection of the southerly side of Paca Street with the westerly side of Plum Alley and running thence with said side of said Paca Street, North 83-1/2 degrees West 40 feet 8 inches to the lot conveyed by Charles W. Hinze, et ux, to Joseph F. Carabine, et ux, by deed dated July 8, 1904, and recorded in Deeds Liber 95, folio 372, among the Land Records of Allegany County, and running thence South 6-1/2 degrees West 100 feet to the northerly side of a 12 foot alley; thence with the northerly side of said alley, South 83-1/2 degrees East 40 feet 8 inches to the westerly side of Plum Alley; thence with said side of said Alley, North 6-1/2 degrees East 100 feet to the beginning, excepting therefrom all that piece or parcel of said ground which was conveyed by Sterling W. Ryan, et ux, et al, to the Mayor and City Council of Cumberland by deed dated October 23, 1950, and recorded in Deeds Liber 231, folio 531, among the Land Records of Allegany County, Maryland.

IT being part of the same property which was conveyed by William R. Carscaden, Trustee, to Sterling W. Ryan, et ux, by deed dated as of even date herewith and to be recorded among the Land Records of Allegany County, Maryland, prior to the recordation of this mortgage, which is given to secure part of the purchase price of the property therein described and conveyed.

LIBER 265 PAGE 191

TOGETHER with the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

TO HAVE AND TO HOLD the said property unto the said Western Maryland Building and Loan Association, Incorporated, its successors and assigns, forever in fee simple.

PROVIDED HOWEVER that if the said parties of the first part make , or cause to be made , the payments, and perform and comply with the covenants, conditions and agreements herein mentioned on their parts to be made and done, then this mortgage shall be void. And the said parties of the first part hereby covenant and agree with the said Western Maryland Building and Loan Association. Incorporated, its successors or assigns, to pay and perform as follows: 'that is to say:

It is understood and agreed that the parties of the first part have the right to pay, in addition to, the aforementioned monthly payments, the principal sum then due hereunder or any part thereof, in an amount equal to one or more monthly payments.

SECOND: To pay all taxes due and assessments legally levied on the said property, which have been or may be hereafter levied or charged on said property, when and as the same shall become payable and in default of such payment the said mortgagee may pay the same and charge such sum or sums against said mortgage debt as part thereof.

THIRD: And the said partices of the first part do further convenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee, its successors or assigns, the improvements on the hereby mortgaged land to the

amount of at least <u>Two Thousand</u> (J2,000.00) - - - - - Dollars. And to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire, to inure the bencfit of the mortgagee, its successors or assigns, to the extent of its elaim hereunder, and to place such policy or policies forthwith in possession of the mortgagee or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

PROVIDED that if default shall be made by the said partles of the first part or by any one who may assume the payment of this mortgage, of the payments of the aforesaid sums of money, including any future advances or either of them, in whole or in part, or in any one of the agreements, covenants or conditions of this mortgage, then and in that event, the whole mortgage debt and interest hereby intended to be secured shall be deemed due and demandable and it shall be lawful for the said Western Maryland Building and Loan Association, Incorporated, its assigns, or

MILLIAM R. CARSCADEN, its, or their duly constituted attorney, to sell the property hereby mortgaged, for cash and to grant and convey the same to the purchaser or the purchasers thereof, or to his, her or their assigns, which sale shall be unade in the manner following, to wit: By giving at least twenty days notice of the time, place, manner and terms of sale in some newspaper published in the City of Cumberland, Maryland, and in the event of a sale of said property under the powers thereby granted, the proceeds arising from said sale shall be applied:

FIRST: To the payment of all expenses incident to such sale, including taxes, and commission of eight (8%) percent to the party selling or making such sale; in case the said property is advertised under the power herein contained and no sale thereof made, that, in that event, the party so advertising shall be paid all expenses incurred and one-half of the said commission.

SECOND: To the payment of all claims and demands of said Mortgagee, its successors or assigns hereunder, whether the same shall have been matured or not and the balance, if any, to be paid to the said the parties of the first part as their interest may appear.

WITNESS the hands and seals of the said parties of the first part hereto, the day and year hereinbefore written.

Test :	STERLING W. RYAN (SEAL)
	DELTA MAY RYAN (SEAL)

State uf Maryland, Allegany County, to wit:

I hereby certify that, on this 22nd May, 19 52, day of before me, the subscriber, a Notary Public of the State of Maryland, in and for Allegany County, per-Sterling W. Ryan and Delta May Ryan, his wife, sonally appeared acknowledged the aforegoing mortgage to be their act; personally appeared Clement C. May - - - - - act; and at the same time, and they before me, also personally appeared an agent of the within named mortgagee, and made oath in due form of law that the consideration mentioned in the aforegoing mortgage is true and bona fide as therein set forth: and the said Clement C. May - - - - - - - - - - - - - - - - - - did further in like manner, make outh that he is the Secretary and agent of the said mortgagee and duly authorized by it to make this affidarit.

In mitness mhereof. I have hereunto set my hand and affixed my Notarial Seal this 22nd day of May 1952.

Notary Public

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FILED AND RECORDED 1952 UNER 265 MILE 193 MAY 23" at 8:30 A.M. Chattel Mortgage 19 52 THIS CHATTEL MORTGAGE, Made this 20 day of May Yonker, Robert W. of the County of Flintatone, Allagany State of Maryland, hereinafter called "Mortgagor," to NORTH AMERICAN ACCEPTANCE CORPORATION OF MARYLAND 61 N. Centre Street, Cumberland, Md., hereinafter called the "Mortgages" Witnesseth: That for and in consideration of the sum ofOne Thousand Edgitt Dollars 1005.00), the actual amount lent by Mortgagee to Mortgagor, receipt whereof is hereby acknowledged, and which amount regagor hereby covenants to repay unto Mortgagee as hereinafter set forth, Mortgagor doth hereby bargain and sell unto Mortgagee following described personal property: The chattels, including household furniture, now located at No. in said City of , in said State of Maryland, that is to say: Detrad earl mpared and and, in addition thereto, all other goods and chattels of like nature and all other furniture, fixtures, carpets, rugs, clocks, fittings, linens, china, crockery, cutlery, utensia, aliverware, musical interuments and household goods hereafter sequired by the Mortgagor and kept or used in or about the premises or commingled with or substituted for any chattels herein mentioned. Flintstone Dollars, instalments of \$ each; charges, in advance, in the amount of $\frac{20.16}{100}$. In event of default in the payment of this contract or any instalment thereof, a delinquent charge will be made on the basis of 5c for each default continuing for ave or more days in the payment of \$1.00 or a fraction thereof. thereof, a delinquent charge will be made on the basis of 3c for each default continuing for five or more days in the payment of \$1.00 to a fraction thereof. Mortgagor covenants that he or she exclusively owns and possesses mid mortgaged personal property and that there is no lien, failed or narrow failed or a fraction thereof. Mortgagor covenants that he or she exclusively owns and possesses mid mortgaged personal property and that there is no lien, of Maryland or anid other mortgaged personal property from the show described premises without consent in writing of Mortgages, its uccessor and assigns, herein, and that maid mortgaged personal property shall be subject to view and inspection by Mortgages, its uccessor and assigns, at any time. If this mortgage includes a motor vehicle, the mortgagors covenant that they will at their own cost and expense procure insurance of the property for the mortgage expression and insurance company duly qualified to act in this state and in an annount agree with the mortgages may the mortgage may make any settlement or adjustment on any claim or claims for all loss received under, or yvistue of any insurance policies or otherwise and receive and, collect the same and execute in the name of the mortgagors and deliver by vistue of any insurance policies or otherwise and receive and, collect the same and execute in the name of the mortgage, the subsect or visue and effect for the duration of this mortgage, its auccessors or assigns the same in full force and effect for the duration of this mortgage, here and payable at the option of the mortgages or or asid property shall not release the mortgagors from making the payments or asid property and the state and in an anount agree because any such astitument, adjustment or collection without liability for the alleged indeduced of the settlement and adjustment. In the avent default shall be made in the payment of asid property and any cove and payable. It is as to coversor or asid payable, the successor of the mortgage personal proper

Mortgagee, its successor and assigns, will give not less than twenty (20) days notice in writing by registered mail to Ma his or be solid at public succion by a duly licensed auctioneer to the highest bidder therefor, at a time and the place designas notice; provided that if there be no law requiring the licensein of auctioneers in the place their designast and provided that if there be no law requiring the licensein of auctioneers in the place therefor, at a time and the place designas and provided that if there be no law requiring the licensein of auctioneers in the place there does and and provided that if there be no law requiring the licensein of auctioneers in the place there does and an ortice; provided that is the place that an other shall be cities and other personal property, sugged in conducting succion sales in a mortgage, its successor and assign, a licenseid, whichever mortgages, its successor and assign, shall disc. If this mortgages includes both a motor vehicle and other personal property, and if there shall occur a default as above and mortgages. There is provided shall be in addition to, and not in limitation of, any other right or remedy which Meer successor and assign, may have. Withness Withness Withness Withness Withness Withness Withness

gages, its plural shall be taken in the singular.

(SEAL) (SEAL) WITNESS. (SEAL) STATE OF MARYLAND COUNTY OF allegony , TO WIT: day of May ... 195 + before me, 20 I HEREBY CERTIFY that on this

the subscriber, & NOTARY PUBLIC of the State of Maryland, in and for the County aforesaid, personally appeared the Mortgagor(s) named

in the foregoing Chattel Morfgage and acknowledged said Mortgage to be Aira ... And at the same time, before

me also personally appeared Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the within mortgage is true and bona fide, as therein set forth, and he further made oath that he is the agent of the Mortgagee and duly authorized by said Mortgagee to make this affidavit. Laisy 1. auduction Notary Public. WITNESS my hand and Notarial Seal.

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FILED AND RECORDED MAY 24 19 54 AT 1:45 O'CLOCK A.M. TEST: JOSEPH E, BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

This Mortgage, made this 23, day of

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, in the

year Nineteen Hundred and Fifty-two , by and between

M. JOSEPH COUNIHAN and CLARA K. COUNIHAN, his wife,

hereinafter called Mortgagor s , which

May

expression shall include their heirs, personal representatives, successors and assigns where the context so admits or requires, of Allegany County. State of Maryland, partles of the first part and EDWARD C. DRAWBAUGH and DELLA M. DRAWBAUGH, his wife,

hereinafter called Mortgagee s , which expression shall include 'their heirs, personal representatives, successors and assigns, where the context so requires or admits, of Allegany County, State of Maryland, partles of the second part, witnesseth:

WHEREAS the said Mortgagors are justly andbona fide indebted unto the said Mortgagees in the full sum of Ten Thousand Dollars, (\$13,000.00), together with the interest thereon, at the rate of Four percentum (4%) per annum. The said Mortgagors hereby covenant and agree to make payments of not less than Ninety Dollars (\$90.00) each month on account of the principal indebtedness and interest as herein stated, the interest to be computed semi-annually at the rate aforesaid, and deducted from said payments, and the balance thereof, after deducting the interest, shall be credited to the principal indebtedness.

This mortgage is executed to secure part of the purchase money for the property herein described and conveyed and is, therefore, a Purchase Money Mortgage.

NOW, THEREFORE, this deed of mortgage witnesseth that, in consideration of the premises and the sum of One Dollar, in hand paid, the said Mortgagor s do hereby bargain and sell, give, grant, convey, release and confirm unto the said Mortgagee s the following property, to-wit:

FIRST PARCEL: All that lot or parcel of ground situated on the Northeasterly corner of Union Street and Altamont Terrace (formerly called Ellen Street) in the City of Cumberland, Maryland, which is more particularly described as follows, to-wit:

BEGINNING at the intersection of the Northerly side of Union Street with the Easterly side of Altamont Terrace, and running thence with Altamont Terrace in a Northerly direction sixty feet, then by a line parallel with Union Street Easterly one hundred feet to an alley thence with said alley in a Southerly direction parallel with Altamont Terrace sixty feet to Union Street, and with Union Street one hundred feet to the place of beginning.

SECOND B.RCEL: All that lot or parcel of ground situated on the Easterly side of Altamont Terrace (formerly called Ellen Street) in the City of Cumberland, Allegany County, Maryland, which is more particularly described as follows, to-wit:

BEGINNING at a point sixty feet from the intersection of the Northerly side of Union Street, with the easterly side of Altamont Terrace and running thence in a Northerly direction with Altamont Terrace, thirty feet; thence by a line parallel with Union Street Easterly one hundred feet to an alley, and with said alley in a Southerly dimection thirty feet; then by a straight line parallel with Union Street in a Westerly direction to the place of beginning.

Being the same parcels or pieces of ground conveyed unto the Mortgagors by Edward C. Drawbaugh and Della M. Drawbaugh, his wife, by deed dated the Jid day of May, 1952, and to be recorded simultaneously with this mortgage.

AND WHEREAS this Mortgage shall also secure future advances as provided by Chapter 923 of the Laws of Maryland passed at the January session in the year 1945 or any supplement thereto.

TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

PROVIDED that if the said Mortgagor a shall pay to the said Mortgagee a the aforesaid

sum of Ten thousand dollars, (\$10,000.00)

and in the meantime shall perform all the covenants herein on the ir part to be performed, then this mortgage shall be void.

AND IT IS AGREED, that until default be made in the premises, the said Mortgagor s may occupy the aforesaid property, upon paying, in the meantime, all taxes, assessments, public dues and charges levied or to be levied thereon; all of which as also said mortgage debt and the interest thereon, to pay when legally demandable. the said Mortgagor a hereby covenant

BUT IN CASE default be made in payment of said mortgage debt, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt shall at once become due and payable, and at any time thereafter either the said Mortgagee a

or George R.Hughes, their duly constituted attorney or agent, is hereby authorized to sell the property hereby mortgaged, and to convey the same to the purchaser or purchasers thereof. Said property shall be sold for cash after giving at least twenty days' notice of the time, place, manner and terms of sale, in some newspaper published in Allegany County, Maryland, if not then sold, said property may be sold afterwards either privately or publicly, and as a whole or in

convenient parcels, as may be deemed advisable by the person selling.

The proceeds arising from such sale shall be applied: first, to the payment of all expenses incident to such sale, including taxes, and a commission of eight per cent to the party making said sale; secondly, to the payment of all monies due and payable under this mortgage including interest on the mortgage debt to the date of the ratification of the auditor's report; and third, to pay the balance to the said Mortgagor s . In case of advertisement under the above power, but no sale, all expenses and one-half of said commissions shall be paid by the Mortgagors to the person advertising.

AND the said Mortgagor g further convenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the Mortgagee . the improvements on the hereby mortgaged land to an amount of at least Ten thousand dollars, (\$10,000.00)

dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of loss, to inure to the benefit of the Mortgagees to the extent of their lien or claim hereunder, and to place such policy or policies forthwith in possession of the Mortgagee s ; and to pay the premium or premiums for said insurance when due.

WITNESS the hand and seals of said Mortgagor s.

Attest: 70

(SEAL) ounihan (SEAL) (SEAL) Counihan (SEAL)

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Notary Public

STATE OF MARYLAND, ALLEGANY COUNTY, TO-WIT:

I hereby certify that on this 23 day of ____ May , in the year 1952 , before me, the subscriber, a Notary Public _of the State of Maryland, in and for said County, personally appeared, M. Joseph Counihan and Clara K. Counihan, his wife,

the within named Mortgagor a , and acknowledged the foregoing mortgage to be_ their

and Della M. Drawbaugh, his wife, act and deed. And at the same time, before me, also personally appeared Edward C. Drawbaugh

the within named Mortgagee s , and made oath in WITSESS my hand and Notarial Seal the day and year last above written. "due Lerm of law that the consideration in said mortgage is true and bona fide as therein set forth.

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	LIBER 205 MIE 197
	FILED AND RECORDED MAY 24" 1952 AT 9:20 A.M.
đ	PURCHASE MONEY his/Mortgage, Made this 232 day of May,
in	the year Nineteen Hundred and Fifty-two , by and betwee
	Allegany County, in the State of Maryland,
	AlleganyCounty, in the State ofMaryland,tiesof the first part, and
	ties of the first part, and
pe	t ies of the first part, and

Compared an "railed Determined To Win. Carecoder Utto

Whereas, the parties of the first part are indebted unto the party of the second part in the full and just sum of Three Thousand One Hundred Dollars (\$3,100.00), this day loaned the parties of the first part by the party of the second part, which said sum is to be repaid with interest thereon at the rate of 6% per annum in monthly installments of Fifty Dollars (\$50.00) each; said payments include both principal and interest, which interest shall be calculated and credited semi-annually. The first of said monthly installments is due on month from the date hereof, and shall continue until said principal and interest are fully paid.

It is understood and agreed that the parties of the first part have the right to pay, in addition to the aforementioned monthly payments, the principal sum then due hereunder or any part thereof, in an amount equal to one or more monthly payments.

AND WHEREAS, this mortgage shall also secure future advances as provided by Section 2 of Article 66 of the Annotated Code of Maryland (1939 Edition) as repealed and re-enacted, with amendments, by Chapter 923 of the Laws of Maryland, 1945, or any future amendments thereto.

Now Cherefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, including any future advances, the said part <u>105</u> of the first part dohere bygive, grant, bargain and sell, convey, release and confirm unto the said part<u>y</u> of the second part, <u>his</u> heirs and assigns, the following property, to-wit: LIBER 265 MAE 198

ALL that lot or parcel of ground known and distinguished as Lot No. 14, Block No. 19, in Potomac Park Addition, as shown on a plat thereof filed for record in Plat Case Box No. 137, of the Land Records of Allegany County, Maryland, said lot being more particularly described as follows, to wit:

BEGINNING at a point on the Easterly side of Pershing Drive at the end of the first line of Lot No. 13 and running 'thence with said Pershing Drive, North 14 degrees 03 minutes East 45 feet, thence at right angles to said Pershing Drive, South 75 degrees 57 minutes East 110 feet, thence South 14 degrees 03 minutes West 45 feet to the end of the second line of said Lot No. 13, and thence reversing said second line, North 75 degrees 57 minutes West 110 feet to the place of beginning.

IT being the same property which was conveyed by Kathern L. Mage, et vir, et al, to Peter Catina, et ux, by deed dated May /3, 1952, and to be recorded among the Land Records of Allegany County, Maryland, prior to the recordation of this mortgage, which is given to secure part of the purchase price of the property therein described and conveyed.

Together with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

Provided, that if the said parties of the first part, their heirs, executors, administrators or assigns, do and shall pay to the said party of the second part, <u>his</u> executor , administrator or assigns, the aforesaid sum of

THREE THOUSAND ONE HUNDRED DOLLARS (\$3,100.00)

together with the interest thereon, and any future advances made as aforesaid, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on <u>their</u> part to be performed, then this mortgage shall be void.

And it is Agreed that until default be made in the premises, the said part<u>les</u> of the first part may hold and possess the aforesaid property, upon paying in the meantime, ail taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said part<u>les</u> of the first part hereby covenant to pay when legally demandable.

