5 mm

And indenture, Made this <u>Plat</u> <u>depth</u> <u>lease</u> <u>lease</u> <u>lease</u> <u>lease</u> <u>and leann lease</u> <u>lease</u> <u>lease</u> <u>and leann lease</u> <u>lease</u> <u>lease</u> <u>and leann lease</u> <u>lease</u> <u>lease</u> <u>lease</u> <u>and lease</u> <u>lease</u> <u>lea</u>	in the second second		ook 108
<pre>sect E. Heas and Helen Heas, hushend and size is the second part. Is the county of isotropic is the first part, and The isotropic i</pre>		0	· · · · · · · · · ·
Inverses in the County of burglas defined for an association in the county of burglas defined for an association in the second part. In the second part is a first part, and the second part is a first part, and the second part is a first part, and of the second part is a first part, and of the second part is a s	This Indenture, Made this		, 1955 between
<pre>states of the first part, and The Learner Ce Hullding and Learn Asinc Laids a</pre>	lbert E. Heas and Helen Hess. hu	ishand and wife	• • • • • • • • • • • • • • • • • • •
<pre>states of the first part, and The Learner Ce Hullding and Learn Asinc Laids a</pre>	and a second		Konsina
part. g., of the second part. incomplete the said part. 16.8. of the first part, in consideration of the sum of so. Thousand, Fire, Hundr, Sand, Ho (200-). DOULASS item. duty path the inscipt of which is hereby acknowledged, he X0 sold, and by Indenture do	f Lawrence, in the County of	Pourlas	d State of ARASES
<pre>Winsesseh, that the said part los, of the first part, in consideration of the sum of</pre>	part 10.50f the first part, and The Hawrense	Pullding and Loan	ASSOCIATION
29. Froureand. Five Hundry and no/100			
blum duty paid, the receipt of which is hereby acknowledged, ha Ve. sold, and by Indentive do. GRANT, BARCAIN, SELL and MORTGAGE to the said part X. of the second part, the sex, towit O Tegrinning on the Quarter Section line at a point 1200 feet North of the Youth Cast, commer of the North of the Youth Cast, commer of the North of the Youth Cast, commer of the Particle (12), frame Treatment (120), there is a start 150 feet to the pluce of legitimite. there is north 100 feet, there is a start to the said part/R.S. of the first part therein. the add part 10.5. of the Youth Cast, commer of the said part/R.S. of the first part therein. the add part 10.5. of the There is a start the said part/R.S. of the first part therein. the add part 10.5. of the There is a start the said part/R.S. of the first part therein. the add part 10.5. of the There is a start the said part/R.S. of the first part therein. the add part 10.5. of the There is a start the said part/R.S. of the first part therein. the add part 10.5. of the first part do there is a start the delivery bares. the seeded target as a start first do the first part do there is a start the delivery bares. Information and there is a start the first part do there is a start the delivery bares of the start do there and part a start the delivery is a start do there is a start the delivery is a start do there is a start do there is a start the delivery is a start do there is a start do there is a start do there is a start do ther	Witnesseth, that the said part. 19.5. of the first	t part, in consideration of the	
Indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part X of the second part, the owing described real estate situated and being in the County ofDULLIN and State of sas, to-with	ree Thousand Five Hundras Ha Hu	a of which is berohy ack	nowledged baye sold and b
owing described real estate situated and being in the County ofDauglas and State of sas, to-wit:	D	nd MORTGAGE to the said	nart V of the second part, th
sa, nowli:	allowing described real estate situated and	being in the County of	Douglas and State of
In the apputenences and all the state, title and interest of the sold parks for the first part there of the prove (12), hence 'wouth 100 feet, there is the state of the sold parks for the first part there of the prove (12), hence 'wouth 100 feet, there is the state of the sold parks for the first part there. If the apputenences and all the state, title and interest of the sold parks for the first part there. If the apputenences and all the state, title and interest of the sold parks for the first part there. If the apputenences and all the state, title and interest of the sold parks for the first part there. If the apputenences and all the state, title and interest of the sold parks for the first part there. If the apputenences and all the state, title and interest of the sold parks for an discussed as a state of the sold park for the sold park for the first part there. If the the sold park for the first part do be appendix the state of the sold parks for the first part there. If the first part is based as a state of the first part there are a state of the sold parks for the first part there are a state of the sold parks for the first part of the first part is the sold park for the s		o	0
of the -outh Back commer of the Borth weak fructional guarder of stored (19), foundary media (15) foot, thence is a store (19), foundary media (15) foot, thence is a store (19). The store is a store (15) foot to the place of beginning.			
