Das No.

of the premises above granted, and seized	t part do
It is spread between the parties here and assessments that may be levied or ass keep the buildings upon aid real estate directed by the part. <u>Y</u> of the second interest. And in the event the said part.] and prantees insured as herein provided, so pid shall become a part of the indef until fully repaid.	and that the part LOS of the first part shall at all times during the life of this indenture, pay all taxes eased against said real estate when the same becomes due and payable, and that they will insured against fire and tornado in such sum and by such insurance company as shall be specified and part, the loss, if any made payable to the part $y_{\rm m}$ of the second part to the extent of the second part to the extent of the second part to be second against to the second part to be extend of the second part to be part. It gas and the second part to be extend of the second part to be extend of the second part may pay said taxes and insurance, or either, and the amount treatness, second by this indenture, and shall bear interest at the rate of 10% from the date of payment
	e to secure the payment of the sum of Thirty-three hundred and no/100
device an average of the second part of the second part to that said part. 1.0.5 of the first part at	1.1.5
And this conveyance shall be void if if default be made in such payments or estate are not paid when the same becom real eater are not kept in as good repair and the whole sum remaining unpaid, an is given, shall immediately mature and be	such payments be made as herein specified, and the obligation contained therein fully discharged, any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real a due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said as they are now, or if waste is committed on said premises, then this conveyance shall become absolute d all of the obligations provided for in said written obligation, for the security of which this identity come due and payable at the option of the holder hereof, without notics, and it shall be lawfold for
ments thereon in the maner provided by sell the premises hereby granted, or any retain the amount then unpaid of principal	take possession of the seld premises and all the improve- part thereof, is the menner prescribed by law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part1es
	at the terms and provisions of this indenture and each and every obligation therein contained, and all and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, parties hereto.
In Where Whereast, the part 198.	of the first per he. V. e. hereinto set the II hand s. and seal S. the day and year Blanche & Myster (SEAL) Blanche Differentia (SEAL) Diffiam Clauster (SEAL) Nelliam a Faister (SEAL)
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NOTARL U. TARL	IT BEMEMARKED, Thet on this <u>3rd</u> dev of <u>November</u> A. D. 193 before me, a <u>notary public</u> in the storeseld County and State and William Plaisted also known as <u>Blanche</u> <u>Plaisted</u> and William Plaisted also known as <u>William</u> A. Plaisted, wife and husband to me perceasily known to be the same percent. who executed the foregoing instrument and duly acknowledged the execution of the same.
	acknowledged the execution of the seme, WITNEESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and

RELEASE The uncersigned, ewner of the within morthage, do hereby acknowledge the full payment of the decidence of thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of this day of November 1962.

294 Hoyamber Narold a Bick

T: I. E. Eby, Decretary

THE LAWRENCE HUILLING ANI LOAN ASS'N. W. E. Decker, Vice-President Mortgagee.

(Corp. Seal)

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