UBER 265 MGE 199

But ln case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, or any future advances, ln whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become

due and payable, and these presents are hereby declared to be made in trust, and the said part y

of the second part, his heirs, executors, administrators and assigns, or

<u>COBEY, CARSCADEN and GILCHRIST</u> Its, his, her or their duly constituted attorneys or agents are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner the terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first to the payment of all expenses incident to such sale, including all taxes leveled, and a commission of eight per cent. to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then matured or not; and as to the balance, to pay it over

to the said part<u>ies</u> of the first part, their heirs, or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagors. their representatives, heirs or assigns.

And the said parties of the first part further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or <u>his</u> assigns, the improvements on the hereby mortgaged iand to the amount of at least <u>Three Thousand One Hundred (\$3,100.00) - </u>Doliars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire or other iosses to inure to the benefit of the mortgagee , <u>his</u> heirs or assigns, to the extent of <u>his</u> iien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee or the mortgage debt.

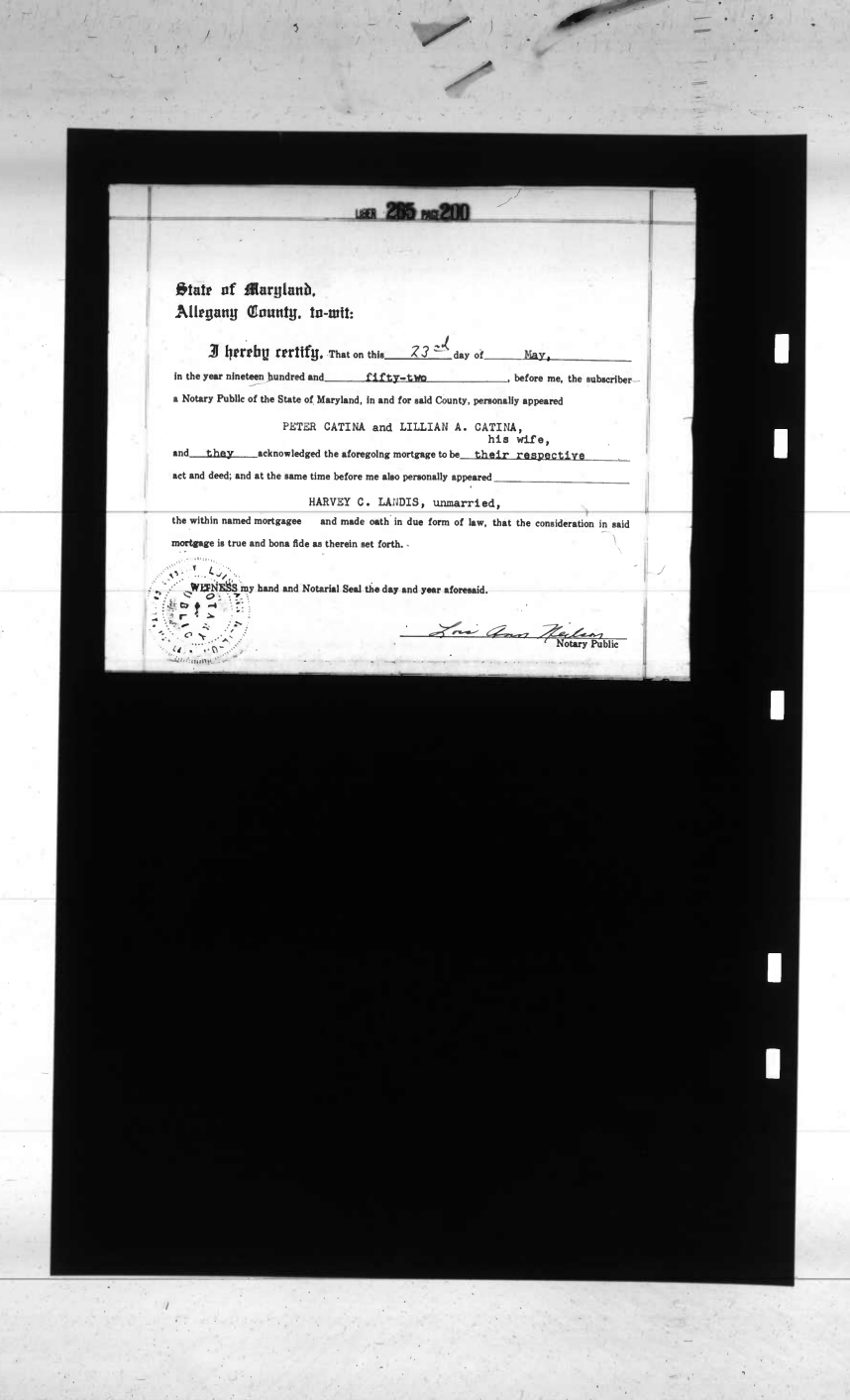
Wittigss, the hands and seals of said mortgagors.

Witness [SEAL] Sillian & Catin LILLIAN A. CATINA [SEAL]

and the second

[SEAL]

[SEAL]



		-	
	FILED AND RECORDED UBER 265 PA		
	LOAN NO. 7675 CHATTEL MOR	T	MORTGAGEE
		ALTN ALTN	A FINANCE CO.
	5/15/52	June 25, 1952	Jan. 25, 1954
	PAYABLE Principal and interest is payable in 20 mon except final payment shall be unpaid principal	they payments of \$20.16	each
	Agreed rate \$ 3 m per south on the unput principal balance, of charge \$ (1) the computation of interest a day that be considered one this	nieth of a month.)	
	This charrel inocrarge made on the date above stated, between the bor the singular whenever appropriate) and the mortgager named above.	ar 5 - 122 S - 163	
4	Witnesseth: That in envidenation of the actual amount of the lo hereby administrated and or the purpose of securing the repayment of more annual do here by prant, full, conver and confirm unto the said montp their sulfaviay anapolitichered property. To have and to hold the same	said loan with migroit of the ar- anot the hereinafter described pro-	most rate as hereinbefore some, to-
123	Provide 1, however, if the mid mortgagors shall pay their note of ever rare, parable 1, concernive monobly payments stated above, on the same paid on the date of the final payment stated above, then this mortgage to	in date in the amount leaned to the day of each succeeding month an	mostarior with information the provide
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	The mortgagor may grain possession of the goods and chanels ment due, or turrets provided, and the covenants of this mortgage are fulfilled and mate, as correin provided, or but to perform any of the covenants her	ioned hereinafter as long as the p I. If the mortgagne shall fail as	apingents on sold note are made #loo-
an a	as permitted by law, wherever found, and sell the same in the manner pro- sale or forcelosure, mortgagee shall retain all moneys due mortgagee and The unpaid balance of said note, or any part thereof, plus accrued	render the balance, if any, to mor	side. Trion the proceeds of any such tensors.
12 3	The remody or remedies herein accorded mortgager shall be in additional mortgager shall have.	tion to, and not in limitation of	any other right or remedy which the
12	The Mortgagor acknowledges to have received from the Mortgager in Linearcay, showing the amount and date of the four, the maturity thereof, Mortgagor, the name and address of the Mortgager, the rate of interest ch small from have al Matyland.	the nature of the socuring for the	e bian, the norme doit address of the
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	DESCRIPTION OF MORTGAGED PROPERTY:		
	DESCRIPTION OF MORTGAGED PROPERTY: All of the bousehold goods, furniture and personal property of every kin- at their address above set forth.		
	All of the bousehold goods, furniture and personal property of every kin-	d, nature and description now loc MOTOR NUMBER 85336	BERIAL NUMBER
	All of the bousehold goods, furniture and personal property of every kin- at their address above set forth. MARE-OF AUTO YEAR BODY	MOTOR NUMBER	SERIAL NUMBER
	All of the bousehold goods, furniture and personal property of every kin- at their address above set forth. MARE-OF AUTO YEAR BODY	MOTOR NUMBER	SERIAL NUMBER
	All of the bousehold goods, furniture and personal property of every kin at their address above set forth. MAKE OF AUYO YEAR BODY Oldsmobile 1546 for dor	MOTOR NUMBER	SERIAL NUMBER
	All of the household goods, furniture and personal property of every kind at their address above set forth. MARE OF AUTO YEAR BODY Oldamobille 1546 for dor In winness where of, the mortgagers because set their hands and seals the WITNESS Person of the mortgagers because of the seals and seals and seals the seals and seals and seals the search of the seals and seals the seals and	MOTOR NUMBER B5356 date of the chattel mortgage above X Pon a a	SERIAL NUMBER -
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U	BER 265 PAGE 202	
	CKNOWLEDGMENT	
TATE OF MARYLAND, CITY OF CILL	\$ dany	,TO WIT:
I HEREBY CERTIFY that on this	5 the day of	22 day 19 52, before me,
he subscriber, a NOTARY PUBLIC of the Sta	tte of Maryland, in and for	the City aforesaid, personally appeared
1 ay C. Combs / Trong	Onlie, his diffe	the Mortgagor(s) named
the foregoing Chattel Mortgage and acknowled		
so personally appeared		
gent for the within named Mortgagee, and mac ortgage is true and bona fide, as therein set forth athorized by said Mortgagee to make this affidavit.	te oath in due form of law	that the consideration tax fact to a start
WITNESS my hand and Notarial Seal.	4	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	······	Name Phil
	1.10	e 1041010/27
		STY THE
	ISTRICT OF COLUMB	CHER CONTRACTOR CONTRACTOR
		te of Maryland, County of
O HEREBY CERTIFY THAT		
rtto a certain Chattel Mortgage, bearing e		
nexed personally appeared before me in said Sta	te of Maryland, County of	, the said
11. 11.0. 1.1	being personal	lly well known to me as the person
ecuted the said Chattel Mortgage and acknowled		
Given under my hand and seal this	day or	
		Notary Public.
	4	
ralue received, the actin	a Finance Compa	m of Cumberland
gland hereby releases within the segnature of said company to	he aforegoing chatt.	a montgage, MU
signature of said company &	yits manager, a	the ed by seen any
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sted by E. Q. Sturtz, Decretary	20-52	
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	LIBER 2	65 PAGE 202
	ACKNO	WLEDGMENT
	STATE OF MARYLAND, CITY OF Ille g. t.	
		day of 19 5-2, before m
		Maryland, in and for the City aforesaid, personally appear
	: day 1. contra froma	county and the Mortgagor(s) name
		Mortgage to be defined act. And, at the same time, before n
		A field well
	Agent for the within named Mortgagee, and made oath	in due form of law that the consideration for forth in the mill
	morigage is true and bona fide, as therein set forth, and he authorized by said Morigagee to make this affidavit.	further made oath that he is the agent of the Mortgagee and dal
	WITNESS my hand and Notarial Seal.	
		Notary Public.
		e 70 42 6 10 2
		13.
	FOR DISTRIC	T OF COLUMBIA.
	I, a Notary Publ	lic in and for the State of Maryland, County of
1		
		the, 19 and hereit
		aryland, County of, the said
		being personally well known to me as the person
¢	xecuted the said Chattel Mortgage and acknowledged the	
	Given under my hand and seal thisday of	A. D. 19
		Notary Public.

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WAR THET AND RECORDED May 24 W 52 NT 8:30 O'CLOCK A .W. This Chattel Mortgage, Made this 22 day of May 1952, by and between Nevlyn L. Boyer of allegany County, Maryland, part_4___ ____of the first part, hereinafter called the Mortgagor, and THE FIRST NATIONAL BANK of Cumberland, a national banking corporation duly incorporated under the laws of the United States of America, party of the second part, hereinafter called the Mortgagee, WITNESSETH: Whereas, the Mortgagor is justly indebted to the Mortgagee in the full sum of _____ (\$ 1222 ^M), which is payable with interest at the rate of <u>144</u> monthly installments of Fifty and 93/100 (\$ 50⁷³) payable on the <u>21 st</u> day of each and every cale ----Dollars per annum in Dollars _day of each and every calendar month, said installments including principal and interest, as is evidenced by the promissory note of the Mortgagor payable to the order of the Mortgagee of even tenor and date herewith. Now, Uhrrefore in consideration of the premises and of the sum of One Dollar (\$1.00), the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors and assigns, the following described personal property located at Cumberland assigns, the following described personal property located at underland allegany county, Maryland 1950 Studebaker Champion De tuxe Holoot Sedan Leial G-469057 Motor 523085

UBER 265 PAGE 203

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UBER 265 PAGE 204

To have and to hold the said personal property unto the Mortgagee, its successors and assigns absolutely.

Frouided, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

The Mortgagor covenants and agrees with the Mortgagee in case defauit shail be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shail attempt to sell, dispose of or remove the said property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain in possession of the mortgaged property.

The Mortgagor agrees to insure said property forthwith against loss by fire, collision, etc., and pending the existence of this mortgage to keep it insured in some company acceptable to the Mortgagee in the sum of_______Dollars (\$______), and to pay the premiums thereon and to cause the policy issued therefor to be endorsed as in case of loss to inure to the benefit of the Mortgagee to the extent of its lien or claim thereof, and to place such policy forthwith in the possession of the Mortgagee.

Above mentioned insurance does not include personal liability and property damage coverage.

Witterss the hands and seals of t	
Attest as to all:	Merlyn & Bayer (SEAL
JEange W. Prown	(SEAL
	(SEAL
25	(SEAL

State of Maryland, Allegany County, to-wit:

I hereby certify. That on this n day of May

195, before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared

LIBER 265 MIG 205

NEVLYN L. BOYER

the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be $\frac{f_{i,-\ell-f}}{f_{i,-\ell-f}}$

act and deed, and at the same time before me also appeared $7 \cdot \sqrt{.+1} = 1$ of The First National Bank of Cumberland, the within named Mortgagee, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said $7 \cdot \sqrt{.+1} = 1$ in like manner made oath that he is the 1 - 7 - 7 + 1 = 1 of said Mortgagee and duly authorized to make the stifidevit.

Y C L A

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WITNESS my hand and Notarial Seal.

Notary Public

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My Commission expires May 4, 1953

UBER 265 PAGE 206

(PLANA TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

Ox

This Chattel Mortgage, Made this v3rd

195 , by and between Macaha

Rilled Pethones

day of mary

County,

Maryland, part_______of the first part, hereinafter called the Mortgagor, and THE FIRST NATIONAL BANK of Cumberland, a national banking corporation duly incorporated under the laws of the United States of America, party of the second part, hereinafter called the Mortgagee, WITNESSETH:

Z é

feventeen hundred ninet	ed to the Mortgagee in the 1 y six + 58/100	Dollars
\$ 1796), which is payable with interest at		per annum in
36 monthly installments of Forty n		Dollars
\$ 44 4/) payable on the 30 th	day of each and ever	v colondar month

Now, Therefore in consideration of the premises and of the sum of One Dollar (\$1.00), the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors and assigns, the following described personal property located at Cumberland allegency County, manyland;

Farm equipment as follows: 1 19hh Ford Ferguson Tractor No. 9-N-105706 1 Nower No. PE 0-21-24293 1 Plow No. 12902-12 A 1 Pullay No. 9N-760 1 Boom 1 Rear Elade 1 Wood saw

UBER 265 MGE 207

To have and to hold the said personal property unto the Mortgagee, its successors and assigns absolutely.

Froutided, however, that if the sald Mortgagor shall well and truly pay the aforesald debt and interest as herelnbefore set forth, then this chattel mortgage shall be vold.

The Mortgagor covenants and agrees with the Mortgagee in case default shall be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the said property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain ln possession of the mortgaged property.

The Mortgagor agrees to insure said property forthwith against loss by fire, collision, etc., and pending the existence of this mortgage to keep it insured in some company acceptable to the Mortgagee in the sum of_ _Dollars (\$___ _). and to pay the premiums thereon and to cause the policy issued therefor to be endorsed as in case of loss to inure to the benefit of the Mortgagee to the extent of its lien or claim thereof, and to place such policy forthwith in the possession of the Mortgagee.

Above mentioned insurance does not include personal liability and property damage coverage.

" Wer " SOU

Witness the hands and seals of the partile of the first part. ~ Marshall R flade

Attest as to all: NUTE

Lavina E. Lease (SEAL) (SEAL)

(SEAL)

(SEAL)

State of Maryland, Allegany County, to-wit: I hereby certify. That on this 23 rd day of Mary 195 \mathcal{V} , before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared el R se a La è a the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be their act and deed, and at the same time before me also appeared I. V. Free of The First National Bank of Cumberland, the within named Mortgagee, and made oath in du form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said $f \cdot v + t$ is f in like manner made 9. ret fide as therein set forth; and the said. __in like manner made -ge oath that he is the. a of said Mortgagee and duly authorized to make this affidavit. WITNESS my hand and Notarial Seal. BLIC a.a.th Notary Public mission expires May 4, 1953 P C C U' 18:71 My Con

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UBER 265 MAR 208

FILED AND RECORDED MAY 24" 1952 at 10:50 A.M.

This Mortgage, Made this 22No day of Liny

liny in the year

Nineteen Hundred and Flfty-Two by and between

MICHAEL J. MANLEY and SARAH E. MALLEY, his wife,

of Allegany County, in the State of Maryland, party of the first part, hereinafter sometimes called mortgagor, which expression shall include the plural as well as the singular, and the feminine as well as the masculine, as the context may require, and THE FIDELITY SAVINGS BANK OF FROSTBURG, ALLEGANY COUNTY, MARYLAND, a corporation duly incorporated under the Laws of the State of Maryland, party of the second part, hereinafter called mortgagee.

WITNESSETH:

Dollars,

(\$ 25.00) commencing on the 22No day of JUNE , 195 2 and on the 22No day of each month thereafter until the principal and interest are fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and payable on the 22No day of MAY, 1965 , 1965; Privilege is reserved to prepay at any time, without premium or fee, the entire indebtedness or any part thereof.

AND, WHEREAS, this Mortgage shall also secure future advances so far as legally permissible at the date hereof.



NOW. THEREFORE, in consideration of the premises, and of the sum of One Dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said

LICHAEL J. MANLEY end SARAH E. MANLEY, his wife,

down hereby give, grant, bargain and sell, convey, transfer, release and confirm unto the said The Fidelity Savings Bank of Frostburg, Allegany County, Maryland, the mortgagee, its successors and assigns, in fee simple, the following described property, to-wit:

All these pieces or percels of land lying end being in Allegany County, Laryland, the same being the Eastern third of each of two lets known as lots Nos. 147 and 148 of LeCullehs Addition to the Town of Frostburg, particularly described as follows:

BEGINTING for the property intended to be conveyed at a point on the North side of an Alley bearing South 61 degrees East from Grant Street, and situated at the end of one hundred and ten feet on the second line of a certain tract of land conveyed by Thomas G. McCulloh, Executor, to Griffith Phillips, by deed dated the 9th day of May, 1874, and recorded among the Land Records in Liber No. 58 Felio 357, and running thence with soid Alley and with soid second line of said tract conveyed by said McCulloh to soid Phillips, South 61 degrees

East 55 feet to an Alloy; thence with said Alley, and with the third line of said tract, North 39 degrees East 110 feet to the end of said third line; thence with the fourth line of said tract, North 61 degrees west 55 feet, and thence South 29 degrees, west across said Lots Nos. 147 and 148, 110 feet to the place of beginning.

