368

and the second of

-

4/4 •

And the said part 1.C.S of the first	Il the estate, title and interest of the said part. 19 of the first part therein. It part do
of the premises above granted, and seized	d of a good and Indefeasible estate of Inheritance therein, free and clear of all incumbrances.
The first state of the second state of the sec	and that thay will warrant and defend the same against all parties making lawful claim thereto.
	to that the part 10.0 of the first part shall at all times during the life of this indenture, pay all tax esseed explaint said real estate when the same becomes due and payable, and that they will
directed by the part	seed against said real estate when the same becomes due and payable, and that they will planued against fire and torrado in such sum and by such insurance company as shall be specified an part, the loss, if any, made payable to the part. If of the second part to the extent of 1.1.5 g. d the first part shall fail to pay such taxes when the same become due and payable or to ke then the part. Yearw, of the second part may pay said taxes and insurance, or either, and the amountedness, secured by this indenture, and shall be prime to the rate of 10% from the date of payment.
	e to secure the payment of the sum of Twenty-three hundred and no/100
eccording to the terms of ONE	ain written obligation for the payment of said sum of money, executed on the
say ofNO.Vember part, with all interest accruing thermonacc said part.y of the second part to p	19.53 and by 11.5 terms made payable to the part y of the second providing to the terms of said obligation and also to secure any sum or sums of money advanced by the pay for any insurance or to discharge any taxes with interst thereas a barele and the second s
that said pert. 1.1.8 of the first part shi	all fail to pay the same as provided in this indenture
f default be made in such payments or a state are not paid when the same become eal estate are not kept in as good repair not the whole sum remaining unpaid, and a given, shall immediately mature and be	such payments be made as herein specified, and the obligation contained therein fully discharges any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said re- de and payable, or if the insurance is not kept up, as provided herein, or if the buildings on as as they are now, or if waste is committed on said premises, then this conveyance shall become absolu- d all of the obligations provided for in said written obligation, for the security of which this is and come due and payable at the option of the holder hereof, without notice, and it while hold is lawful to all of the obligations.
the second perf	to take possession of the said premises and all the target
etein the amount then unpaid of principal	and interest, together with the costs and charges incident thereto, and the overalise if any there is
It is among her also mostly three of the	with tale, on demand, to the first part $10.9$ if the terms and provisions of this indenture and each and every obligation therein contained, and all and invertex and be obligatory upon the balar execution advictance in contained, and all
in a adress sy the parties hereit ine	
ssigns and successors of the respective p	arties hereto.
ssigns and successors of the respective p	f the terms and provisions of this indentors and each and every obligation therein contained, and a and inver to, and be obligatory upon the heirs, executors, administrators, personal representatives earlies hereto. of the first part ha.V.O. hereunto set
ssigns and successors of the respective p	arties hereto. of the first part ha $\underline{V}\underline{0}$ hereunto set <u>their</u> hand <u>S</u> and seal <u>S</u> the day and year
ssigns and successors of the respective p	arties hereto. of the first part ha $\underline{V}\underline{0}$ hereunto set <u>their</u> hand <u>S</u> and seal <u>S</u> the day and year
ssigns and successors of the respective p	arties hereto. of the first part have hereunto set their hand so and seal s. the day and year Harole K Saunders (SEAL) Nelle Saunders (SEAL)
ssigns and successors of the respective p	arties hereto. of the first part ha $\underline{V}\underline{0}$ hereunto set <u>their</u> hand <u>S</u> and seal <u>S</u> the day and year
ssigns and successors of the respective p	artise hereto. of the first part have hereunto set their hand seal s. the day and year Harolek K Saunders (SEAL) Mulle Saunders (SEAL) (SEAL)
ssigns and successors of the respective p	artise hereto. of the first part have hereunto set their hand seal s. the day and year Harolek K Saunders (SEAL) Mulle Saunders (SEAL) (SEAL)
signs and successors of the respective p	artise hereto. of the first part have hereunto set their hand seal s. the day and year Harolek K Saunders (SEAL) Mulle Saunders (SEAL) (SEAL)
ssigns and successors of the respective p	artise hereto. of the first part have hereunto set their hand seal s. the day and year Harolek K Saunders (SEAL) Mulle Saunders (SEAL) (SEAL)
ssigns and successors of the respective p	artise hereto. of the first part have hereunto set their hand seal s. the day and year Harolek K Saunders (SEAL) Mulle Saunders (SEAL) (SEAL)
High and successors of the respective p in Whenese Whereact, the part 10.5 o is about writed.	artise hereto. of the first part have hereunto set their hand seal s. the day and year Harolek K Saunders (SEAL) Mulle Saunders (SEAL) (SEAL)
High and successor of the respective p In Whenese Whereact, the part 10.5 of a shock writed.	artise hareto. of the first part have hereunto est their hand s. and seal S. the day and year Harolelk Jaundurs (SEAL) Melle S. aunders (SEAL) (SEAL)
TE OF KANSAS Douglas	artise hareto. of the first part have hereunto est. the Ir hand S. and seal S. the day and year Harolelk J aundur (SEAL) Miller J. aunders (SEAL) (SEAL) (SEAL)
TE OF KANSAS Douglas cou	artise hareto. of the first part have hereunto est their band S. and seal S. the day and year Harold K. J. aundurs (SEAL) (
TE OF KEINSES Douglas cou	arise hareto. of the first part have hereunto set their hand S. and seal S. the day and year Harolelk Saundurs (SEAL) Welle Saunders (SEAL) (SEAL
TE OF KANSAS Douglas cou	arites hareto. of the first part have hereunto set their hand S. and seal S. the day and year Harolalk S aundurs (SEAL) Wille S. aundurs (SEAL) (SEAL) (SEAL) (SEAL) SS. T REMEMBERED, That on this 27th day of November A D., 19.53 before me, a notary public in the storessid County and State. came Harold K. Saunders and Nelle Saunders husband and wife
TE OF KANSAS Douglas cou NOTAPL NOTAPL KALIC	artise hareto. of the first part have hereunto set their hand S. and seal S. the day and year Harolalk Jaundura (SEAL) Mille Jaunders (SEAL) (SEA
TE OF KANSAS Douglas cou	arites hareto. of the first part have hereunto set their hand S. and seal S. the day and year Harolalk S aundurs (SEAL) Wille S. aundurs (SEAL) (SEAL) (SEAL) (SEAL) SS. T REMEMBERED, That on this 27th day of November A D., 19.53 before me, a notary public in the storessid County and State. came Harold K. Saunders and Nelle Saunders husband and wife
TE OF KANSAS Douglas cou	saries hareto. of the first part have hereunto set. their band S. and seal S. the day and year Harolelk Jaunders (SEAL) Wille Jaunders (SEAL) (SEAL) SS. NITY; SS. T REMEMBERED, That on this 27th day of NOVEMBER A D., 19 53 before me, a Botary public in the aforesaid County and State, came Harold K. Spunders and Nelle Saunders husband and wife to me personally known to be the same person. S. who associed the foregoing instrument and duly achowiedget the securito subscribed my name, and effixed my official seal on the day and year last above written.

.....

1 and 1

Sectron there y, and activities the Best ter of Deeds to enter the discharge of this mortgage of record In ter this Dath may of January 19-6.

This release the written the loging was on th

12 ed Sarbard Seebe

a mala de

9

Concentration of