And the aad part 19.5. of the first part dohereby covenant and agree that at the delivery hereof the part of the levited overand is a good and indefeasible estate of inheritance therein, firse and clear of all incumbrances	of the South East corner of Section Mineteen (19), Town thence North 100 feet, the	f the North West fr nship Twelve (12), nce West 150 feet,	Renge Twenty (20), thence Fouth IOC feet
And the aad part 19.5. of the first part dohereby covenant and agree that at the delivery hereof the part of the levited overand is a good and indefeasible estate of inheritance therein, firse and clear of all incumbrances			-
And the aad part 19.5. of the first part dohereby covenant and agree that at the delivery hereof the part of the levited overand is a good and indefeasible estate of inheritance therein, firse and clear of all incumbrances			
And the aad part 19.5. of the first part dohereby covenant and agree that at the delivery hereof the part of the levited overand is a good and indefeasible estate of inheritance therein, firse and clear of all incumbrances			
And the aad part 19.5. of the first part dohereby covenant and agree that at the delivery hereof the part of the levited overand is a good and indefeasible estate of inheritance therein, firse and clear of all incumbrances			
And the aad part 19.5. of the first part dohereby covenant and agree that at the delivery hereof the part of the levited overand is a good and indefeasible estate of inheritance therein, firse and clear of all incumbrances		•	. Py/
THIS GRANT is intended as a mortgage to secure the payment of the sum of Three Housand Five Hundred and DO/100-	And the said part LQS_ of the first part do hereby if the premises above granted, and seized of a good and indefe and that they will be been the the over 1000	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times	very hereof. the 370 ATG he lawful owner ree and clear of all incumbrances, nst all parties making lawful claim thereto.
THIS GRANT is intended as a mortgage to secure the payment of the sum of Three Housand Five Hundred and DO/100-	And the said part LQS_ of the first part do hereby of the premises above granted, and seized of a good and indefe and that the VA will be been above the the out 1000	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times	very hereof. the 370 ATG he lawful owner ree and clear of all incumbrances, nst all parties making lawful claim thereto.
reding to the terms of ONO certain written obligation for the payment of taid sum of money, executed on the <u>Plat</u> , of <u>Pabrilary</u> 19.55, and by <u>118</u> terms made payable to the part <u>y</u> of the second t, with all interest accruing thereon according to the terms of said obligation and also to secure any sum of money advanced by the d part <u>y</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the even t said part <u>165</u> of the first part abell fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged default be made in such payments for any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said rase the are not paid when the same become due and payable of it the incursance is not head up, as provided herein, or if the building on all default be made in such payments be end payable of it the option of the holder hereof, or it the soulding on all there and had when the same become due and payable or if the option of the holder hereof, or it the soulding on all indent and part. <u>Y</u> of the second part. The obligations provided for in said written obligation, for the security of which this indentur mathement in the manner provided by law and to have a receiver appointed to collect the rents and barefin accoung thereform, and it in the granted of principal and hitterest, together with the costs and charges incident thereto, and the overplut, if any there be is being and successors of the spectra particle and envision. The first part <u>165</u> . The mathing and said apprint the part <u>168</u> of the first part <u>169</u> . The security the second part <u>168</u> is the day and envision. The first part <u>169</u> is and there to said a principal and hitteresto. The part <u>168</u> is the day and year is been by the parties hereto that the terms and provision of the his indenture and each and every obligation ther	And the said pert 1.9.5. of the first part do hereby of the premises above granted, and seized of a good and indefe and that. they will it is sgreed between the parties hereto that the part 1.9.9. and assessments that may be levied or assessed against said real keep the buildings upon said real estere insured against fire and directed by the part	covenant and agree that at the deliv suble estate of inheritance therein, f warrant and defend the same again of the first part shall at all times of estate when the same becomes due tomade payable to the part. Use shall fail to pay such taxes when the of the second part may pay said to is indenture, and shall bear interest	rery hereof $th \otimes y \otimes h^{-n}h$ lawful owner ree and clear of all incumbrances, not all parties making lawful claim thereto. Auring the life of this indenture, pay all to a and payable, and that $th \otimes y \otimes th$ insurance company as shall be specified a if the second part to the estant of $th \otimes theres and become due and payable or to kakes and insurance, or either and the amountat the rate of -10% from the date of payment$