DEEDG the same property which was conveyed to the said Lichaol J. Lenley and Barah E. Manloy, his wife, and James I. McAteor by deed from Angle K. Marden and Ray D. Herden, her husband, dated May 2, 1930 and recorded in Liber 103 folio 157 among the Land Records of Allogany County, Maryland. By deed dated January 10, 1938 and recorded in Liber 179 folio 481 among said Land Records, the said James I. McAteor, unsarried, conveyed his interest in said property to the said Michael J. Manley and Sarah E. Manley, his wife.

Special reference to the aforesaid deeds is hereby made for a further description of said property.

TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

TO HAVE AND TO HOLD the above described lands and premises unto the said mortgagee, its successors and assigns, in fee simple forever.

PROVIDED, that if the said mortgagor, his heirs, executors, administrators or assigns, do and shall pay to the said mortgagee, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime does and shall perform all the covenants herein on his part to be performed, then this mortgage shall be void.

AND IT IS AGREED that until default be made in the premises and no longer, the said mortgagor may retain possession of the mortgaged property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, and all public charges and assessments, the said mortgagor hereby covenants to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgagee, its successors or assigns, or ALBERT A. DOUB, its, his or their duly constituted attorney or agent are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in the manner following, to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Allegany County, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply; first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent. to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been matured or not; and as to the balance, to pay it over to the said mortgagor, his heirs or assigns, and in case of advertisement under the above power and no sale, one-half of the above commission shall be allowed and paid by the mortgagor, hls representatives, heirs or assigns.

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AND the said mortgagor, further covenants with the mortgagee as follows:

To insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee, its successors, or assigns, the improvements on the hereby mortgaged land to the amount of at least

THE TY SIX HUNDRED AND FIFTY AND NO/100 - - - - - - - - - (\$ 0.600.00) Dollars and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire, to inure to the benefit of the mortgagee, its successors or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in the possession of the mortgagee, or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

To deliver to the mortgagee on or before March 15th of each year tax receipts evidencing the payment of all lawfully imposed taxes for the preceding calendar year; to deliver to the mortgagee receipts evidencing the payment of all liens for public improvements within ninety days after the same shall become due and payable and to pay and discharge within ninety days after due date any and all governmental levies that may be made on the mortgaged property, this mortgage or the indebtedness hereby secured.

To permit, commit or suffer no waste, impairment, or deterioration of said property, or any part thereof, and upon the failure of the mortgagor to keep the buildings on said property in good condition of repair, the mortgagee may demand the immediate repair of said buildings or an increase in the amount of security, or the immediate repayment of the debt hereby secured, and the failure of the mortgagor to comply with said demand of the mortgagee for a period of sixty days shall constitute a breach of this mortgage, and at the option of the mortgagee, immediately mature the entire indebtedness hereby secured, and the mortgagee may, without notice, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver as hereinafter provided.

That the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said premises and account therefor as the Court may direct.

That should the title to the herein mortgaged property be acquired by any person, persons, partnership or corporation, other than the mortgagor, by voluntary or involuntary grant or assignment, or in any other manner, without the mortgagee's written consent, or should the same be encumbered by the mortgagor, his heirs, personal representatives or assigns without the mortgagee's written consent, then the whole of this mortgage indebtedness shall immediately become due and demandable.

That the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installment as herein provided, shall have continued for sixty days or after default in the performance of any of the aforegoing covenants or conditions for sixty consecutive days.

And the said mortgagor hereby warrants generally to, and covenants with the said mortgagee that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage and covenants that he will execute such further assurances as may be requisite.

If the indebtedness secured hereby be guaranteed or insured under the Servicemen's Readjustment Act, as amended, such Act and Regulations issued thereunder and in effect on the date hereof shall govern the rights, duties and liabilities of the parties hereto, and any provisions of this or other instruments executed in connection with said indebtedness which are inconsistent with said Act or Regulations are hereby amended to conform thereto.

AND it is agreed that the powers, stipulations and covenants, aforesaid are to extend to and bind the several heirs, executors, administrators, successors and assigns of the respective parties hereto.

WITNESS the hand and seal of said mortgagor.

ATTEST: at RACHEL KNIERLEN RACHEL KNIEF M

M anly (SEAL) (SEAL)

Jard E. Marlaz Serah E. Venley (SEAL)

(SEAL)

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

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I Hereby Certify. That on this 22mo day of May in the year Nineteen Hundred and Fifty-Two before me, the subscriber, a Notary Public of the State of Mary-

land, in and for said County, personally appeared

LIGHAEL J. LANLEY and BARAH E. LANLEY, his wire,

and each acknowledged the foregoing mortgage to be their respective act; and at the same time, before me also personally appeared William B. Yates, Treasurer of THE FIDELITY SAVINGS BANK OF FROSTBURG, ALLEGANY COUNTY, MARYLAND, the within named mortgagee, and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth; and the said William B. Yates did further in like manner make oath that he is the Treasurer, and agent or attorney for said corporation and duly authorized by it to make this affidavit.

IN WITNESS WHEREOF I have hereto set my hand and affixed my Notarial Seal the day and year above written.

Notary Public

. .

RACHEL KNIEFIEM



FILED AND RECORDED MAY 24" 1952 at 8:30 A.M. THIS DEED OF TRUST, made this the 20th day of James Paul Moran of Allaghany County. Mary 1971 and hereinafter called the "Borrower," and OSCAT J. Andre Trustee, party of the second part, hereinafter called "Trustee." WITNESSETH: That in competeration of 5100 cash in hand paid, and as security for the debt hereinafter described, the Borrower does hereinafter add bat over unto add Trustee the following described personal property, to wit: One (1) 1947 International Truck Model KBS-12 Serial #681-Motor #1686 One (1) Model 45-T Fruehauf Low Boy Equipment Trailer

IN TRUBT HOWEVER, to secure <u>Callaham Equipment Company</u> the payment of <u>4169.55</u> evidenced by a negotiable promissory note of like amount, bearing even date herwith, executed by the Borrower, payable to the order of said <u>Corporation</u> at its place of business in Clarksburg. West Virginia in <u>15</u> monthly installments of <u>277.97</u> such and one final installment of <u>XX</u> commencing on the 22Dd day <u>May</u> is <u>52</u>. and continuing on the <u>22</u> day of each month until said sum is fully paid. This deed of trust also secures the payment of all renewals of said note in whole or in part, however changed in form or amount, and all interest and other delay charges thereon.

The Borrower covenants that he is the lawful owner of said personal property and that the same is free from all liens except a <u>NONE</u> and that he has the sole and exclusive right to execute this deed of trust, and that he will not suffer or permit the same to be selsed or lawfed upon under execution, attachment, distress warrant, or other write or process. It is acreed that the Borrower, his personal representatives or makings shall reach personal property and use the same until default be made in the payment of the det hereby secured or of same part thereof, but said personal property shall not be removed from this county or this state without the written consent of said <u>CORPORATION</u>, or He sampna.

The Borrower may remain in possession of said property until default shall be made in the payment of said note, or any installment thereof, or any renewal thereof, or the interest thereon, or in the performance of any of the covenants and agreemants herein contained. Upon any second default, the balance unpaid on such cost any renewal thereof, shall, at the sole option of the holder thereof, be and become at once due and owing: and said Trustee shall, when requested in writing so to do by the them holder of said note, take possession of said personal property, or any part thereof, wherever it may be found, and sell the same at public auction, at such time and pictor as said Trustee made in hand on the day of sale. Failure to foreclose this trust deed upon the happening of any said defaults shall hables and been blicker for cash in hand on the day of sale. Failure to foreclose this trust deed upon the happening of any said defaults shall

Before making sale of said property, or any part of it, said Trustee shall first give notice of the time, terms, and place of sale by posting a notice thereof at the front door of the courthouse of Sharlson County, West Virginia, at least seven days prior to the day of sale, and by mailing a nogy of such notice to the Borrower at his last known address not see the seven days prior to the day of sale, and the vertisement of such male, and personal service of such norms of the seven here where, day the sale and produce same the to time without further notice or advertisement thereof, other than by oral produce and the time and place appointed for the sale.

If said property, or any part of it, is sold hereunder, asid Trustee shall, to the extent possible out of the proceeds, pay: (1) the expenses of executing this trust, including a commission of 5% to said Trustee, and the costs of repossesing, storing, selling and transferring said property: (3) the amount then owing on said note, including interest, delay charges and expenses incurred hereunder by the holder: and (3) the balance, if any, to the Borrower.

The Borrower agrees to keep said property insured for actual cash value against loss by fire or theft, and if a motor vehicle, against collation damages with a \$50.00 deductable provision, in some solvent insurance company, or companies, with loss, if any, payable to said COT POT a tion or other holder of said note, as its or his interest may appear at the time of loss and should be fail to do so, the holder of said note may so insure said property, and all premiums on such insurance shall be a part of the indebtedness secured by this trust, faid policy or policies of insurance, together with the certificate of like to any motor vehicle hereby con-

veyed, if requested by mid <u>Corporation</u>, shall be delivered to and held by said <u>Corporation</u>, its successors or assigns, until the indebtedness hereby secured is paid in full.

In essenting this deed of trust, the Trustee may act by agent or attorney, and said property, or any part of it, may be sold even though it is not physically present at the pince of sale while the sale is being conducted. The beneficial owner and holder of this indebtedness secured hereby at the time of the essention and delivery hereof is

Callaham Equipment Company doing business in Clarksburg, West Virginia.



	ship and		1 PLOVE	(BEAL)	
1	James	Paul	Moran		
	_				(SEAL)

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	STATE OF WEST VIRGINIA. COUNTY OF Harrison	
	I,	
	state aforesaid, do certify that James Paul Moran	
	whose name he signed to the writing above, bearing date the 20th day of May, 19_52	
	this day acknowledged the same before me in my said county. Given under my hand this the <u>20th</u> day of <u>May</u> 19.52	
	Province Marine Madelle	
	My commission expires: February 27, 1961	
	ASSIGNMENT	
	TOR WALDE RECEIVED Callaham Equipment Company the Mortgagee within	
	named, abes hereby, sell, assign, transfer and set over untoUnion_National Bank the	
	within Morgage, all rights therein, and all moneys secured thereby. The amount of the debt is a 4169.55. IN WITHESS. WHEREOF this instrument has been duly excuted the 20thay of May 19_52	
	Astest. President. (Beal)	
	Comparing march seed	
	STATE OF WEST VIRGINIA.	
à le t	Office of the Clerk of County Court.	
	19	
	Be it remembered that this and the annexed certificate	
	were this day duly admitted to record in this office. Teste:	
	By DEPUTY CLERK	
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FILED AND RECORDED MAY 26" 1952 AT 3:40 P.M.

This Mortgage, Made this 26TH

- day of

May In the year nineteen hundred and Fifty-two , by and between ROBERT A RITTER and CLARA MAY RITTER, his wife,

of Aliegany County, Maryland, of the first part, hereinafter sometimes called mortgagor, which expression shall include the plural as well as the singular, and the feminine as well as the masculine, as the context may require, and **The Liberty Trust Company**, a corporation duly incorporated under the laws of Maryland, and having its principal office in the City of Cumberland, Aliegany County, Maryland, of the second part, hereinafter sometimes called mortgagee, Witnesseth:

Whereas, the said Robert A.Ritter and Clara may Ritter, his wife,

stand indebted unto the said The Liberty Trust Company in the just and fuil sum of TWENTY-SIX HUNDRED AND FIFTY (\$2650.00) -------Dollars, payable to the order of the said The Liberty Trust Company, one year after date with interest from date at the rate of Six (6%) per centum per annum, payable quarterly as it accrues, at the office of The Liberty Trust Company In Cumberland, Maryiand, on March 31, June 30, September 30, and December 31 of each year, the first pro-rata quarterly interest hereunder to be payable on June 30, 1952



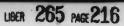
NOW, THEREFORE, in consideration of the premises, and of the sum of One Dollar, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said Robert A.Ritter and Clara May Ritter, his wife,

dom hereby bargain and sell, give, grant, convey, transfer, assign, release and confirm unto the said The Liberty Trust Company, its successors and assigns, the following property to-wit:

said The Liberty Trust Company, its successors and assigns, the following property to-wit: All that piece or barcel of ground lying on the "esterly side of Mann's Ferrace, in the city of Cumberland, Allegany County, Maryland, known as Lot No. 7, Block 22, as shown on the plat of "Property of the Kelly-Springfield Tire Company Ridgedale Addition", dated October 22, 1923, and recorded among the Land Records of Allegany County, Maryland, in Plat Box Number 66, and more particularly described as follows:

BEGINNING for the same at a point on the Westerly side of Mann's Terrace, distant North 30 degrees 32 minutes East 118.6 feet from the intersection of the Northerly side of Edison Avenue, and the Westerly side of Mann's Terrace, and running thence with the Westerly side of Mann's Terrace, North 30 degrees 32 minutes East 35 feet, thence North 59 degrees 22 minutes West 104.01 feet to a fifteen foot alley, thence with the Easterly side of said alley, South 30 degrees 32 minutes West 35 feet, thence leaving said alley, South 59 degrees 22 minutes East 104.01 feet to the beginning.

It being the same property which was conveyed unto the aaid Mortgagors by The Kelly-Springfield Tire Company, by deed dated October 1st, 1946, and recorded in Liber No. 212, Folio 5, one of the Land Records of Allegany County.



TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in any wise appertaining.

TO HAVE AND TO HOLD the said above described property unto the said mortgagee, its successors and assigns, in fee simple forever.

PROVIDED, that if the said mortgagor, his heirs, executors, administrators, or assigns, does and shall pay to the said mortgagee, its successors or assigns, the aforesaid sum of Twenty-six hundred and fifty ----Dollars, together with the interest thereon when and as the same becomes due and payable, and in the meantime does and shall perform all the covenants herein on his part to be performed, then this mortgage shall be void.

IT IS AGREED, that it shall be deemed a default under this mortgage if the said mortgagor shall, except by reason of death, cease to own, transfer or dispose of the within described property without the written consent of the mortgagee.

AND IT IS FURTHER AGREED, that until default is made, and no longer, the mortgagor may retain possession of the mortgaged property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, and on the mortgage debt and interest hereby intended to be secured, the said mortgagor hereby covenants to pay the said mortgage debt, the interest thereon, and all public charges and assessments when legally demandable; and it is further agreed that in case of default in said mortgage the rents and profits of said property are hereby assigned to the mortgagee as additional security, and the mortgagor also consents to the immediate appointment of a receiver for the property described herein.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or ln any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said The Llberty Trust Company, its auccessors and assigns, or George R.Hughes , its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following, to wit: By giving at least twenty days' notice of tlme, place, manner and terms of sale, in some newspaper published in Cumberland, Maryland, which terms shall be cash on the day of sale or upon the ratification thereof by the court, and the proceeds arising from such sale to apply first: To the payment of all expenses incldent to such sale, including taxes, and all premlums of insurance paid by the mortgagee, and a commission of eight per cent. to the party selling or making said sale, and ln case sald property is advertlsed, under the power herein contained, and no sale thereof made, that in that event the party so advertising shall be paid all expenses incurred and one-half of the sald commission; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been matured or not; and as to the balance, to pay it over to the said mortgagor, his helrs, personal representatives or assigns.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective parties thereto.

WITNESS, the hand and seal of sald mortgagor.

ATTEST:

(SEAL)

Thomas Likech

Ceara May Fitter (SEAL)

LIBER 265 MGE 218

STATE OF MARYLAND, ALLEGANY COUNTY, TO-WIT:

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I hereby Certify, that on this 26th day of May in the year nineteen Fifty-two before me, the subscriber, a Notary Public of the hundred and

State of Maryland in and for the county aforesaid, personally appeared Robert A.Ritter and Clara May Ritter, his wife,

their act and acknowledged, the foregoing mortgage to be and each deed; and at the same time, before me, also personally appeared Charles A. Piper President of The Liberty Trust Company, the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth; and the -----Charles A.Piper----said did further, in like manner, make oath that he is the President, and agent or attorney for said

corporation and duly authorized by it to make this affidavit. In witness whereof I have hereto set my hand and affixed my notarial seai the day and year O above written.

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UBER 265 PAGE 219

FILED AND RECORDED MAY 26" 1952 AT 2:35 P.M.

May,

This Morigaue, Made this · 2675 day of in the year ulneteen hundred and fifty two. by and between

Walter Densmore Burd, Jr., and Jane M. Burd, his wife,

of Allegany County, State of Maryland, of the first part, hereinafter called Mortgagors , and THE COMMERCIAL SAVINGS BANK OF CUMBERLAND, MARYLAND, a corporation duly incorporated under the laws of Maryland, of the second part, hereinafter called Mortgagee, Witnesseth:

Thereas, the said Mortgagors are justly and bona fide Indebted unto the said Mortgagee in the full and just sum of Nine Thousand Four Hundred (\$9,400.00) Dollars, with interest from date at the rate of 1% per annum on the unpaid principal until paid by their promissory note of even date, principal and interest being payable at The Commercial Savings Bank of Cumberland, Maryland, on or before twenty years after date, in monthly installments of \$56.97, commencing on the <u>set M</u> day of June, 1952, and on the <u>set M</u> day of each month thereafter until the principal and interest are fully paid. Privilege is reserved to bay this debt in whole, or in an amount equal to one or more monthly payments on the principal that are next due on the <u>set M</u> day of any month prior to maturity.

And the said parties of the first part covenant and agree to bay nonthly to the party of the second part, in addition to the said payments above set forth, a sum equal to the premiums that will next become due and payable on policies of fire or other hazard insurance covering the mortgaged oroperty, plus taxes and assessments next due on the mortgaged property (as estimated by the barty of the second part) less all sums already paid therefor divided by the number of months to elapse before one month prior to the date when such premiums, taxes and assessments will become delinquent, such sums to be held in trust by the party of the second part for the payment of such premiums, taxes or assessments.

And wherraw, this mortgage shall also secure as of the date hereof, future advances made at the Mortgagee's option, prior to the full payment of the mortgage debt, but not to exceed in the aggregate the sum of Five Hundred (\$500.00) Dollars, nor to be made in an amount which would make the mortgage debt exceed the original amount hereof, provided the full smount of any such advance is used for paying the cost of any repair, alterations or improvments to the mortgaged property, as provided by Chapter 923 of the Laws of Maryland passed at the January session in the year 1945 or any Amendments thereto.

