with the appurtenances	and all the estate, title and inter	rest of the said part ies of the first part therein.	
And the said parte f the premises above grante	8 of the first part do hereby ed, and seized of a good and indefeasible	covenant and agree that at the delivery hereof they are estate of inheritance therein, free and clear of all incumbrances,	the lawful owner.
nterest at the rate of 10 % f THIS GRANT is i	rom the date of payment until fully repai intended as a mortgage to secure the pay	they will warrant and defend the same against all parties making the first part shall at all times during the life of this indenture, pay becomes due and payable, and that Life Y. W. L. keep the ance company as shall be specified and directed by the part. J. interest. And in the event that said lee or to keep said premises insured as herein provided, then the payable shall become a part of the indebtedness, secured by this including the same of t	lawful claim thereto, all taxes or assessments buildings upon said real of the account part, the part. ————————————————————————————————————
operding to the terms of	one certain written obligation for		DOLLARS,
corning thereon according to pay for any insurance or t	to discharge any taxes with interest thereo	secure any sum or sums of money advanced by the said part	of the second part t part shall fail to pay
And this comments of the state	shall be void if such payments be made a or part thereof or any obligation created if the insurance is not hapt up, as provide and on said premises, then this conveyan- tion and premises, then this conveyan- obligation, for the security of which this is states, and it shall be leaded for the said p improvements thereon in the manuscup passage handly ground, or any part the property ground, or any part the property ground, or any part the property ground, or any part the con- cept of the part of the part of the co- tage of the part of the first part of the co- tage of the part of the first part of the part of the co- tage of the part of the first part of the	is herein specified, and the obligation contained therein fully dis- thereby, or inserest thereon, or if the tasse on said real exists are no ed herein, or if the buildings on said real estate are not kept in as a shall become aboutst and the whole sam remaining unpaid, and densitive is given, shall immediately mature and become due and pa- are. If the second part. wided by law and to have a receiver appointed to collect the rem of, in the manner preactibed by law, and out of all smooneys arising from any and charges incident thereton, and the overplus, if any there has and charges incident thereton, and the overplus, if any there of this indenture and each and every obligation therein contained, a essention, administrators, personal representatives, assigns and suc-	harged. If default be et paid when the same cood repair as they are all of the obligations yable at the option of the total possession of and benefits accruing com such sale to retain , shall be paid by the
		of the first part ha. TP hereumo set their	hand A and
Manual Ma		* Norma L. Bertley	(SEAL)
			(SEAL)
	<u></u>		·
and the same of th			
Total Manager			
COUNTY OF DO	Be It Remembered before me, a N Came Russel	a. That on this. 3rd day of April otary Fublic in the aforesa 1 H. Bartley, Jr., and Norma L. Bartl known to be the same person. 9 who executed the foreg	ey