with the appurtenances and all the estate, title and interest of the said part 10.00f the first part therein. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incur and that they will warrant and defend the same against all parties making lawful claim thereto It is agreed between the parties hereto that the part 10.5 ... of the first part shall at all times during the life of this in THIS GRANT is intended as a mortgage to secure the payment of the sum of Six Hundred Ninety Five and of the first part shall fail to pay the same as pro vided in this Ind red this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully o fain be made in such payments or any part thereof or any obligation created thereby, or interast thereon, or if the taxes on a on any and under when the same become due and payable, or if the interame is not hast up, as provided herein, or if the building the whole sum remaining unpaid, and all of the obligations provided far in said vertices, then this conveyance shall be one, and the whole sum remaining unpaid, and all of the obligations provided far in said vertices, then this conveyance shall be aver, shall be made any meaning unpaid, and all of the obligations provided far in said vertices, while the theory of which this aver, shall be been the set of the second due and payable in the option" of the holder hereof, without notics, and it shall be a still party, of the second part, to take possession of the said premies and all the second in the meaner previded by law and to have a receiver appointed to collect the rants and benefits accuracy therefore the first premies being previded, or any part thereof, in the instance preceived by law, and out of all moneys straing from the active preceived the type includent thereo, and the overplus, if any active the output the output the costs and, charges includent thereo, and entry events, if any active the output the output the output the costs and charges includent thereo, and the overplus, if any active the output the output the output to the overplus. Theread, the part 198 of the Brit part have hereunto set their hands and seels the day Pearl & Cornig marie & braid (SEAL) (SEAL) (SEAL) (SEAL) STATE OF MENSES Douglas COUNTY, 26th my a November 10. 1954 Notary Craig, and Marie V. Craig, Barl I husband and wi to ma personally known to be the some pr n.S. who e JEL nd my official seal on the day and 19.58 der will

herease device the state of hereas

I the undersigned where of the within montgage do hereby acknowledge. The full pray next of the debt secured establishing and withoring a the Register of a weat to enter the discharge of this mostgage of second cated this at day of creamble 1435 attest Termina, White secure Actional Park instead "tursan second as in the second to be at the second to be and the second to be a second as in the second to be a the second to be able to be and the second to be a second as in the second to be a the second to be able to be able to be able to be a second to

(show) below weather of

1