Now therefore, In consideration of the premises, and in order to secure the prompt payment of the said indebtedness and any future advances as aforesaid, together with the interest thereon, the said Mortgagors do. bargain, sell, give, grant, convey, release and confirm unto the said Mortgagee, its successors and assigns, the following property, to-wit: All that lot or parcel of ground situated on the Northerly side of Mount Royal Avenue, in the City of Cumberland, Allegany County, Maryland, known and designated as Lot No. 3 of the Sub-division of Lots Nos. 16, 17 and 18 in Gates Addition to Cumberland, a plat of which Sub-division is recorded in Liber No. 120, folio 725, of the Land Records of Allegany County, Maryland, and particularly described as follows:

Beginning for the same at the end of the first line of Lot No. 2 of said Sub-division, and running thence with the Northerly side of said Avenue, South 66 degrees and 10 minutes West 29 feet; thence North 23 degrees and 50 minutes West

120 feet to a 16 foot Alley; and running thence with said Alley, North 66 degrees and 10 minutes East 29 feet to the end of the second line of said Lot No. 2; and running thence with said second line reversed, South 23 degrees and 50 minutes East 120 feet to the place of beginning.

Being the same property conveyed by Virgil C. Powell, widower, to the said Talter Densmore Burd, Jr., and Jane M. Burd, his wife, by deed of even date herewith and to be recorded among the Land Records of Allegany County, Maryland; this mortgage being given to secure part of the purchase price for said property. Reference to said deed and the plat aforementioned is hereby made for a further description.

Go have and to hold the above described property unto the said Mortgagee, its successors or assigns, together with the buildings and improvements thereon, all fixtures and articles of personal property now or at any time hereafter attached to or used in any way in connection with the use, operation and occupation of the above described real estate, and the rights, roads, ways, waters. privileges, and appurtenances thereunto belonging or in anywise appertaining, in fee simple forever.

Brouided, that if the said Mortgagors , its, his, her, or their heirs, executors, administrators, successors, or assigns, do and shall pay or cause to be paid to the said Mortgagee, its successors or assigns, the aforesaid sum of Nine Thousand Four Hundred (\$9,400,00) - - - - - dollarsand the interest thereon in the manner and at the times as afore set out, and such future advances with interest thereon, as may be made as hereinbefore provided, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void.

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And it is agreed, that until default be made in the premises, the said Mortgagors may hold and possess the aforesaid property, upon paying, in the meantime, all taxes, assessments and public liens levied on said property and on the mortgage debt and interest hereby intended to be secured, and any lien, claim or charge against said premises which might take precedence over the lien of this mortgage; all which taxes, assessments, public liens, lien, claim, charge, mortgage debt and interest thereon, the said Mortgagors hereby covenant to pay when legally demandable; and it is covenanted and agreed that in the event the said Mortgagors shall not pay all of said taxes, assessments, public liens, liens, claims and charges as and when the same become due and payable the said Mortgage shall have the full legal right to pay the same, together with all interest, penalties and legal charges thereon, and collect the same with interest as part of this mortgage debt.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured, including such future advances as may be made as hereinbefore set forth, shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said Mortgagee, its successors or assigns, or Wilbur V. Wilson, its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell at-public sale the property hereby mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the purchaser or purchasers thereof, its, his, her or their heirs or assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale, in some newspaper published in Allegany County, Maryland, which terms shall be at the discretion of party making said sale, and the proceeds arising from such sale to apply-first: To the payment of all expenses incident to such sale, including taxes, insurance premiums and a commission of eight per cent. to the party selling or making said sale, and if the property be advertised for default and no sale be made, one-half of said commissions shall be allowed and paid as costs, by the mortgagors , its, his, her or their representatives, heirs or assigns; secondly, to the payment of all moneys owing under this mortgage, including such future advances as may be made as aforesaid, whether the same shall have then matured or not; and as to the balance, to pay it over to the said Mortgagors , its, his, her or their heirs or assigns.

And the said Mortgagors further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the Mortgagee, its successors or assigns, the improvements on the hereby mortgaged land, against loss by fire with extended coverage, and if required, war damage to the extent available, to the amount of at least Nine Thousand Four Hundred (\$9, 100.00) - - - - - - - dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire or other hazard, to inure to the benefit of the Mortgagee, its successors or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the Mortgagee, or the Mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective parties thereto.

Witness, the hands and seals of said Mortgagors

Attest:

William & Sudle,

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UBER 265 MAR 222

State of Maryland, Allegany County, to-wit :

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3 hereby Certify. that on this in the year nineteen hundred and fifty two, before me, the subscriber, a Notary Public of the State of Maryland, in and for Allegany County, personally appeared

Walter Densmore Burd, Jr., and Jane M. Burd, his wife,

and acknowledged the aforegoing mortgage to be their act and deed; and at the same time, before me, also personally appeared George C. Cook, Cashier of Fhe Commercial Savings Bank of Cumberland, Maryland, a corporation, the within named mortgagee, and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth; and the said George C. Cook did further, in like manner, make oath that he is the Cashier and agent or attorney for said corporation and duly authorized by it to make this affidavit.

In Witness whereof I have hereto set my hand and affixed my Notarial Seal the day and year above written.

William & Dudly ...

FILED AND RECORDED MAY 26" 1952 AT 1:30 P.M.

This Mortgage, Made this 26th day of May,

LIBER 265 MIR 223

in the year Nineteen Hundred and Fifty -two , by and between

albert Leroy Fisher and Maryland M. Fisher, his wife,

Allegany County, in the State of Maryland,

part103 of the first part, hereinafter called mortgagor **3**, and Home Building and Loan Association, Incorporated, a corporation incorporated under the laws of the State of Maryland, of Allegany County, in the State of Maryland, party of the second part, hereinafter called mortgagee. WITNESSETH:

ubccars, the said mortgagee has this day loaned to the said mortgagors , the sum of



Dollars.

TWANTY-SIGHT HUNDRED AND BIX

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which said sum the mortgagor **5** agree to repay in installments with interest thereon from the date hereof, at the rate of six per cent, (6%) per annum, in the manner following:

By the payments of **FORTY** Dollars, on or before the first day of each and every month from the date hereof, until the whole of said principal sum and interest shall be paid, which interest shall be computed by the calendar month, and the said installment payments may be applied by the mortgagee in the following order: (1) to the payment of interest; and (2) to the payment of the aforesaid principal sum.

The due execution of this mortgage having been a condition precedent to the granting of aid advance.

How Therefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon the said mortgagors do give, grant, bargain and sell, convey, release and confirm unto the said mortgagee, its successors or assigns, in fee simple, all the following described property, to-wit: all that piece or parcel of ground lying on the sast side of Thomas Street, Cumberland, Allegany County, Maryland, and being part of a lot of ground conveyed by and described in a deed for the same from James J. McHenry, Trustee, to the Queen City Perpetual Building Association of Cumberland, Maryland, dated the 8th day of April, 1884, and recorded among the Land Records of Allegany County, in Liber No. 61, folio 37, and beginning for the part hereby conveyed at the end of 50 feet on the first line of said whole lot described in said deed, it being on the East side of said Thomas Street, and running thence northerly with said first line along the sast side of said Street 50 fees to the end thereof, it being to a 35 foot street; thence eastwardly with the second line of said whole lot along the southerly side of said 35 foot street, 104 feet to the end of the second line of said whole lot; thence southerly with the third line of said whole lot as described in said deed to the end of 50 feet on said third line, then across said

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whole lot by a straight line to the BEGINNING.

This being the same property which was conveyed by Regina J. Counihan and Jerry A. Counihan, her husband, Edith Gorman and Timothy J. Gorman, her husband, unto the said Albert Leroy Fisher and Maryland M. Fisher, his wife, by deed dated November 23, 1945, and recorded among the Land decords of Allegany County, Maryland, in Liber 206, folio 245.

The above described property is improved by a frame dwelling house of two stories consisting of 7 rooms and bath with hot-air finace heat, stone foundation and is partially covered with artifical brick and is known as No. 200 Thomas Street, Cumberland, Maryland.

The said mortgagor s hereby warrant generally to, and covenant ^F with, the said mortgagee that the above described property is improved as herein stated and that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage herein, and do

covenant that they will execute such further assurances as may be requisite.

Together with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

To have and to bold the aforesaid parcel of ground and premises unto the said mort-

gagee, its successors and assigns, forever, provided that if the said mortgagor s . their heirs, executors, administrators or assigns, do and shall pay to the said mortgagee, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein

on theipart to be performed, then this mortgage shall be void.

End it is Egreed that until default be made in the premises, the said mortgagors may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said mortgagors hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the iffterest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgagee, its successors or assigns, or Thomas Lohr Richards, its duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale to be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale, including taxes, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have then matured or not: and as to the balance, to pay it over to the said mortgagors , their heirs or assigns; and in case of advertisement under the above power but no sale, one-half of the above commissions

shall be allowed and paid by the mortgagor s , their representatives, heirs or assigns.

and the said mortgagors, their heirs, executors, adminstrators and assigns further covenant with the mortgagee, its successors and assigns, as follows: (1) to keep the buildings now or hereafter erected on the premises described insured against loss by fire in at least the sum

TWENTY-EIGHT HUNDRED AND BIX in companies approved by the mortgagee, and to deliver all policies of insurance thereon as and when issued and the premium receipts therefor to the mortgagee, to whom the said policies shall be made payable as their interest may appear; (2) to pay all taxes, water rents and assessments which may be assessed or levied or imposed upon the said premises within at least thirty days after the same become due or payable, and to produce the receipts for such payments within that time to the mortgagee; (3) and in the event of any failure to effect and pay for such insurance or to pay such taxes, water rents and assessments as aforesaid, or any part thereof, that then and in either or any such event, the mortgagee may effect and pay for such insurance and pay such taxes, water rents and assessments, and the sum or sums so paid shall be deemed a part of the principal debt hereby secured and shall bear interest at the same rate, and the same shall be immediately due and payable and collectible with and in the same manner as the said principal debt; (4) to permit, commit or suffer no waste, impairment or deterioration of said property, or any part thereof, and upon the failure of the mortgagor s to keep the buildings on said property in good condition or repair, the mortgagee may demand the immediate repair of said buildings or an increase in the amount of security, or the immediate repayment of the debt hereby secured, and the failure of the mortgagor s to comply with said demand of the mortgagee for a period of thirty days shall constitute a breach of this mortgage, and at the option of the mortgagee, immediately mature the entire principal and interest hereby secured, and the mortgagee may, without notice, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver, as hereinafter provided; (5) and the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said premises and account therefor as the Court may direct; (6) that should the title to the herein mortgaged property be acquired by any person, persons, partnership or corporation , other than the mortgagor s, by voluntary or involuntary grant or assignment, or in any other manner, without the mortgagee's written consent, then the whole of said principal sum shall immediately become due and owing as herein provided; (7) that the whole of said mort-gage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installment, as herein provided, shall have continued for thirty days, or after default in the performance of any of the aforegoing covenants or conditions for thirty days, and thirty days after the happening of any default or breach of any covenant the mortgagee may immediately foreclose this mortgage.

Hittess, the hand and seal of the said mortgagor s.

Attest: Arealie A Callier albert Levy Fisher Albert Leory Fisher

Maryland M. Fisher, Timey and H. Juster

(SEAL)

(SEAL) (SEAL)

(SEAL)

UBER 265 MS 226

State of Maryland, Allegany County, to-wit:

31414.

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14233351

(Notarial Seal)

· , · · · · , ·

I hereby certify, That on this 2.674 day of May,

in the year nineteen hundred and fifty_two_____, before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared

Albert Leroy Fisher and Maryland M. Fisher, his wife,

the said mortgagor **s** herein and **thery** acknowledged the aforegoing mortgage to be **their** act and deed; and at the same time before me also personally appeared Thomas Lohr Richards, Attorney and agent for the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as herein set forth, and did make oath in due form of the within the proper authority to make this affidavit as agent for the said mortgagee.

WITNESS my hand and Notarial Seal the day and year aforesaid.

Rocalie A. Crattice Notary Public.

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FILED AND RECORDED May 26 11 53 AT 1:30 O'CLOCK P.M. ILSI: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGARY COUNTY, MARYLAND

LIBER 265 MG 227

WAIVER OF MORTGAGE

I, CHARLES R. FISHER, of Allegany County, State of Maryland, am the holder of a certain mortgage flade to me by Abbert Leroy Fisher and Maryland M. Fisher, his wife, dated December 18, 1946, and recorded among the Mortgage Records of Allegany County, Maryland, in Liber 190, folio 28, to secure a debt at that time of sleven Hundred and Fifty (#1150.00) Dollars which covered certain real estate known as No. 200 Thomas Street, and to which said mortgage special reference is hereby made for a more full and complete description of the same; and in consideration of One (p1.00) Dollar in hand paid/to induce Home Building & Loan Association, Inc., of Cumberland, Maryland, to make a new first mortgage loan upon the said property in order to pay off the present first mortgage on the same property which was given by the said Albert Leroy Fisher and Maryland M. Fisher, his wife, unto the First Federal Savings and Loan Association dated December 18, 1946, and recorded among the Mortgage Records of Allegany County, Maryland, in Liber 190, felio 24.

Now, THEREFORE, in consideration of the aforegoing, I do hereby waive the lien of my said mortgage in favor of the new first mortgage loan about to be made by Home Building & Loan Association, define and decoded the count day of the present said first mortgage held by the first Federal Savings and Loan Association as aforesaid and I do hereby agree that in case of foreclosure of either the new first mortgage to be made to Home Building & Loan Association, Inc., or of my mortgage that the entire Andebtedness due the said Home Building & Loan Association, Inc., shall be paid in full before anything may be paid upon my said second mortgage and that my said second mortgage shall be junior in every respect, both in law and in Equity, to the said new mortgage to be made to Home Building & Loan Association, Inc., as aforesaid.

In witness whereof, I have hereunto subscribed my name and affixed my seal this <u>266</u> day of May, 1952.

UBER 265 MAR 228 2 Witness: Aralin A. Crabbun Charles R. Fisher (SEAL) Charles R. Fisher STATE OF MARYLAND, ALLEGANY COUNTY, TO-WIT: I HEREBY CERTIFY, That on this 26th day of May, 1952, before me, the subscriber, a Notary Public of the State of Maryland, in and for Allegany County, aforesidd, personally appeared Charles R. Fisher who acknowledged the aforegoing to be his act and deed. wITNESS my hand and Notarial Seal the day and year above 11 1 written Rosalie A. Crattice Notary Public OTARL 10 22 (Notarial Seal)

. . .

LIBER 265 PAGE 229.

FILED AND RECORDED MAY 22" 1952 AT 2:10 P.M.

This Chattel Mortgage, Made this 14th day of May

19 52, by and between <u>POBERT E. CARTER</u>, of Allegany County, Maryland, hereinafter called the Mortgagor , and Fort Cumberland Motors, Inc. of the State of Maryland, hereinafter called the Mortgagee, WITNESSETH:

Thereas. The said Mortgagor stand indebted unto the said Mortgagee in the full sum of \$ 97.47 , payable in 3 successive monthly installments of of \$ 20.15 and each, beginning one month after the date hereof Mor 14, 1052

Now, therefore, in consideration of the premises and of the sum of \$1.00, the said Mortgagor do hereby bargain and sell unto the said Mortgagee, its successors and assigns, the following property, to-wit:

> John Pickard 0100 Series S# 1682-7997

Frouided, If the said Mortgagor

shall pay unto the said Mortgagee the aforesaid

. its

sum of \$ \$7.47, according to the terms of said promissory note and perform all the covenants herein agreed to by said Mortgagor, then this Mortgage shall be void.

The Mortgagor do covenant and agree, pending this Mortgage, as follows: That

said motor vehicle shall be kept in a garage in <u>Cumberland</u>, Md. Maryland, except when actually being used by said Mortgagor , and that the place of storage shall not be changed without the written consent of sald Mortgagee; to keep said motor vehicle in good repair and condition; to pay all taxes, assessments and public liens legally levied on said motor vehicle, when legally demandable; to pay said mortgage debt as agreed; to have said motor vehicle insured and pay the premiums, therefore, In some reliable company against fire, theft and collision, and have the policy or policies issued thereon payable, in case of loss, to the Mortgagee.

But in case of default in the payment of the mortgage debt in any installment thereof, in whole or in part in any covenant or condition of this Mortgage, then the entire mortgage debt intended to be secured, shall at once become due and payable and these presents are hereby declared to be made in trust and the Mortgagee is hereby declared and entitled to and may take immediate possession of said motor vehicle, and the said Mortgagee, its successors or assigns, or

constituted Attorney, are hereby authorized and empowered at any time thereafter to sell the property hereby mortgaged or so much as may be necessary, at public auction for cash in the City of Cumberland, Maryland, upon giving at least ten days notice of the time, place and terms of sale in some newspaper published in said city, and the proceeds of such sale shall be applied, first, to the payment of all expenses of said sale, including taxes and a commission of 8% to the party making said sale, and second, to the payment of said debt and interest thereon, and the balance, if any, to be paid to the said Mortgagor , personal representatives or assigns, and in case of a deficiency any unearned premiums or insurance may be collected by said Mortgagee and applied to said deficiency.

Witness, the hand and seal of said Mortgagor the day and year first above written. Witness:

inc Weaser

Tobert 6 aster (SEAL) Mortgagor

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	LIBER 265 PAGE 230	
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	State of Bundard	
	State of Maryland, Allegany County, to-wit:	
1.0		100 million (100 million)
	I hereby certify. That on this 14th day of May	
1.1	in the year nineteen hundred and fifty-two, before me, the	
	subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared	
	ROBERT T. CARTER	
1	he his	
	and acknowledged the aforegoing mortgage to beact and deed; and at the same time before me also personally appeared A. EDGALL, PRESIDENT	
	CONTRACTOR AND	
	FORT CULTURELAND MOTORS, INC. the within named Mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth.	
	WITNESS my hand and Notarial Seal the day and year aforesaid.	
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FILED AND RECORDED MAY 22" 1952 AT 2:10 P.M.

This Chattel Mortgage, Made this 14th day of_____

KELLY W. WEICHT

19____, by and between____ ____ of Allegany County, Maryland, hereinafter called the Mortgagor , and Fort Cumberland Motors, Inc. of the State of Maryland, hereinafter called the Mortgagee, WITNESSETH:

The said Mortgagor stand Indebted unto the said Mortgagee in the full sum

, payable ln____ \$ 20.45 F8.25 successive monthly installments of

each, beginning one month after the date hereof May 14, 1952

Now, therefore, in consideration of the premises and of the sum of \$1.00, the said Mortdo hereby bargain and sell unto the said Mortgagee, its successors and assigns, the folgagor lowing property, to-wit:

Julta	Prolond	Sedan
11.4	0:06670	5
57	2262-620	6

Frouided, If the said Mortgagor

shall pay unto the said Mortgagee the aforesaid

sum of \$ EF. TE _, according to the terms of said promissory note and perform all the covenants herein agreed to by said Mortgagor , then this Mortgage shall be void.