of PADTHENTY 19. 55. and by 118 terms made payable to the part 1.0 of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even at aid part 1.0.5. of the first part abell fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged default be made in auch payments for any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said rare not paid when the same become due and payable of the first part abell fail to pay the same is provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein or if the building on all there are not paid when the same become due and payable of the bring on all there by one interest thereon, or if the taxes on said rare use the same is good repair as they are now, or if weste is committed on said permises, then this conveyance shall be early of which this indenture in the bare and payable at the option of the holder hered, or if the building on all the indenture in the meanter provided by law and to have a receiver pointed to collect the rents and barefin accruing thereform, and it has been been due and payable at the contained to have, and out of all moneys arising from such asle to an the amount then unpaid of principal and interest, together with the Contage and charges induct thereor, and the overplut, if any there be it be build by the part 1.0 making and ball on the outs on demand provision of the hilder thereor, and the overplut, if any there be it above within the outs and charges includent thereor, provided by law and to have a receiver appearing to contained therein contained, and all theremat, together with the first part 1.0.5.	And the said part 19.5 of the first part do hereby of the premises above granted, and seized of a good and indefe and that. they will it is agreed between the parties hereto that the part 19.5 and assessments that may be levied or assessed against said real keep the buildings upon said real estete insured against fire and directed by the part	covenant and agree that at the deliv suble estate of inheritance therein, f warrant and defend the same again of the first part shall at all times of estate when the same becomes due tomade payable to the part. Use shall fail to pay such taxes when the of the second part may pay said to is indenture, and shall bear interest	rery hereof $th \otimes y \otimes h^{-n}h$ lawful owner ree and clear of all incumbrances, not all parties making lawful claim thereto. Auring the life of this indenture, pay all to a and payable, and that $th \otimes y \otimes th$ insurance company as shall be specified a if the second part to the estant of $th \otimes theres and become due and payable or to kakes and insurance, or either and the amountat the rate of -10% from the date of payment$
t, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sum of money advanced by the derivative and pertiles of the first part aball fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be under an or your of the first part aball fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments for any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said rate are not help that are according to the obligation error and the conveyance shall be void if such as and pay obligation. Created thereby, or interest thereon, or if the taxes on said rate are not help that as agodd repair as they are now, or if weste is committed on said premises, then this conveyance thall become about the ability of whole same remaining unpaid, and all of the obligations provided for in said written obligation, for the second part. If the premises due and payable of the option of the holder hered, or if the balled of its half become about the taxes on the same and become due and payable at the option of the holder hered, within the conveyance thall become about the taxes on the manner provided by law and to have a receive approach to the pay and the average and the average thereon on the manner provided by law and to have a receive approached to y law, and out of all moneys arising from such alse to an the pay are not able to able of principal and interest, together with the Conts and charges includent the event and the overplut, if any there be all be paid by the part is part if any taxes. The first part if any there be an taxe and and nore to, and be obligatory upon the heirs, executors, administrators, personal representative and successors of the respective parties hereto.	And the said part 19.5 of the first part do hereby of the premises above granted, and seized of a good and indefe and thet. they will it is spread between the parties hereto that the part 19.5 and essessments that may be levid or essessed against said real keep the buildings upon said real existe insured against firs and discred by the part of the second part, the loss, if any, interest. And in the event that said part 18.5 of the first part add parties insured as herein provided, then the part so paid shall become a part of the indebtedness, secured by th unil fully repaid. THIS GRANT is intended as a mortgage to secure the paymer no/100	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes dur is firsted in such sum and by such made payable to the part. If a shall fail to pay such taxes when the of the second part may pay said to is indenture, and shall bear interest in tof the sum of Three Tho	rery hereof they are are a subject to owner ree and clear of all incumbrances. Auring the life of this indenture, pay all to a and payable, and thet they will insurance company as shall be specified of the second part to the extent of LVS ree same become due and payable or to to access and insurance, or either, and the amo at the rate of 10% from the date of paym usgand five lundred and