The Mortgagor do covenant and agree, pending this Mortgage, as follows: That

said motor vehicle shall be kept in a garage in <u>Sumberland</u>. M. Maryland, except when actually being used by said Mortgagor , and that the place of storage shall not be changed without the written consent of said Mortgagee; to keep said motor vehicle in good repair and condition; to pay all taxes, assessments and public liens legally levied on said motor vehicle, when legally demandable; to pay said mortgage debt as agreed; to have said motor vehicle insured and pay the premiums, therefore, in some reliable company against fire, theft and collision, and have the policy or policies issued thereon payable, in case of loss, to the Mortgagee to the extent of its lien hereunder and to place such pollcies in possession of the Mortgagee.

But in case of default in the payment of the mortgage debt in any installment thereof, in whole or in part in any covenant or condition of this Mortgage, then the entire mortgage debt lntended to be secured, shall at once become due and payable and these presents are hereby declared to be made in trust and the Mortgagee is hereby declared and entitled to and may take. Immediate possession of said motor vehicle, and the sald Mortgagee, its successors or assigns, or

constituted Attorney, are hereby authorized and empowered at any time thereafter to sell the property hereby mortgaged or so much as may be necessary, at public auction for cash in the City of Cumberland, Maryland, upon giving at least ten days notice of the time, place and terms of sale in some newspaper published in said city, and the proceeds of such sale shall be applied, first, to the payment of all expenses of said sale, including taxes and a commission of 8% to the party making said sale, and second, to the payment of said debt and interest thereon, and the balance, if any, to be pald to the said Mortgagor , personal representatives or assigns, and in case of a deficiency any unearned premiums or insurance may be collected by said Mortgagee and applied to said deficiency.

Wittess, the hand and seal of said Mortgagor the day and year first above written. Witness:

M.C. Meaver

lly W. Weic N (SEAL) Mortgagor

	LIBER 265 PAGE 232	
1.1		
1	State of Manufaud	
67.1	State of Maryland, Allegany County, to-wit:	
0.0	I hereby certify, That on this Fourteenth day of May	
1.1	in the year nineteen hundred and fifty-two before me, the	
	subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared	
S	and HE acknowledged the aforegoing mortgage to be HIS act and	
÷.,	and HE acknowledged the aforegoing mortgage to be act and deed; and at the same time before me also personally appeared C. A. KINBALL, PRESIDENT	
	FORT CURRENT AND MOTORS, INC. the within named Mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth.	
(1779203 V	
-	WITNESS my hand and Notarial Seal the day and year aforesaid.	
	Notaty Public	



This Chattel Mortgage, Made this 23rd. day of.

Alfred Victor Hott and Anna Reilly Hott, his wife by. Mortgagor, and THE FIDELITY SAVINGS BANK OF FROSTBURG, ALLEGANY COUNTY, MARYLAND, Mortgagee.

WHEREAS, the said Mortgagor 5 are indebted unto the said Mortgages in the full sum of \$ 1,723.55

whily installments, according to the tenor of their promissory note which is payable in.... of even date herewith for the said sum of \$ 1,728.44 , payable to the order of said Mortgages.

NOW, THIS MORTGAGE WITNESSETH: That in consideration of the premises and of the sum of One Dollar (\$1.00), the said Mortgagor S do hereby bargain and sell unto the said Mortgages, its successors and assigns, the following personal property, together with equipment and accessories thereto:

One 1952 Dodge Coronet Club Coupe, dark green, engine number D42-410 187,

serial number 31 966 724

The Mortgagor^S covenant that they the legal owner^S of said property above described and that it is free and clear of any lien, claim or encumbrance and that they will not convey their interest therein or remove it from the State of Maryland, without the written consent of the Mortgages. That in the event of any demand or levy being Non the state of mary and, which the writes the Morigagor g agies to immediately entitle the Morigage, and upon any such demand or levy being made, this morigage shall forthwith become due and payable; and in addition thereto in case the morigagor shall become bankrupt or suiter a judgment or moley decree to be entered against them , or if an attachment or execution be issued against them , then and in any one of said events this morigage shall forthwith become due and payable.

The Mortgagor B agree to pay all taxes levied against-the property hereby mortgaged, to insure said property forthwith and pending the existence of this mortgage, to keep it insured in some company acceptacie to the Mortgages and with such coverage as may be agreeable to said Mortgages, and to pay the premiums thereon and to cause the policies to be endoreed so as to inure to the benefit of the Mortgages to the extent of its iten or claim thereon slid to place such

policies forthwith in the possession of the Mortgages. AND LOES NOT INCLUDE PERSONAL LIABILITY AND PROPERTY LAMAGE INSURANCE COVERAGE The Mortgagors further covenant life agree that pending this mortgage said property herein before described shall be kept in and at the premises eituated at 275 East Main Street, Frostburg, Allegany

County, Maryland

except if a motor vehicle, when actually being used by said Mortgagor 5 and that the place of storage shall not be changed without the written consent of said Mortgagee.

Provided, however, that if the said Mortgagor 5 shall pay unto the said Mortgagee, its successore or assigns, the afore-said sum of money, according to the terms of said promissory note, then these presents shall be and become void.

Upon any default herein, the said Mortgagor⁵ hereby agree that saie of the property described herein may be made by said Mortgagee, its euccessors and assigns, or by Albert A. Doub, its, his or their duly constituted attorney or agent. Such sale may be either public or private upon not less than ten days' notice of the time, place and terms of sale, the notice of which/said sale shall be mailed to the Mortgagor 5 at their address as it appears upon the books of the Morigagee, and the proceeds of any such sale, shall be applied to the payment of all expenses of such sale, including a reasonable attorney's fee and a commission of eight per cent (8%) to the party making the sale; next, to the payment of all claims by the Mortgagee whether the same shall have matured or not, and then the balance, if any, to the Mortgagor

If, for any reason the Mortgages, or its assigns, does not desire to pursue the remedies aforesaid, then the Mortgages, or its assigns, shall have the right to take immédiate possession of said property or any part thereof, and for that purpose may enter upon the premises of the Mortgagor g with or without process of law and search for such property and take ession of and remove, sell and dispose of said property or any part thereof at public or private sale upon the same terms as provided for in the preceding paragraph.

IN TESTIMONY WHEREOF, witness the hand and seal of the said Mortgagor S

WITNESS Raft M. Lacz Ralph M. Harge Anna Reilly Hott at be signed in ink. No changes or erasures may be made

Alfred Victor Hott Alfred Victor Hott (SEAL) -NE IL (SEAL)

May, 1952

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COURSE 200 MEE 234

STATE OF MARYLAND, ALLEGANY COUNTY, to-wit:

I HEREBY CERTIFY, That on this 23rd. May, 1952 day of

me, the subscriber, a Notary Public in and for Stats and County aforesaid, personally appeared....

Alfred Victor Hott and Anna Reilly Hott, his wife,

Mortgagor ⁸

•.

___ before

acknowledged the aforegoing mortgage to be their named in the aforegoing mortgage and they act. At the same time also appeared Wm. B. Ysten, Executive Vice President of the Fidelity Bavings Bank of Write and both fide as herein set forth. All write and both fide aset fide aset fide aset fide as her

Ralph M. Race

Ceust ..

UBER 265 MAGE 235

FILED AND RECORDED May 27 18 5287 3:10 D'CLOCK P.M. TEST: JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

THIS MORTGAGE, Made this 2γ day of May, 1952, by and between JOSEPH P. COUNIHAN and CLARA K. COUNIHAN, his wife, of Allegany County, Maryland, parties of the first part, and THE FIRST NATIONAL BANK OF CUMBERLAND, a banking corporation, duly organized under the laws of the United States, party of the second part, WITNESSETH:

WHEREAS, the parties of the first part are justly and bona fide indebted unto the party of the second part in the full and just sum of Four Thousand Eight Hundred(\$4,800.00) Dollars, with interest from date at the rate of five (5%) per cent per annum, which said sum the said parties of the first part covenant and agree to pay in equal monthly installments of not less than Thirty-seven Dollars and Ninety-six Cents (\$37.96) beginning on the <u>17</u> day of <u>Jawe</u>, 1952, and a like and equal sum of not less than Thirty-seven Dollars and Ninety-six Cents (\$37.96) on the said <u>17</u> day of each and every month thereafter, said monthly payments to be applied first to interest and the balance to unpaid principal debt until the <u>19</u> day of <u>Jawe</u>, 1962, when the entire unpaid principal debt together with interest due thereon shall become due and payable. NOW, THEREFORE, THIS MORTGAGE WITNESSETH:

That, for and in consideration of the premises and of the sum of One (\$1.00) Dollar in hand paid, and in order to secure the prompt payment of the said indebtedness, together with the interest thereon, and in order to secure the prompt payment of such future advances together with the interest thereon, as may be made by the party of the second part to the parties of the first part prior to the full payment of the aforesaid mortgage indebtedness, and not exceeding in the aggregate the sum of Five Hundred (\$500.00) Dollars, and not to be made in an amount which would cause the total mortgage indebtedness to exceed the original UBER 265 MGE 236

amount thereof, and to be used for paying of the costs of any repairs, alterations or improvements to the hereby mortgaged property, the said parties of the first part do give, grant, bargain and sell, convey, release and assign unto the said party of the second part, its successors and assigns, all that lot or parcel of ground situated on the Easterly side of Elm Street, in the City of Cumberland, Allegany County, Maryland, known and designated as part of Lot No. 49 in Haley's Addition to Cumberland, and particularly described as follows, to wit:

BEGINNING for the same at a point on the Easterly side of Elm Street distant 392.65 feet measured in a Northerly direction along the Easterly side of Elm Street from its intersection with the Northerly side of Spring Street, and running thence with the Easterly side of Elm Street, North 28 degrees and 15 minutes East 37.35 feet, thence crossing the whole lot and at right angles to Elm Street, South 61 degrees and 45 minutes East 52 feet to an old division fence, and with it South 28 degrees and 15 minutes West 37.35 feet to intersect a line drawn South 61 degrees and 45 minutes East from the place of beginning; thence reversing said intersecting line, North 61 degrees and 45 minutes West 52 feet to the place of beginning.

It being the same property conveyed by deed dated September 9, 1950 from Virginia L. Lashley, widow, to Joseph P. Counihan and Clara K. Counihan, his wife, and recorded in Liber 231, folio 54, of the Land Records of Allegany County, Maryland.

TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

PROVIDED, that if the said parties of the first part, their heirs, executors, administrators or assigns, do and shall pay to the said party of the second part, its successors or

- 2 -

assigns, the aforesaid sum of Four Thousand Eight Hundred (\$4,800.00) Dollars, together with the interest thereon, in the manner and at the time as above set forth, and such future advances together with the interest thereon, as may be made by the party of the second part to the parties of the first part as hereinbefore set forth, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void.

AND IT IS AGREED, that until default be made in the premises, the said parties of the first part may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all of which taxes, mortgage debt and interest thereon the said parties of the first part hereby covenant to pay when legally demandable; and it is covenanted and agreed that in the event the parties of the first part shall not pay all of said taxes, assessments and public liens as and when the same become due and payable, the second party shall have the full legal right to pay the same, together with all interest, penalties, and legal charges thereon, and collect the same with interest as part of this mortgage debt.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant, or condition of this mortgage, then the entire mortgage debt intended to be hereby secured, including such future advances as may be made by the party of the second part to the parties of the first part as hereinbefore set forth, shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors or assigns, or Walter C. Capper, their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell the

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- 3 -

property hereby mortgaged , or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Allegany County, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, including such future advances as may be made by the party of the second part to the perties of the first part as hereinbefore set forth, whether the same shall have then matured or not; and as to the balance, to pay it over to the said parties of the first part, their heirs or assigns, and in case of advertisement under the above power, but no sale, one-half of the above commissions shall be allowed and paid by the mortgagors, their representatives, heirs or assigns.

And the said parties of the first part further covenant to insure forthwith and pending the existence of this mortgage to keep insured by some insurance company or companies acceptable to the mortgagee or its successors or assigns, the improvements on the hereby mortgaged property to the amount of at least Four Thousand Eight Hundred (\$4,800.00) Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire to inure to the benefit of the mortgagee, its successors or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee, or the mortgagee may effect said

- 4 -

UBER 265 MGE 239

insurance and collect the premiums thereon with interest as part of the mortgage debt.

WITNESS the hands and seals of the said mortgagors.

WITNESS as to both:

Jough Planchan (SEAL) ACLandia Chara & Countral (SEAL)

STATE OF MARYLAND, ALLEGANY COUNTY, to-wit:

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I HEREBY CERTIFY, That on this 22 day of May, 1952, before me, the subscriber, a Notary Public in and for the State and County aforesaid, personally appeared JOSEPH P. COUNIHAN and CLARA K. COUNIHAN, his wife, and each acknowledged the aforegoing mortgage to be their respective act and deed; and, at the Arisame time, before me also personally appeared ALBERT W. TINDAL, OLA Executive Vice President of The First National Bank of Cumberland, SUBLIC Sithin named mortgagee, and made oath in due form of law Contraction Contraction that the consideration in said mortgage is true and bona fide mas therein set forth.

WITNESS my hand and Notarial Seal.

a.s.E. Notary Public

· ...

My Commission expires May 4, 1953

USER 265 MGE 240

FILED AND RECORDED May 27 10 52 AV 5.30 O'CLOCK A.M. TEST; JOSEPH E. BODEN, CLERK CIRCUIT COURT FOR ALLEGANY COUNTY, MARYLAND

This Chattel Mortgage, Made this 26" day of Mary 1957, by and between Nohert S. Sifesth and Edith

frene Suifarth.

of allegany County, Maryland, part de of the first part, hereinafter called the Mortgagor, and THE FIRST NATIONAL BANK of Cumberland, a national banking corporation duly incorporated under the laws of the United States of America, party of the second part, hereinafter called the Mortgagee, WITNESSETH:

Whereas, the Mortgagor is justly indebted to the Mortgagee in the full sum of _____ Time hundred minety there at #11100 - Dollars (\$ 7732'), which is payable with interest at the rate of <u>690</u> per annum in <u>18</u> monthly installments of <u>Fifty</u> frine Seg 18/100 Dollars (\$ 55) payable on the / 22 - day of each and every calendar month, said installments including principal and interest, as is evidenced by the promissory note of the Mortgagor payable to the order of the Mortgagee of even tenor and date herewith.

Now, Therefore in consideration of the premises and of the sum of One Dollar (\$1.00), the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors and assigns, the following described personal property located at Freethours Geligany County, manyland

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1948 Buin 2 Door Special Junia # 14 863 417

To have and to hold the said personal property unto the Mortgagee, its successors and assigns absolutely.

Froulded, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

The Mortgagor covenants and agrees with the Mortgagee in case default shall be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the said property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal representatives or assigns.

- And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain in possession of the mortgaged property.

Above mentioned insurance does not include personal liability and property damage coverage.

filthers the hands and seals of the part of the first part.

Attest as to all:

nge us Brown Edith Sume Section

(SEAL) (SEAL)

UBER 265 MAGE 242

State of Maryland, Allegany County, to-wit:

I hereby certify. That on this 26" day of nay

19. , before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared

Robert D. Micharth Ego E lith mene initanth

the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be Thurk S. Book

act and deed, and at the same time before me also appeared_ of The First National Bank of Cumberland, the within named Mortgagee, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the sald J. Thous _____in like manner made

get of said Mortgagee and duly authorized to make oath that he is the Ľ this affidavit. CODING

WIFNESS my hand and Notarial Seal.

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a start and a start of the

a.a. TEland Notary Public My Commission expires May 4, 1953

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FILED AND RECORDED MAY 27" 1952 AT 3:20 P.M.

in the year

This Mortgage, Made this 2671 day of Loy

Nineteen Hundred and Fifty-Two by and between

ROYAL C. SEINTORE and MARLAN J. SEIDNORE, his wife.

of Allegany County, in the State of Maryland, party of the first part, hereinafter sometimes called mortgagor, which expression shall include the plural as well as the singular, and the feminine as well as the masculine, as the context may require, and THE FIDELITY SAVINGS BANK OF FROSTBURG, ALLEGANY COUNTY, MARYLAND, a corporation duly incorporated under the Laws of the State of Maryland, party of the second part, hereinafter called mortgagee.

WITNESSETH:

And a

(\$ 10,000,00) with interest at the rate of 51x per centum (6 %) per annum, for which

amount the said mortgagor has signed and delivered to the mortgagee a certain promissory note bearing even date herewith and payable in monthly installments of

any time, without premium or fee, the entire indebtedness or any part thereof.

AND, WHEREAS, this Mortgage shall also secure future advances so far as legally permissible at the date hereof.



NOW, THEREFORE, in consideration of the premises, and of the sum of One Dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said

HOYAL C. SKIDLORZ and MARIAN J. SEIDEORE, his wife,

doma hereby give, grant, bargain and sell, convey, transfer, release and confirm unto the said The Fidelity Savings Bank of Frostburg, Allegany County, Maryland, the mortgagee, its successors and assigns, in fee simple, the following described property, to-wit: FIRST PARCEL:

All those lots, pieces or parcels of ground lying and being in Allegany County, Eryland, situated in or near the Town of Frestburg, and known and distinguished as Lots Numbers Three (5) and Four (4) on the plat or Andrew J. Willison's lots West of Lounconing Street in the Town of Frestburg, and more particularly described as follows:

BESIMENC for the same at a point on the South side of Brandock Street, also called Midlothian Road, South 65 degrees 50 minutes West 115 feet from the intersection of said side of Braddock Street and the westerly side of Lormooning Street, and running thence with said side of Braddock Street South 65 degrees 50 minutes West 100 feet to said Lot No. Five (5) as shown on said plat, and running thence South 24 degrees 10 minutes East 135 feet to a fifteen foot alley.

518 (CO) - 50 (CO)

end with it North 65 degrees 50 minutes East 100 reet to Lot No. Two (2) as shown on sold plat, thence North 24 degrees 10 minutes West 135 feet to the place of beginning.

BEDNC the some property which was conveyed to the said Royal C. Skidmore and Marian J. Skidmore, his wife, by deed from J. Glenn Beall and others dated October 3rd, 1940 and recorded in Liber No. 188 folio 206 one of the Land Records of Allegany County, Maryland.

SECOND PARCEL:

ALL that lot, piece or parcel of ground situate, lying and being in the Town of Frostburg, Allogany County, Maryland, and known and distinguished as Lot No. Two. (2) of Block No. Eighteen (18) in Beall's First addition to sold Town of Frostburg. Said lot fronts 50 feet on Bowery Street and runs back with an even width 150 feet to an alley.

EEING the same property which was conveyed to the said Royal C. Skidmore and Larian J. Skidmore, his wife, by deed from Evaline Roddo, unmorried, dated July 13th, 1948 and recorded in Liber No. 201 folio 541 enong said Land Records of Allegany County, Maryland.

TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

TO HAVE AND TO HOLD the above described lands and premises unto the said mortgagee, its successors and assigns, in fee simple forever.

PROVIDED, that if the said mortgagor, his heirs, executors, administrators or assigns, do and shall pay to the said mortgagee, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime does and shall perform all the covenants herein on his part to be performed, then this mortgage shall be void.

AND IT IS AGREED that until default be made in the premises and no longer, the said mortgagor may retain possession of the mortgaged property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, and all public charges and assessments, the said mortgagor hereby covenants to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgagee, its successors or assigns, or ALBERT A. DOUB, its, his or their duly constituted attorney or agent are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in the manner following, to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Allegany County, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply; first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent. to the party selling or making sald sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been matured or not; and as to the balance, to pay it over to the said mortgagor, his heirs or assigns, and in case of advertisement under the above power and no sale, one-half of the above commission shall be allowed and paid by the mortgagor, hls representatives, helrs or assigns.

AND the said mortgagor, further covenants with the mortgagee as follows:

To insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee, its successors, or assigns, the improvements on the hereby mortgaged land to the amount of at least

To deliver to the mortgagee on or before March 15th of each year tax receipts evidencing the payment of all lawfully imposed taxes for the preceding calendar year; to deliver to the mortgagee receipts evidencing the payment of all liens for public improvements within ninety days after the same shall become due and payable and to pay and discharge within ninety days after due date any and all governmental levies that may be made on the mortgaged property, this mortgage or the indebtedness hereby secured.

To permit, commit or suffer no waste, impairment, or deterioration of said property, or any part thereof, and upon the failure of the mortgagor to keep the buildings on said property in good condition of repair, the mortgagee may demand the immediate repair of said buildings or an increase in the amount of security, or the immediate repayment of the debt hereby secured, and the failure of the mortgagor to comply with said demand of the mortgagee for a period of sixty days shall constitute a breach of this mortgage, and at the option of the mortgagee, immediately mature the entire indebtedness hereby secured, and the mortgagee may, without notice, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver as hereinafter provided.

That the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said premises and account therefor as the Court may direct.

That should the title to the herein mortgaged property be acquired by any person, persons, partnership or corporation, other than the mortgagor, by voluntary or involuntary grant or assignment, or in any other manner, without the mortgagee's written consent, or should the same be encumbered by the mortgagor, his heirs, personal representatives or assigns without the mortgagee's written consent, then the whole of this mortgage indebtedness shall immediately become due and demandable.

That the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installment as herein provided, shall have continued for sixty days or after default in the performance of any of the aforegoing covenants or conditions for sixty consecutive days.

- And the said mortgagor hereby warrants generally to, and covenants with the said mortgagee that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage and covenants that he will execute such further assurances as may be requisite.

If the indebtedness secured hereby be guaranteed or insured under the Servicemen's Readjustment Act, as amended, such Act and Regulations issued thereunder and in effect on the date hereof shall govern the rights, duties and liabilities of the parties hereto, and any provisions of this or other instruments executed in connection with said indebtedness which are inconsistent with said Act or Regulations are hereby amended to conform thereto.

AND it is agreed that the powers, stipulations and covenants, aforesaid are to extend to and bind the several heirs, executors, administrators, successors and assigns of the respective parties hereto.

WITNESS the hand and seal of said mortgagor.

ATTEST: KNIERICH

0 melSEAL) C. Skidmore

(SEAL)

(SEAL) Varian J. Skidmore

(SEAL)

UBER 265 MAGE 246

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

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I Hereby Certify, That on this 26714 day of Liny in the year Nineteen Hundred and Fifty -Two before me, the subscriber, a Notary Public of the State of Maryland, in and for sald County, personally appeared

ROYAL C. SKIDYORE and MARIAN J. SKIDYORE, his wife,

and ouch acknowledged the foregoing mortgage to be thoir respective act; and at the same time, before me also personally appeared William B. Yates, Treasurer of THE FIDELITY SAVINGS BANK OF FROSTBURG, ALLEGANY COUNTY, MARYLAND, the within named mortgagee, and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth; and the said William B. Yates did further in like manner make oath that he is the Treasurer, and agent or attorney for said corporation and duly authorized by it to make this affidavit.

IN WITNESS WHEREOF I have hereto set my hand and affixed my Notarial Seal the day and year above written.

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RACHEL KNIERIEN

Notary Public

LIBER 265 PAGE	247
FILED AND RECORDED MAY :	
This Mortgage, Made this 26 TH day	of MRY in the
year Nineteen Hundred and Funty fiftyetwo by	y and between
Kinsey Albert Wolfe and Bernadette	R. Wolfe, his wife,
of Allegany County, i	in the State of Maryland,
part 195 of the first part, hereinafter called mortgagor s	and First Federal Savings and Loan
Association of Cumberland, a body corporate, incorporated	i under the laws of the United States of
America, of Allegany County, Maryland, party of the se	cond part, hereinafter called mortgagee.
WITNESSETH:	
marreas, the said mortgagee has this day loaned	d to the said mortgagor s , the sum of

Now **Cherefore**, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said mortgagors do give, grant bargain and sell, convey, release and confirm unto the said mortgagee, its successors or assigns, in fee simple, all the following described property, to-wit:

All that property on Johnson Heights, in Cumberland, Allegany County, Maryland, known as Lot No. 29, Block 16 as shown on a revised plat of Johnson Heights Addition, dated April 1936 and recorded on May 28, 1936, among the Land Records of Allegany County, Maryland, and the property hereby conveyed being described as follows:

Fronting 35 feet on the Westerly side of Louisians Avenue, bounded. and described as follows:

BEGINNING at a point on the Westerly side of Louisians Avenue where line dividing Lots Nos. 28 and 29 intersect some and running then mlong the Westerly side of sale Louisians Avenue South 33 degrees 51 minutes West 35 feet to line dividing Lots Nos. 29 and 30, then at right angles to said Avenue along sold dividing line North 56 degrees 9 minutes West 130 feet to an alley, then with said alley North 33 degrees 51 minutes East 35 feet to the aforesaid line dividing Lots Nos. 28 and 29 and with it South 56 degrees 9 minutes East 130 feet to place of beginning, all courses refer to true North.

Being the same property which was conveyed unto the parties of the first part by deed of Edward C. Nevy and Mary S. Nevy, his wife, dated March 23, 1948, recorded in Liber No. 219, folio 585, one of the Land

Records of Allegany County, Maryland.

UBER 265 MAR 248

Subject, however, to the restrictions contained in a deed from John R. Treiber and Sarah R. Treiber, his wife, to Margaret E. Blaul, dated March 25, 1943, and recorded in Liber 195, folio 604, Lana Records of Allegany County, Maryland.

It is agreed that the Mortgagee may at its option advance sums of money at anytime for the payment of premiums on any Life Insurance policy assigned to the Mortgagee or wherein the Mortgagee is the Beneficiary and which is held by the Mortgagee as additional collateral for this indebtedness, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The Mortgagor 8 covenant to maintain ail buildings, structures and improvements now or at any time on said premises, and every part thereof, in good repair and condition, so that the same shall be satisfactory to and approved by Fire Insurance Companies as a fire risk, and from time to time make or cause to be made all needful and proper replacements, repairs, renewais, and improvements, so that the efficiency of said property shall be maintained.

It is agreed that the Mortgagee may at its option advance sums of money at any time for the repair and improvement of buildings on the mortgaged premises, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The said mortgagor **B** hereby warrant generally to, and covenant with, the said mortgagee that the above described property is improved as herein stated and that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage, and do covenant that <u>they</u> will execute such further assurances as may be requisite.

Ungether with the buildings and improvements thereon, and the rights, roads, ways, water, privileges and appurtenances thereunto belonging or in anywise appertaining.

To have and to hold the above described land and premises unto the said mortgagee, its successors and assigns, forever, provided that if the said mortgagor 8 , <u>their</u> heirs, executors, administrators or assigns, do and shall pay to the said mortgagee, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein ontheirpart to be performed, then this mortgage shall be void. And it is Agreed that until default made in the premises, the said mortgagors may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said mortgagors hereby covenant to pay when legally demandable.

or <u>George W. Legge</u>, its duly constituted attorney or agent are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent. to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall

have then matured or not; and as to the balance, to pay it over to the said mortgagor <u>their</u> heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor <u>s</u>, <u>their</u> representatives, heirs or assigns.

And the said mortgagor, ε , further covenant to insure forthwith, and pending the existence of the mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or its successors or assigns, the improvements on the hereby mortgaged land to the amount of at least Seven Thousend & 00/100------ Dollars

amount of at least <u>Bayen Thousand of the vertice</u> Dollars and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire, to inure to the benefit of the mortgagee, its successors or assigns, to the extent of its lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee, or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

At **b** the said mortgagors , as additional security for the payment of the indebtedness hereby secured, do hereby set over, transfer and assign to the mortgagee, its successors and assigns, all rents, issues and profits accruing or falling due from said premises after default under the terms of this mortgage, and the mortgagee is hereby authorized, in the event of such default, to take charge of said property and collect all rents and issues therefrom pending such proceedings as may be necessary to protect the mortgage under the terms and conditions herein set forth.

In consideration of the premises the mortgager a difference of the mortgage as follows: (1) to the firms, personal representatives, do hereby covenant with the mortgage as follows: (1) to deliver to the mortgage on or before March 15th of each year tax receipts evidencing the payment of all liens for public improvements within ninety days after the same shall become due and payable and to pay and discharge within ninety days after due date all governmental levies that may be made on the mortgaged property, on this mortgage or note, or in any other way from the indebtedness secured by this mortgage; (2) to permit, commit or suffer no waste, impairment or deterioration of said property, or any part thereof, and upon the failure of the mortgage may demand the immediate repair of said buildings or an increase in the amount of security, or the imortgage, and at the option of the mortgage, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver, as heritafter principal and interest hereby secured, and the foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said property for corporation (3) and the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said prometers and receiver to collect the rents and profits of said prometers and receiver to collect the rents and profits of said prometers.

the mortgagee's written consent, or should the same be encumbered by the mortgagors , <u>their</u> heirs, personal representatives and assigns, without the mortgagee's written consent, then the whole of said principal sum shall immediatly become due and owing as herein provided; (5) that the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installments, as herein provided, shall have continued for thirty days or after default in the performance of any of the aforegoing covenants or conditions for thirty consecutive days.

milters, the handsand seals of the sald mortgagor 8.

Attest:

(SEAL) (SEAL) Wolfe R.

(SEAL) (SEAL)

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LIBER 265 PAGE 250

State of Maryland, Allegany County, to-wit:

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11.11

I hereby certify, That on this 26 TH day of MAY

in the year nineteen hundred and **RMBK_fifty-two**, before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared

Kinsey Albert Wolfe and Bernadette R. Wolfe, nis wife,

the sald mortgagor 6 herein and <u>they</u> acknowledged the aforegoing mortgage to be<u>their</u> act and deed; and at the same time before me also personally appeared <u>George W. Legge</u>, Attorney and agent for the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and did further make oath in due form of law that he had the proper authority to make this affidavit as agent for the said mortgagee.

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10.00

¹ WITNESS my hand and Notarial Seal the day and year aforesaid.

Notary Public

LIBER 265 ME 251

FILED AND RECORDED MAY 27" 1952 AT 10:30 A.M.

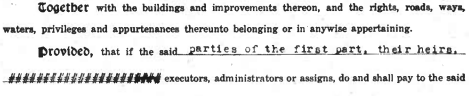
of Barton, Allegany ------ County, in the State of Waryland ------parties of the first part, and The First National Bank of Barton, -aryland,

Wabercas, The parties of the first part are indebted unto the party of the second part in the full and just sum of twelve hundred dollars for money lent, which loan is evidenced by the promissory note of the parties of the first part, for said sum of \$1200.00, and of even date herewith, payable on demand with interest to the party of the second part or order, at The First National Bank of Barton, Karyland. And whereas, it was understood and agreed prior to the making of said loan and the giving of said note that this mortgage should be given.

How Cherefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said <u>perties of the first part------</u>--

do -----give, grant, bargain and sell, convey, release and confirm unto the said party of the second part, its successors -----

All that certain lend in the town of Barton, Allegany County, State of Maryland, known as Lot No. 38 on the plat thereof and described as beginning at the end of the first line of lot No. 37, and running North 52 degrees East 60 feet to a stake; thence North 44‡ degrees West 124 feet to Georges Creek and with it to the end of the second line of lot No.37; thence South 44‡ degrees East 126 feet to the place of beginning. Being the same property which was conveyed unto the said parties of the first part by deed from Bertie Young and Hugh Young, dated September 5, 1941 and of record in Liber No. 193 Folio 637 of the land records of Allegany County, Maryland.



LIBER 265 MIR 252

together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on <u>their-----</u>part to be performed, then this mortgage shall be void. . And it is Agreed that until default be made in the premises, the said parties

of the first part, their heirs or assigns-----

the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said parties of the first part-----

hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable,

and these presents are hereby declared to be made in trust, and the said party of the

second part, its successors-----

before the time place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first to the payment of all expenses incident to such sale, including all taxes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then

matured or not; and as to the balance, to pay it over to the said. parties of the first

part, their----- heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor 2, their representatives, heirs or assigns,

And the said parties of the first pert------

further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or 1ts successors assigns, the improvements on the hereby mortgaged land to the amount of at least

policies forthwith in possession of the mortgagee , or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt,

Witness, the hand and seal of said mortgagor s

Attest:

ender former [SEAL] Oliver Lee Young ********************** X Aleda Pear Young [SEAL]

UBER 265 MILE 254

State of Maryland, Allegany County, to-wit:

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act and deed; and at the same time before me also personally appeared Patrick A. Laughlin, president of The First National Bank of Barton, Maryland.

the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth., and that he is the president of said bank duly authorized to make this affidavit.

Ward more & First Operi, Bank, Barton, Ord

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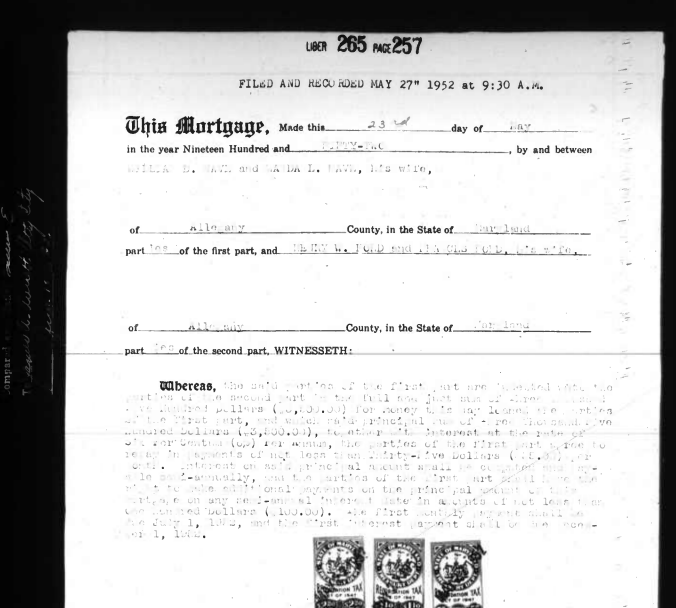
WITNESS my hand and Notarial Seal the day and year aforesaid.

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Inner Adams City Attriation of the state of the sta		Dodge		Sedan			D24-428729		310462299			6860
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J

LIBER 265 MAGE 256 ACKNOWLEDGMENT STATE OF MARYLAND CITY OFCumberland TO WIT: * 5 . 19 52, before me, the subscriber, ha NOTARY PUBLIC of the State of Maryland, in and for the City aforesaid, personally appeared the Mortgagor(s) named Harry I. Alexander in the foregoing Chattel Mortgage and acknowledged said Mortgage to be his act. And, at the same David Sigel Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the within mortgage is true and bona fide, as therein set forth, and he further made oath that he is the agent of the Mortgagee and duly authorized by said Mortgagee to make this affidavit. Huna Stone Notary Public. WITNESS my hand and Notarial Seal.



do give, grant, bargain and sell, convey, release and confirm unto the said part is not in a solution of the second part, their

heirs and assigns, the following property, to-wit:

EEGINING for the same at a stake standing on the Southeast side of Weires Avenue, said state also stands North 43 degrees 45 minuteseast 900 feet from the point of intersection of the Southeast side of weires avenue with the Northeast side of Eleanor Street, said state is also at the end of the first line of Let No. 7 of said addition, and running thence with the Southeast side of Weires Avenue (Lagnetic Scarings as of Cotober, 1923 and with herizontal measurements) North 43 degrees 45 minutes East 300 feet to a stake, thence at right angles to weires Avenue South 41 degrees 15 minutes East 133 feet to a stake

LIBER 265 MGE 258

standing on the Worthwest side of an Alley, thence with the Northwest side of said Alley South 45 degrees 45 minutes west 300 feet to un iron stake standing at the end of the second line of said Lot No. 7, thence reversing said second line Worth 41 degrees 15 minutes west 135 feet to the place of beginning.

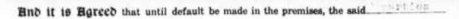
II dillo the same property which has conveyed unto william b. have and Landa L. Nave, his wife, by Zella J. Leires, widew, by deed dated April 4, 1952, and recorded many the Land Seconds of Allo any County, Maryland, in Liber No. 240, Folio 125.

COGCIDET with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

provided, that if the said parties of the first part,

their heirs, executors, administrators or assigns, do and shall pay to the said parties of the second part, their heirs

together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void.



LIGER 265 PAGE 259

hereby covenant to pay when legally demandable.

f the first part

ancini jart, their

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable,

and these presents are hereby declared to be made in trust, and the said _______

heirs, executors, administrators and assigns, or the second secon

matured or not; and as to the balance, to pay it over to the said point in a constant

heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor representatives, heirs or assigns.

And the said parties of the first part

further covenant to

insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance

company or companies acceptable to the mortgages or <u>these losses</u> assigns, the improvements on the hereby mortgaged land to the amount of at least

-tree England Five Hundred Dollars (03,800.00)

and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires, to inure to the benefit of the mortgagees , their heirs or assigns, to the extent

of the result of the mortgage debt.

Witness, the hands and seals of said mortgagors .