r aid per 105 of the first pert abull fall to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged default be made in such payments or any part thereof or any obligation created thereby, or justers thereon, or if the taxes on said res are not paid when the same become due and payable, or if the insurance is not kept up, is provided herein, or if the buildings on all is ester are not kept in a good repair as they are now, or if waste is committed on said premises, then this conveyance shall become abuoith is ester are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall be been abuoith is ester are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall be been abuoith is ested part. Y of the second part. I only a subscience provided by the part. I of the said premises and all the improve as there on the non-the norpoided by the and to have a receiver appointed to collect the rents and benefits accoring therefrom, and t is the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplui, if any there be as the appendix then part. Y making such as and on the tare and provisions of this indenture and each and every obligation therein contained, and a nefits account the parts hereto that the terms and provisions of this indenture and each and, every obligation therein contained, and year t above written. I a greed by the part 10.5. of the first pert has .VQ hereunto set .the life. Is Whereas Wasteef, the part 10.5. of the first pert has .VQ hereunto set .the life. Is withen a start and indice to, and be obligatory upon the heirs, executors, administrators, personal representitive ings and successors of the respective particle hereto. Is withereas Wasteef, the part 10.5. of the first pert has .VQ hereunto	And the said part 19.5 of the first part do hereby of the premises above grented, and seized of a good end indefe and thet. they will be a served between the parties hereto that the part 19.5 and sessements that may be levid or assessed against said real tasep the buildings upon said real easter inunued against fire and discred by the part 9 of the second part, the loss, if any, interest, and in the event that said part 19.5 of the first part said premises inunved as herein provided, then the part part and part of the indebtedness, secured by the unit fully repaid. THIS GRANT is intended as a mortgage to secure the paymer no/100	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes dur inder payable to the part. By all fail to pay such taxes when th of the second part may pay said to is indenture, and shall beer interest is indenture, and shall beer interest of the sum of Three 100	rery hereof they are are a subject to owner ree and clear of all incumbrances, and all parties making lawful claim thereto. during the life of this indenture, pay all ta and payable, and that they will incurance company as shall be specified of the second part to the extent of LVB as a same become due and payable or to tak as a same become due and payable or to tak as and insurance, or either, and the amou at the rate of 10% from the date of paym usagnd five fundred and oney, executed on the Stat
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged default be made in such payments or any part thereof or any obligation created thereby, or instructions, or if the taxes on said reserves the second part of the building on all if the obligation created thereby, or if the intervent is not taken thereby and thereby the second part of the building on all if the obligation created thereby, or if the intervent is not taken thereby the second part of the building on all if the obligation provided for in said premises, then this conveyance shall become abloching given, shall immediately mature and become due and payable at the option of the holder hereof, or the security of which this indentum given, shall immediately mature and become due and payable at the option of the holder hereof, or the security of which this indentum of the said premises and all the improve in these on in the manner provided by the value of have a receiver appointed to collect the rents and benefits according thereform, and the the manner previded by the value of the take of the first part LOS. If the part of the obligation thereis here the second part is an early and there to and be obligatory upon the heirs, executors, administrators, personal representatives in a development. All of the obligation there is and have a taken to and be obligatory upon the heirs, executors, administrators, personal representatives in a development. The part LOS.	