William U. Nane [Seal] Wanda L. Nave [Seal] [Seal]

[Seal]

Dollars.X

LIBER 265 MAR 260 State of Maryland, Allegany County, to-wit: I hereby certify. That on this 23 3 day of Hary., before me, the subscriber in the year nineteen hundred and Fifty-Two a Notary Public of the State of Maryland, in and for said County, personally appeared -ID A D. TAVE and LA DA L. NAVE, h's wife, T1.0 T1 acknowledged the aforegoing mortgage to be and _____ act and deed; and at the same time before me also personally appeared while Y has well the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth. D IO WITNESS my hand and Notarial Seal the day and year aforesaid. 100 10 0 Notary Public

FILED AND RECORDED MAY 27" 1952 AT 8:30 A.M. 160 215 165 261 Mertgagers' Name and Address ., 19...53 Ameunt of Loan 8 3.304.28 TESTTA T. & PRESIRY . MAIL Mortgagee: PERSONAL FINANCE COMPANY OF CUMBERLAND Room 200, Liberty Trust Co. Building, Cumberland, Md. Rt. #3. Hedfor D Road, Cumberland, Nd. The following have been deducted from and mount of loan ; This chattel mertgage made between the mertgager and the Mertgagee WITNESSETII; that for and in consideration for a loan in the amount of loan stated For interest at the rate of one-half (35%) per cent per month for the aum-ber of months a o a -tracted for being payable on the <u>26th</u> day of each month from the date hereof, mortgager does hereby bargain and sell unte Mortgagee the personal property described below in a sebedule marked "A" which is bereby made a part hereof by this reference. TO 11AVE AND TO HOLD, the same unto Mortgagee, its successors and minime fragments. Service charges Sella I. Manak (SEAL) Witness: Fulk mourgy Presley n. Mark (SEAL) 0 SCHEDULE "A" Λ certain motor vehicle, completo with all attachments and equipment, now located at the address of the Mortgagors indicated above, to wit: MODEL YEAR BODY STYLE OTHER IDENTIFICATION MAKE MOTOR NO. SERIAL NO. K512-003761 K-1106770 Sedan 1951 Keyser Certain chattels, including all bousehold goods, now located at the address of the Mortgagors Indicated above, to wit: BED ROOMS DINING ROOM KITCHEN LIVING ROOM Description No. Description No Description No Description No Buffet Chairs 2 Meta] Bookcase Bed k Easy 2 Chair Chairs 9 Oak Deep Freezer Bed China Closet . On k 1 Sheir Studio Couch Bed **Electric Ironer** 1 Serving Table Radie Chair Chair Refrigerater Frigidair Living Room Suite Table Chair 1 Oak Rug Oak 2 **Chest of Drawers** Plane Sewing Machine Radie Zenith Chiffonler 1 1. Lamp Stove Oak Oak Record Player 1 Tablo 2 Dresser Rngs Vacuum Cleaner Dressing Table 1 Tablo Library Washing Machine Television 1 Hotpoint Refrigerator Secretary 6 Ice Cream Cabinets, 2 Hamilton Beech Mixers, 6 Drawer National Cash Register 1 Knight Fountain & 7 Stools and in addition therete all ether goods and chattels of like nature and all other furniture, fixtures, carpets, rugs, clocks, fittings, linens, china, crockery, cutlery, utensils, allverware, musical instruments and household goods hereafter to be acquired by Mostgagors or either of them, and kept or used in er about the said premises or commingled with or substituted for any property herein mentioned, said property new being and remaining in the Mortgagors' possession.

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LISER 205 HISE 262 STATE OF MARYLAND, CITY OF TO WIT: I HEREBY CERTIFY that on this 26th day of May a NOTARY PUBLIC of the State of Maryland, in and for the City County aforesaid, personally appeared IZETTA T. MAUK & PRESLEY W. MAUK, her husband, the mortgagor(s) named appeared ______ Daniel J. Dopico ______ Agent for the within named Mortgagee, and made nath in due form of law that the consideration set forth in the within mortgage is true and bona fide, as therein set forth, and be further made oath that his is the agent of the Mortgagee and duly authorized by asid Mortgagee to make this affidavit. Earth M Jurg Notary Public. WITNESS my hand and Notarial Seal A NOTAS 1 ... 431.

FILED AND RECORDED MAY 26" 1952 AT 2:50 P.M.

LIBER 265 PAGE 263

in the year Nineteen Hundred and Fifty-two by and between

LEE DuVALL and ELEANOR M. DuVALL, his wife,

of Allegany County, in the State of Maryland

part ies of the first part, and

of___

THE SECOND NATIONAL BANK OF CUMBERLAND, Cumberland, Maryland, a banking corporation duly incorporated under the laws of the United States,

Allegany _____ County, in the State of _______ Maryland

part y______of the second part, WITNESSETH:

Wibereas, The parties of the first part are indebted unto the party of the second part in the full and just sum of Forty-Two Hundred Dollars (04,200.00) this day loaned the parties of the first part by the party of the second part, which principal sum with interest at 5% per annum is to be repaid by the parties of the first part to the party of the second part, in payments of not less than Forty-Four and 55/100 (044.55) Dollars per month, said payments to be applied first to interest and the balance to principal. The first of said monthly payments to be due and payable one month from the date hereof and to continue monthly until the amount of principal and interest is paid in full. Provided, however, that any balance of principal and interest remaining unpaid at the end of ten (10) years from the date hereof shall then become immediately due and payable.



Row Therefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said <u>parties of the first part</u>

do give, grant, bargain and sell, convey, release and confirm unto the said

party of the second part, its successors or

horsested assigns, the following property, to-wit:

ALL those two (2) contiguous parcels of land lying in the City of Cumberland, Allegany County, Maryland, one of which is known as Lot No. 68 in Dilfer Farms Addition to Cumberland, Maryland, and described as follows:

BEGINNING for the same at a point on the Easterly side of Sunbury Avenue distant North 54 degrees 13 minutes West 160 feet from the intersection of the Northerly side of Holland Street with the Easterly side of Sunbury Avenue and running thence North 35 degrees

LIBER 265 MAR 264

47 minutes East 100 feet; thence North 54 degrees 13 minutes West 40 fect; thence South 35 degrees 47 minutes West 100 fect to the Easterly side of Sunbury Avenue; and with said side of said Avenue South 54 degrees 13 minutes East 40 feet to the place of beginning.

BEING the same property which was conveyed to the parties of the first part by Frank L. DuVall, et ux., by deed dated the 3rd day of October, 1939, and recorded among the Land Records of Allegany County, Maryland, in Liber No. 184, folio 641; also

ALL that parcel of land known as part of Lot No. 69 in Dilfer Farms Addition to Cumberland, Maryland, and described as follows:

BEGINNING for the same at the end of the third line of Lot No. 68 conveyed by Frank L. DuVall, et ux. to the parties of the first mart by deed dated the 3rd day of October, 1939, and recorded among the Land Records of Allegany County in Liber No. 184, folio 641, and reversing said third line North 35 degrees 47 minutes East 100 feet; thence North 54 degrees 13 minutes West 5 feet; thence South 35 degrees 47 minutes West 100 feet to the Easterly side of Sunbury Venue; thence with said side of said Avenue South 54 degrees 13 minutes East 5 feet to the place of beginning.

BEING the same property which was conveyed to the parties of the first part by Frank L. DuVall, et ux., by deed dated the 28th day of October, 1940, and recorded among said Land Records in Liber No. 188, folio 272.

The parcels hercin conveyed being subject to certain use and building restrictions as reserved in deeds of prior conveyances.

Together with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

provided, that if the said parties of the first part

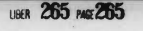
their heirs, executors, administrators or assigns, do and shall pay to the said -party of the second part, its successors

muchtorxxx administrater or assigns; the aforesaid sum of_

Forty-two Hundred (\$4,200.00) Dollars

together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on <u>their</u> part to be performed, then this mortgage shall be void.

- 56...



And it is Egreed that until default be made in the premises, the said

parties of the first part

may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said

parties of the first part

hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable,

and these presents are hereby declared to be made in trust, and the said_

pirty of the second part, its successors

beixs executors addrividations and assigns, or <u>Willium M. Somerville, its</u>, his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much therof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in CumberInnd, Mnryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to npply first to the payment of all expenses incident to such sale, including all taxes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then

mntured or not; and as to the balance, to pay it over to the said____

parties of the first part, their heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be nllowed and paid by the mortgagors, their representatives, heirs or assigns.

End the said parties of the first part

further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or <u>its successors or</u> assigns, the improvements on the hereby mortgaged land to the amount of at least

Forty-two Hundred (\$4,200.00) ----- Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires, to inure to the benefit of the mortgagee <u>its successors</u> more or assigns, to the extent of <u>its or</u> their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee , or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

Hitness, the hand and seal of said mortgagors .

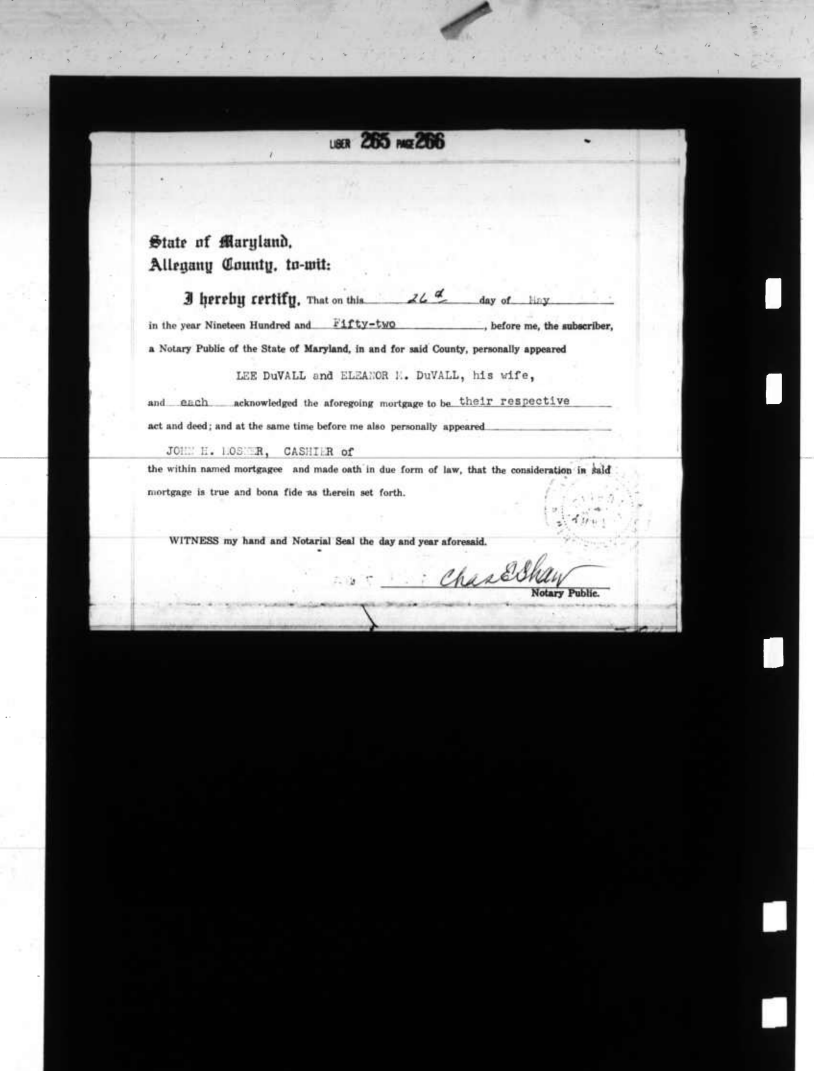
Attest:

1 Vill

[SEAL] [SEAL]

[SEAL]

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Compared and Mother T To Milgee City Quee 27 19 52

LIBER-265 PAGE 267

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M. THIS PURCHASE ADNEY CHATTEL MORTGAGE, To de this 2nd Violet Appold ay of May, 1952 , by and between Clarence L. Appold f A llegany County, Maryland , party of the irst part, and THE LIBERTY TRUST COMPANY, a benking corporation duly neorporated unler the laws of the state of Maryland, party of the econd part,

WITNESSETH:

Сотрач

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the presises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1940 Pontiac 2 Dr. ^Sedan Motor # 6-743818

Serial # L688-10188

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the said Violet Appold Clarence L. Appold shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

UNER 265 MGE 268

The suid party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or discuse of the said property above mortiaged, or, any part thereof, without the assant to such s le or disposition expressed in writing oy the said party of the second part or in the event the said party of the first pert shall default in any represent covening or condition of the mort age, then the entire sout at a dest intended to be seoured hereby shall become day and payable ut once, inc. chose resents are hereby declared to be made in toust, and the said arty of the second part, its successors ind assigns, or illiam C. walsh, its duly constituted atterney or agent, are bereby authorized at any tire thereafter to enter upon the may be premises where the aforecas tited a vehicle or be found, and take and carry usuy the sold property hereby cortiaged and to seil the same, and to transfer and convay the same to the purchaser of purchasers thereof, his, her or their assigns, which waid say shall be made in manner folio ing to wit: by siving at least, cen days' notice of the time, place, menner and terms of sale in a se news M. e. published in Cumberland, maryland, which said sale shall be at public suction for cash, and the proceeds arigin, from such shall be applied first to the payment of all expenses incident to such sais, including taxes and a commission of eight per cant to the party sellin, or making said sals, secondly, to the ayment of all moneys using under this mort use whether the same shall have then actured or not, and as to the calunce to pay the same over to the said Violet Appold his personal representatives and assigns, Clarence L. Appold and in the case of advertigement under the above when but not sale, one-half of the above commission shall be ullowed and paid by the mort, agor, has personal representatives or assigns.

LINER 265 MGE 269

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

wITNESS the hand and soul of the said cort_agor this 2nd day of May, 1952.

Violet appold Jome + clare Then Mr. nce L. appold

STATE OF MARYLAND, ALLEGANY COUNTY, TO HIT: Clarence L. A ppol I HEREEY CENTIFY, THAT ON THIS 2nd day of May, 1952 Cerbro se, the subscriber, a Notary Public of the State of Maryland, in and for the county afores...id, personally Violet Appold appeared Clarence L. Appold

the within mort agor, and atknowledged the atoregoing Chattel Mort age to be his act and dead, and at the same time before me also appeared Charles A. Piper, President, of the within numbed mort gages, and made oith in due form of law that the consideration in said mort age is true and bons fide as therein setforth, and further made oith that he is the President of the within numbed mort gages, and duly authorized to make this affidavit.

Willess my hund and Notarial Seel.

Barg M.

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LIDER 265 MGE 270

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M. THIS PURCHASE HONEY CHATTEL MORTUAGE, nº de this 22nd

iay of May, 1952 , by and between Maynard E. Bagley of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST COMPANY, a bunking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHERAS the sold party of the first part is justly indebted unto the said party of the second part in the full sum of Two Hundred Thirty-six-(\$236.26) and ______26/100 pryable one year after date hereof, together with interest thereon at the rate of fiveper cent (%) per annum, as is evidenced by the promissory note of the seld party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and psychle.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the presises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, it's successors and assigns, the following described personal property:

> 1951 Ford Tudor Sedan Serial # H1BF-117725

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the said Maynard E. Bagley shall well and truly pay the aforesaid debt at the time herein before setforth, then this Gnattel Nortgage shall be void.

UBER 265 MGE 271

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the suid indebtedness, or if the party of the first part shall attempt to cell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of he second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire wort ate dout intended to be sequred hereby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. walsh, its duly conscituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premiees where the aforedescribed a vehicle . may be r be found, and take and carry away the said property hereby . portuged and to seil the sume, and to transfer and convey the ame to the purchaser or purchasers thereof, his, h.r or their ssigns, which said sale shall be made in wanner following to it: by giving at least ten days' notice of the time, place, anner and terms of sale in some newspaper published in Cumberland, aryland, which said sale shall be at public auction for each, and the proceeds arising from such some shall be applied first to the payment of all expenses incident to such sale, including maxes and a commission of eight per cent to the party sellin, or aking said sale, eecondly, to the ayment of all moneys using mer this mortage whether the same shall have then matured or ot, and as to the balance to pay the same over to the said his personal representatives and assigns, Raymard E. Bagley nd in the case of advertisement under the above what but not sale, one-half of the above commission shall be allowed and paid y the mort, agor, his pareonal representatives or assigns.

LINER 265 MGE 272

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

wITNESS the hand and seal of the said mortwayor this 22nd day of May, 1952.

Maymand E. Bagley (inil)

Maynard E. Bagley They M. Name STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT: I HERLEY CENTIFY, THAT ON THIS day of 22nd before ms, the subscriber, a Notary Public of .952 the State of Maryland, in and for the county aforeanid, personally appeared Maynard E. Bagley the within mortgagor, and acknowledged the aforegoing Chattel Mortage to be his act and deed, and at the sume time before we also appeared Charles A. Piper, President, of the within numed mortgages, and wade oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named

mortiages, and duly authorized to make this affidavit.

WITNESS my hand and Notarial Seal.

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UNER 265 MGE 273

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M. THIS PURCHASE AUNEY GUATTEL MURTUAGE, THE this Inth

day of May, 1952 , by and between Roy Lewis Beal of Allegany County, Maryland , party of the first part, and IHE LIGERTY INULT COMPANY, a bonking corroration duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESUETH:

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NOW EXERCICLE, This Chattel Northinge witnesseth that in consideration of the premises and of the sum of one Bollar (\$1.00) the said party of the first part does hereby bargain, sell, trensfer, and essign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1940 Chevrolet Coupe Motor # B152401

Serial # 14KA01-14218

TO HAVE AND TO Hold the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, nowever, that if the said Roy Lewis Beal shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part ouvenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dis, use of the suid property above mortinged, or any part thereof, without the is ant to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire wort are debt intended to be secured hereby shall become due and payable it once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or u, ent, are hereby authorized at any time thereafter to enter upon the premises where the aforedeporthed a vehicle may be or be found, and take and carry away the said property hereby mortinged and to seil the sume, and to transfer and convey the same to the jurchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner folio ing to with 'by civing at least ten days' notice of the time, place, manner and terms of sale in a me newsaper published in Comberland, saryland, which said sale shall be at public auction for cash, and the proceeds arising from some shall be agained first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party sellin, or making said sale, seconday, to the asymant of all moneys owing under this mort sos whether the same abait have than actured or not, and us to the balance to , sy the make over to the said Roy Lewis Beal his personal representatives and assigns, and in the case of advertigement under the above word but not . sale, one-half of the above commination shall be allowed and paid by the sort agor, his personal representatives or assigns.

- M.

UNER 265 PAGE 274

And it is further uprood that until default is unde in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above portgaged property.

WITNESS the hand and seal of the shid sort, agor this lath day of May, 1952.

UNER 265 Mg 275

* Roy Lowis Beal (and) Roy Lowis Boal

CRoy Lowis Beal STATE OF MARYLAND, ALLENDARY COUNTY, TO AIT: I HERREFY CERTIFY, THAT ON THIS 14th Cay of May, 1952 Defore EC, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally appeared Roy Lowis Beal the within mort agor, and acknowledged the aforegoing Chattel mort age to be him not und deed, and at the suce time cefore me also appeared Charles a. Piper, President, of the within minad mort ages, and made outh in due form of law that the consideration in said mort age is true and bons fide as therein setforth, and further made outh that he is the Freuident of the within named

wort, agee, and duly authorized to make this afridavit. WITHANS my huma and Sotarial Sect.

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LINER 265 MGE 276

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M. THIS PURCHASE HONEY GLATIFUL MURTURGE, wide this 27th

day of May, 1952 , by and between Charles Edward Bowers of Allegany County, Maryland , party of the first part, and THE LIDENTY IMUST COMPANY, a bonking corporation duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1952 Aero Willy's Notor # 6P22951

Serial # 652MA1-14091

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

provided, however, that if the said Charles Edward Bowers shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chettel Mortgage shall be void.