And the said part 10.5. of the first part do hereby of the premises above granted, and seized of a good and indeferred to the part of the premises above granted, and seized of a good and indeferred the part 10.5 and executions that may be levied or excessed against said real existe insured against fire and directed by the part of the second part, the loss, if any, inderest, and in the event that said part 10.5 of the first part and premises insured as harein provided, then the part to paid shall become a part of the indebtedness, secured by the until fully repaid. THIS GRANT is intended as a mortgage to secure the payment no/100	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same agait of the first part shall at all times of estate when the same becomes du i fornado in such sum and by such made payable to the part. J asill fail to pay such taxes when th of the second part may pay said it is indenture, and shall bear interest nt of the sum of Three The for the payment of said sum of m d by 11.2 terms m f said obligation and also to secure	rery hereof the y-arg, he lawful owner ree and clear of all incumbrances, mat all parties making lawful claim thereto, huring the life of this indenture, pay all tas and payable, and that the y will insurance, company as shall be apecified of the second part to the extent of -15 and is same become due and payable or to ka assess and insurance, or either, and the amo at the rate of -10% form the date of paym using of 1. Yo fundrod and oney, executed on the 21 at ade payable to the part _21 of any sum or sums of money advanced by
said part <u>J</u> of the second part <u>the provided by law and to have a receiver appointed to collect the regin and benefits account the information of the said permises and all the information of the second permises and the information of the second permises and the second permises and information of the second permises and the second permises and information of the second permises and the second permi</u>	And the said part 10.5 of the first part do hereby of the premises above granted, and selzed of a good and indeference of the premises above granted, and selzed of a good and indeference of the series of the select of the part 10.5 and executing the part of the second part, the loss, if any, interest. And in the event that said part 10.5 of the first part and premises lowered as herein provided, then the part or paid abalt become a part of the indebtedness, secured by thumil fully repaid. THIS GRANT is intended as a mortgage to secure the payment no/100	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same agait of the first part shall at all times of estate when the same becomes du i formado in such sum and by such made payable to the part. J asil fail to pay such taxes when it of the second part may pay said it is indenture, and shall bear interest nt of the sum of Three The for the payment of said sum of m if said obligation and also to secure or to discharge any taxes with inte	rery hereof the y-arg, he lawful owner ree and clear of all incumbrances, mat all parties making lawful claim thereto, huring the life of this indenture, pay all tas and payable, and that the y will insurance, company as shall be apecified of the second part to the extent of -15 and is same become due and payable or to ka assess and insurance, or either, and the amo at the rate of -10% form the date of paym using of 1. Yo fundrod and oney, executed on the 21 at ade payable to the part _21 of any sum or sums of money advanced by
said part <u>J</u> of the second part <u>the provided by law and to have a receiver appointed to collect the regin and benefits account the information of the said permises and all the information of the second permises and the information of the second permises and the second permises and information of the second permises and the second permises and information of the second permises and the second permi</u>	And the said part 19.5 of the first part do hereby of the premises above granted, and selzed of a good and indeference of the premises above granted, and selzed of a good and indeference of the service of the part 19.5 and assessments that may be lavied or assessed against seld real esteries insured against seld real setset insured against first and directed by the part of the second part, the loss, if any, interest. And in the over that said part 19.5 of the second part, the loss, if any, or part 19.5 of the second part, the loss, if any, or part of the indebtedness, secured by thuril fully repeid. This GRANT is intended as a mortgage to secure the partment of 10.0	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times or estate when the same becomes due isorrado in such sum and by such made payable to the part. You asial fail to pay such taxes when it of the second part may pay said it is indenture, and shall bear interest at of the sum of Throe Tho for the payment of said sum of m d by 1.1.2 terms of f said obligation and also to secure or to discharge any taxes with inte ne as provided in this indenture.	ery hereof they are are subject to owner ree and clear of all incumbrances. Inst all parties making lawful claim thereto. Auring the life of this indenture, pay all tas and payable, and that they will insurance company as shall be specified a of the second part to the extent of -the same become due and payable or to ka the same become due and payable or to ka are another due and payable or to ka usaged insurance, or either, and the amount is the rate of 10% from the date of paym usaged if the or the same of the same and payable to the part. Y of the sec any sum or sume of money advanced by rest thereon as herein provided. In the ev-
said part <u>J</u> of the second part <u>the provided by law and to have a receiver appointed to collect the regin and benefits account the information of the said permises and all the information of the second permises and the information of the second permises and the second permises and information of the second permises and the second permises and information of the second permises and the second permi</u>	And the said part 19.5. of the first part do hereby of the premises above granted, and seized of a good and indefe end ther. they will be a spread between the parties hereto that the part 19.5 and assessments that may be levied or assessed against said real target the buildings upon said real existe insured against first and directed by the part of the second part, the loss, if any, interest. And in the event that said part 19.5 of the first part and presides insured as herein provided, then the part to paid shall become a part of the indebtedness, secured by the until fully repaid. THIS GRANT is intended as a mortgage to secure the partment no/100	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times or estate when the same becomes due isorrado in such sum and by such made payable to the part. You asial fail to pay such taxes when it of the second part may pay said it is indenture, and shall bear interest at of the sum of Throe Tho for the payment of said sum of m d by 1.1.2 terms of f said obligation and also to secure or to discharge any taxes with inte ne as provided in this indenture.	ery hereof they are are subject to owner ree and clear of all incumbrances. Inst all parties making lawful claim thereto. Auring the life of this indenture, pay all tas and payable, and that they will insurance company as shall be specified a of the second part to the extent of -the same become due and payable or to ka the same become due and payable or to ka are another due and payable or to ka usaged insurance, or either, and the amount is the rate of 10% from the date of paym usaged if the or the same of the same and payable to the part. Y of the sec any sum or sume of money advanced by rest thereon as herein provided. In the ev-
I the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale that the amount then unpaid of principal and interest, together with the čests and charges incident thereto, and the overplus, if any there be all the part <u>J</u>	And the said part 19.5 of the first part do hereby of the premises above granted, and selzed of a good and indeference of the premises above granted, and selzed of a good and indeference of the service of the part 19.5 and assessments that may be lavied or assessed against seld real esteries insured against seld real setset insured against first and directed by the part of the second part, the loss, if any, interest. And in the over that said part 19.5 of the second part, the loss, if any, or part 19.5 of the second part, the loss, if any, or part of the indebtedness, secured by thuril fully repeid. This GRANT is intended as a mortgage to secure the partment of 10.0	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times or estate when the same becomes due isorrado in such sum and by such made payable to the part. You asial fail to pay such taxes when it of the second part may pay said it is indenture, and shall bear interest at of the sum of Throe Tho for the payment of said sum of m d by 1.1.2 terms of f said obligation and also to secure or to discharge any taxes with inte ne as provided in this indenture.	ery hereof they are are subject to owner ree and clear of all incumbrances. Inst all parties making lawful claim thereto. Auring the life of this indenture, pay all tas and payable, and that they will insurance company as shall be specified a of the second part to the extent of -the same become due and payable or to ka the same become due and payable or to ka are another due and payable or to ka usaged insurance, or either, and the amount is the rate of 10% from the date of paym usaged if the or the same of the same and payable to the part. Y of the sec any sum or sume of money advanced by rest thereon as herein provided. In the ev-
Il be paid by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and a nertis accular the terms and provisions of this indenture and each and every obligation therein contained, and a nertis accular the parties hereto. In Winness Warreef, the part 1995, of the first part ha VQ hereunto set their hand 5 and seal 5 the day and yes above written.	And the said part 10.5. of the first part dohereby of the premises above granted, and seized of a good and indeference of the premises above granted, and seized of a good and indeference of the premises have granted, and seized of a good and indeference of the premises have a seize of the second part, the loss if any interest. And in the over that said part 10.0 of the first part and directed by the part of the second part, the loss if any interest. And in the over that said part 10.0 of the first part and grants are set of the indebtedness, secured by the part of the second part, the loss if any or part and become a part of the indebtedness, secured by thurill fully repaid. This GRANT is intended as a mortgage to secure the payment no /_10.0	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes due is incredo in such sum and by such made payable to the part. You of the second part may pay said it is indenture, and shall base interest of the second part may pay said it is indenture, and shall base