UBER 265 MGE 277

The said party of the first part covenance and agrees with the said party of the second part in case defauit shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above sortiaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort_age, then the entire most at a dest intended to be secured heraby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. walsh, its duly conscituted attorney or upent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle . may be or be found, and take and carry away the said property hereby mortiaged and to sell the same, and to transfer and convay the same to the purchaser or purchasers thereof, his, h r or their assiens, which said sale shall be made in manner folioming to wit: by siving at least ten days' notice of the tlue, place, manner and terms of sale in s as newspape: published in Cumberland, maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be agained first to the payment of all expenses incident to such sale, including taxes and a commission of eight just cent to the party sellin, or making said sale, secondly, to the rayment of all moneys owing under this mortage whether the same shall have then matured or not, and as to the balance to , ay the same over to the said Charles Edward Bowers his personal representatives and assigns, and in the case of advertisement under the above such but not sale, one-half of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

LIDER 265 PAGE 278

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the suid party of the first part any remain in possession of the above mortgaged property.

WITNESS the nand and seal of the said portgasor this

27th day of May; 1952.

Charles Edward Bonne (Dimil) Charles Edward Bowers

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STATE OF MARYLAND, ALLEGANY COUNTY, IJ AIT:

I MERCEST DERVIFY, THAT ON THIS 27th day of May, 1952 Defore me, the subscriber, a Notary Public of the State of Maryland, in and for the bounty aforeshid, personally appeared Charles Edward Bowers the sithin mortgagor, and acknowledged the aforegoing Chattel mortgage to be him act and dead, and at the same time before me also appeared Charles A. Piper, President, of the within numed mortgages, and made onth in due form of law that the consideration in said mortgage is true and bonn fide us therein setforth, and further made onth that he is the President of the within numed mortgages, and duly authorized to make this afridavit.

WITNESS my hand and Notarial Seel.

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Compared and States 1 - To Willyth City

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UNER 265 MEZ79

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M.

THIS PURCHASE MONEY GHATTEL MORTGAGE, no de this ", 23rd day of May, 1952 , by and between Brooks H. Clayton of Allegeny County, Maryland , party of the first part, and THE LIBERTY THUST COMPANY, a benking corporation only incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and ssign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1 (One) Westinghouse 17" Table Model Television Set Model H667T17

Serial # 111185

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and ssigns, forever.

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provided, however, that if the said Brooks H. Clayton shall well and truly pay the aforesaid debt at the time herein be pre setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above sortlaged, or any part thereof, without the as ant to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire wort are debt intunded to be secured heraby shall become due and sayuble at once, and shase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. Walsh, its duly constituted attorney or a ent, are hereby authorized at any time chereafter to enter upon the presisos where any aforedescribed a television set may be or be found, and take and carry away the said property hereby mort aged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be sade in winner folio ing to with by giving at least ten days' notice of the time, place, menner and terms of sale in a me newspaper published in cumbersand maryland, which said sule shall be at public suction for cash, and the proceeds arising from such sale shall be agained first to the payment of all expenses incident to such sile, including taxes and a commission of eight get cant to the party cellin, or making said sale, secondly, to the ... yeart of all moneys using under this mort as whether the same shell have then watered or not, and as to the balance to , sy the mas over to the said Brooks H. Clatyon his personal representatives and assigne, and in the case of advertisement under the above journ but not sale, one-h. If of the above commission shall be allowed and paid by the sort agor, his personal representatives or assigns.

UNER 265 MGE 280

And it is further upreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

UNER 265 MGE 281

WITNESS the hand and seal of the said mort agor this 23rd day of May, 1952.

They Me James

Brooks H. Claston

STATE OF MARYLAND, ALLEGANY COUNTY, TO HIT: I HERLEY CERTIFY, THAT ON THIS 23rd day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county aforeshid, personally appeared Brooks H. Clayton

the within mortgagor, and acknowledged the aforegoing Chattel mortgage to be his act and deed, and at the same time before me also appeared Charles A. Fiper, President, of the within numed mortgages, and made oath in due form of law that the consideration in said mortgages is true and cona fide as therein satforth, and further made oath that he is the President of the sithir named wortgages, and duly authorized to make this affidavit.

hithess my hand and Notarial Seal.

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LINER 265 MGE 282

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M. THIS PURCHASE MONEY GIATTEL MURTUAGE, node this 26th day of May, 1952 , by and between Semuel C. Cousins of Allegnny County, Maryland , partly of the first part, and THE LIBERTY INUST CompAny, a benking corporation duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW THEREFURE, This Chattel Mortgage witnesseth that in consideration of the practices and of the sum of one Dollar (\$1.00) the suid party of the first part does hereby bargain, sell, transfer, and assign unto the suid party of the second part, its successors and assigne, the following described personal property:

> 1949 Oldsmobile 88 4 Door Sedan Notor # 8473769 Serial # 498M15178

TO HAVE AND TO HULD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

Samuel C. Cousins provided, however, that if the seid Medeline T. Cousins shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

un 265 mg283

The said party of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortlaged, or my part thereof, without the assant to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire work are deut intended to be secured heraby shall become due and payable ut once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns; or William C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforecessribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the sume, and to transfer and convey the same to the gurchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner folio.ing to with by giving at least ten days', notice of the time, place, manner and terms of sale in a me newsape: published in Cumberland, maryland, which said sale shall be at public suction for cash, and the proceeds arising from such suce shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the syment of all moneys oring under this mort, as whether the same shall have then matured or not, and us to the balance to , ay the same over to the said Cousins his personal representativas and assigns, Madeline T. Cousins and in the case of advertisement under the above where but not sale, one-half of the above commission shall be allowed and paid by the mort agor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said _____ party of the first part may remain in possession of the above mortgaged property.

EITNESS the hand and seal of the said mortgagor this

UNER 265 MGE 284

May, 1952.

+ Manuel C. Cousing + Ma filmer Journe Hadeline T. Cousins (بلاستان)

Enmonance

26th

day of

STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: I HERLEY CERTIFY, THAT ON THIS 26th day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county aforeshid, personally Semuel C. Cousins appeared Madeline T. Cousins the within mortgagor, and acknowledged the aforegoing Chattel mortgage to be his act and deed, and at the same time before we also appeared Charles A. Piper, President, of the within numed mortgage, and wade oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named

wortgagee, and duly authorized to make this affidavit.

WITNESS my hand and Notarial Seal.

NOTALY . UBLIC

Conversed and states reduced &

LUNER 265 MG2 285

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M. THIS PURCHASE NUMER GRATIFL MURTUAGE, or de this 23rd day of May. 1952 , by and between Roy T. Crase of Allegany County, Maryland , party of the first part, and THE LIGERTY INUST Contributy, a benking corporation duly incorporated unier the laws of the state of Maryland, party of the second part,

WI THESUETH:

WHERAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Five Hundred Thirty-four (\$534.73) psyable one year after date hereof, together with interest thereon at the rate of six per cent (\$\$\$ per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the anid party of the second part, as and when the same shall be due and psyable.

NOW THEREFURE, This Chattel Northrage witnesseth that in considerntion of the presises and of the sum of one Dollar (\$1.00) the sold party of the first part does hereby bargain, sell, trensfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1942 Chevrolet 4 Dr. Sedan Motor # BA10593 Serial # 986 10 4903

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, . forever.

provided, however, that if the said Roy T. Graze shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hortgage shall be void. UNER 265 MGE 286

The said party of the first part covenants and agrees with the said party of the escond part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortraged, or kny part thereof, without the ascent to such ale or disposition expressed in writing by the said party of the second part or in the event the suid party of the flist part shall default in any agreement covenant or condition of the mort age, then the entire mort are dont intended to be sebured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the sec.nd part, its successors and assigna, or william C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the may be premises where the aforedescribed a vehicle or be found, and take and carry away the said property hereby most aged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in wanner fullowing to wit: by siving at least ten days' notice of the time, place, manner and terms of sale in s me newspape, published in Cumberland, maryland, which said sule shall be at sublic suction for cash, and the proceeds arisin, from such sale shall be a lied first to the payment of all expenses incident to such eale, including taxes and a cummission of eight per cent to the party sellin, or making said pale, secondly, to the suywent of all moneys owing under this mortage whether the same shall have then watured or not, and as to the balance to say the same over to the suid

Roy T. Crase his personal representatives and useions, and in the case of advertisement under the above sound but not sale, one-half of the above commission shall be allowed and paid by the mortageor, his personal representatives or assigns.

UNER 265 MG2 287

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

wITNESS the hand and seal of the said mort, as or this
 23rd day of May, 1952.

Roy T. Crask (ماستد)___

STATE OF MARYLAND, ALLEDIANY COUNTY, TO AIT: I dEALEY CERTIFY, THAT ON THIS 23rd day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally appeared Roy T. Crase

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the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles a. Piper, President, of the within numed mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named wortgages, and duly authorized to make this affidavit. MITNESS my hund and Motarial Seci.

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UNER 265 MIE 288

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.N. THIS PURCHASE MONEY CHATTEL MORTGAGE, node this 20th Bashor A. Gross day of May, 1952 , by and between Bashor A. Gross of Allegany County, Maryland , party of the first part, and THE LIBERTY TRUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Kaiser Sedan Motor **#** K267351

Serial # K100-048229

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided; however, that if the seid Basher A. Cross Brma E. Cross shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the suid indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part ur in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire wort are debt intended to be secured hereby shall become due and payable at oncp, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the may be premises where the aforedescribed a vehicle or be found, and take and carry away the said property hereby mortgaged and to seil the same, and to transfer and convey the same to the purchaser or purchasers thereof, als, hor or their assigns, which said sale shall be made in wanner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in a me newspaper published in Cumberland, maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight get cent to the party sellin, or making said sale, secondly, to the ayuant of all moneys oving under this mort die whether the same shall have then matured or not, and as to the balance to say the same over to the said Bashor A. Cross Erma E. Cross his personal representatives and assigns, and in the case of advertisement under the above just but not sale, one-half of the above commission shall be allowed and paid by the morthagor, his personal representatives or assigns.

LUNER 265 MGE 289

UNER 265 MGE 290 And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property. WITNESS the hand and seal of the waid portugator this day of May, 1952. 26th Bashor & Cross Estimar (a. Cross Estimar (a. Cross Erma S. Cross Water TATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: I HERDET CENTIFY, THAT ON THIS 26th day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the county afores.id, personally Bashor A. Cross appeared Brma E. Cross the within mortgagor, and acknowledged the aforegoing Chattel wortgage to be his not and deed, and at the sume time before me also appeared Charles a. Piper, Freeldent, of the within n.L.ad mort ages, and made oath in due form of law that the consideration in said sort, age is true and bons fide as therein setforth, and further made oath that he is the freuident of the within named wort agee, and duly authorized to make this affidavit. WITNESS my hund and Sotarial Seal. These M. Man NOTALY CUBLIC

Compared and senter 11 11 de To Mitger City

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UNER 265 MGE 291

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M. THIS PURCHASE MUNEY CHATTEL MURTUAGE, node this 21st day of May, 1952 , by and between Ralph George Davis of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST COMPARY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:



NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1952 Plymouth Crambrook 4 Door Sedan Serial # 12992938

Motor # P23-802663

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

provided, however, that if the said Ralph George Davis shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void. URR 265 MZ 292

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortlaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the suid party of the first part shall defauls in any agreement covenant or condition of the mort_age, then the entire wort_age debt intended to be secured hereby shall become due and payable at once, and shase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a may be vehicle or be found, and take and carry away the said property hereby mortiaged and to see the same, and to transfer and convey the same to the purchaser or purchasers thereof, ais, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in sime newspaper published in Cumberland, maryland, which said sale shall be at public nuction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party sellin, or making said sals, secondly, to the asymant of all moneys owing under this mort, age whether the same shall have then matured or not, and as to the balance to say the came over to the said his personal representatives and assigns, Ralph George Davis and in the case of advertisement under the above subst but not sale, one-half of the above commission shall be allowed and paid by the mort, agor, his personal representatives or assigns.

UNER 265 MGE 293

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

wiTNESS the hand and seal of the waid surt, agor this 21st day of May, 1952.

Rall Gene Davis (suit)

STATE OF MARYLAND, ALLEJANY COUNTY, TO AIT:

I HERLEY CERTIFY, THAT ON THIS day of 21st day of May, 1952 before me, the subscriber, a Notary Public of the State of Maryland, in and for the County afored id, personally appeared Ralph George Davis the within mort agor, and acknowledged the aforegoing Chattel mort age to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within n mod mort age, and made both in due form of law that the consideration in said mort age is true and bons fide as therein setforth, and further made both that he is the President of the within n-med mort, age, and only authorized to make this affidevit.

WITNESS ay hand and Motarial Seal.

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LINER 265 MG2 294

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M.

THIS PURCHASE MONEY CHATTEL MURICAGE, node this 26th day of May, 1952 , by and between Estella Elliott of Allegany County, Maryland , party of the first part, and THE LIJFETY THUST COMPANY, a benking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

VITNESSETH:

WHERAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of <u>seven Hundred Thirty-</u> (\$737,09)<u>sven-----and-----09/100</u> payable one year after date hereof, together with interest thereon at the rate of six per cent (of per annum, as is evidenced by the promissory note of the seid party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payeble.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Ford 2 Door Super DeLuxe Motor # 99A966881

Serial # 99A966881.

TO HAVE AND TO HULD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Estella Elliott shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

UNER 265 mg 295

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The said purty of the first part covenance and agrees with the said party of the second part in case default shall be made in the payment of the sild indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortilized, or may part thereof, without the as ant to such sale or disposition expressed in writing by the said party of the second part or in the event the suid party of the first part shall default in any agreement covenant or condition of the mort age, then the antire mort and deut intended to be secured heraby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or ugent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mortiaged and to seil the sume, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assians, which said sule shall be made in canner foliowing to with by siving at least ten days' notice of the time, place, manner and terms of sale in a me news a per published in Cumberland, maryland, which said sule shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sile, including taxes and a commission of eight get cent to the party sellin, or making said sale, secondly, to the ayment of all moneys owing under this mort and whether the same shall have than mathed or not, and us to the balance to say the same over to the suid Estella Elliott " his personal representatives and assigns, and in the case of adverti. ement, under the above jon a but not sale, one-h.if of the above commission shals be allowed and paid by the sort and , ale persion rearest taties or assigns Sec. 3. 3. 1. 1. 1. 1 . The state of t the first of the second second

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UNER 265 MGz 296

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said murt_agor this 20th day of May, 1952.

Estella Biliott (Suil)

Enmonunce.

STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: I HEREEY CERTIFY, THAT ON THIS 20th

I HEREEFI CERTIFY, THAT ON THIS 20th day of May, 1952, before me, the subscriber, a Notary Public of the State of Maryland, in and for the county aforesaid, personally appeared Estella Elliott

the within mortgagor, and acknowledged the aforegoing Chattel mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, Fresident, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fids as therein setforth, and further made oath that he is the Frezident of the within named wortgages, and duly authorized to make this affidavit.

WITNESS my hand and Notarial Seal.

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Level 27 19 52

UNER 265 MG297

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M. THIS PURCHASE MUNEY CHATTEL MURTUAGE, while this 21st Thomas C. Gordon day of May, 1952 , by and between Mrs. Mable G. Gordon

of Allegany County, Maryland , party of the first part, and THE LIBERTY THUST CUMPANY, a benking corporation duly incorporated unler the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHERAS the said party of the first part is justly indebted unto .

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 Dodge 4 Door Sedan Motor # D24530125 Serial # 31137131

TO HAVE AND TO HOLD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

Provided, however, that if the said Mrs. Mable G. Gordon shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.



The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortiaged, or any part thereof, without the as ant to such sale or disposition expressed in writing by the said purty of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort are deut intunded to be seoured heraby shall become due and payable at once, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walsh, its duly constituted attorney or a ont, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mortinged and to seil the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, h r or their assi,ns, which said sale shall be sade in manner folio.ing to wit: by giving at least ten days' notice of the time, place, memor and terms of sale in s as newsays, published in Camberland, maryland, which said suls shall be at public suction for cash, and the proceeds arising from such sule shall be availed first to the payment of all expenses incident to such sile, including taxes and a commission of eight per cent to the party sellin, or making said sale, secondly, to the suyment of all moneys owing under this mort, so whether the came shall have than matured or not, and as to the balance to , ay the same over to the said Thomas C. Gordon Mrs. Mable G. Gordon his personal representatives and assions, and in the case of advertisement under the above such but not sale, one-h if of the above commission shall be allowed and paid

by the sort agor, his personal representatives or assigns.

UNER 265 mg 298

LINER 265 MGE 299

And it is further agreed that until default is made in any of the convenants or conditions of this mortgage, the suid party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mort_wagor this 21st day of May, 1952.

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no G Hordon (sent) make 9 you In Mrs. Mable G. Gordon

STATE OF MARYLAND, ALLEGANY COUNTY, TO AIT: I HERLEY CERTIFY, THAT ON THIS 21st day of May, 1952 before me, the subscriber, a Nótary Public of the State of Maryland, in and for the county aforesaid, personally Thomas C. Gordon appeared Mrs. Mable G. Gordon

the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within numed mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named wortgages, and duly authorized to muse this affidavit.

WITNESS my hand and Notarial Seal.

The M. Mamu

NOTALY POBLIC

1. M. J. C. M. M.

Mitger Q. Ky June 27 1952

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uner 265 mg 300

FILED AND RECORDED JUNE 4" 1952 at 1:00 P.M. THIS PURCHASE WANNEY GRATIEL MURTWRGE, TY de this 23rd Robert N. Haislip any of May, 1952 . by and between Casie S. Haislip of Allegany County, Maryland , party of the first part, and IHE LISEATY INUST CAMPANY, a bonking corporation duly incorporated unier the laws of the state of Maryland, party of the second part,

WITNESSETH

WHERAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Eight Hundred Sixteen-(\$216.98). 98/100 psyable one year after date hereof, together with interest thereon at the rate of six per cent (6%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and psyable.

NOW THEREFORE, This Chattel Nortgage witnesseth that in considerntion of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, well, trensfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Plymouth Club Coupe Motor # P18-352329 Serial # 15357160

TO HAVE AND TO HALD the above mentioned and described personal property to the said perty of the second part, its successors and assigns, forever.

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Robert M. "aislip provided, however, that if the sold Oasie S. Haislip shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void.

CERTIFICATE OF CAMERA OPERATOR

I HEREBY CERTIFY THAT THE DOCUMENTS REPRESENTED BY THE MICROPHOTOGRAPHS APPEARING ON THIS ROLL OF FILM DESIGNATED AS REEL No. 19795 WERE PHOTOGRAPHED BY THE UNDERSIGNED ON THIS DATE.

REEL BEGINS WITH JEB 265, Pg. 1 REEL ENDS WITH JEB 265, Pg. 200 BY Film & more (SIGNATURE OF OPERATOR) DATE 10 December 1952