interest of the sum of Three Tho for the payment of said sum of m d by <u>1.1.2</u> terms m f said obligation and also to secure or to discharge any taxes with inte me as provided in this indenture. If we have a specified, and the o ny obligation created thereby, or it if the invariance is not keep up, as if we is a committed on said penha me provided for in said written oblig is a there in said written oblig if we have a committed on a sid penha me provided for in said written oblig is the option of the holder, here to take possenio	rey hereof they are are a wind owner ree and clear of all incumbrances. Inst all parties making lawful claim thereto. Auring the life of this indenture, pay all tas and payable, and that they will insurance company as shall be specified and of the second part to the extent of they will insurance company as shall be specified and the same become due and payable or to ba the same become due and payable or to the same become due and payable or to the access and insurance, or either, and the amount is the rate of 20% from the date of payment usaged filling the part of the same and payable to the pay of the second provided herein, or if the taxes on said provided herein, or with the buildings on the same thereon, or the the building on the same thereon on the shall be lawful n of the said pemises and all the lawful and baseful acculon therefrom add and baseful acculon thereform add and and baseful acculon thereform add and baseful acculon thereform add and and baseful acculon thereform add and baseful acculon
igns and successors of the respective parties hards. Is Whereas Whereas the part 10.5. of the first part ha VQ hereunto set their hand 5 and seel 5 the day and yes above written. Helen YB-coo (SEAL (SEAL (SEAL	And the said part 19.5. of the first part do hereby of the premises above granted, and seized of a good and indefe end then they will the squeed between the parties, hereto that the part 19.5 and assessments that may be levied or assessed against said real tages the buildings upon said real existe insured segainst first and directed by the part of the second part, the loss, if any, interest, and in the event that said part 18.0 of the first part and persises insured as herein provided, then the part to paid shall become a part of the indebtedness, secured by the unit fully repaid. THIS GRANT is intended as a mortgage to secure the payment no/100	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes due is incredo in such sum and by such made payable to the part. You of the second part may pay said it is indenture, and shall base interest of the second part may pay said it is indenture, and shall base interest of the sum of Three Tho for the payment of said sum of m d by <u>1.1.2</u> terms m f said obligation and also to secure or to discharge any taxes with inte me as provided in this indenture. If we have a specified, and the o ny obligation created thereby, or it if the invariance is not keep up, as if we is a committed on said penha me provided for in said written oblig is a there in said written oblig if we have a committed on a sid penha me provided for in said written oblig is the option of the holder, here to take possenio	rey hereof they are are a wind owner ree and clear of all incumbrances. Inst all parties making lawful claim thereto. Auring the life of this indenture, pay all tas and payable, and that they will insurance company as shall be specified and of the second part to the extent of they will insurance company as shall be specified and the same become due and payable or to ba the same become due and payable or to the same become due and payable or to the access and insurance, or either, and the amount is the rate of 20% from the date of payment usaged filling the part of the same and payable to the pay of the second provided herein, or if the taxes on said provided herein, or with the buildings on the same thereon, or the the building on the same thereon on the shall be lawful n of the said pemises and all the lawful and baseful acculon therefrom add and baseful acculon thereform add and and baseful acculon thereform add and baseful acculon thereform add and and baseful acculon thereform add and baseful acculon
igns and successors of the respective parties hards. Is Whereas Whereas the part 10.5. of the first part ha VQ hereunto set their hand 5 and seel 5 the day and yes above written. Helen YB-coo (SEAL (SEAL (SEAL	And the said part 195 of the first part do	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes during mode payable to the part. If the of the pay work taxes when it of the pay work taxes when it of the accord part may pay said it is indenture, and shall bear interest at of the sum of Three 100°. for the payment of said sum of m d by 11.3 terms m d by 11.5 terms m d by 11.5 terms m is provided in this indenture. Sa as provided in this indenture. Sa as herein specified, and the o or to discharge any taxes with inte me is a provided in this indenture. If the insurence is not keept up, as if waste is committed on said premis provided for in said written oblig is at the option of the holder here the possession of the holder here manner prescribed by law, and with the costs and charges incident on the possession.	rery hereof the y and the lawful owner ree and clear of all incumbrances. Inst all parties making lawful claim thereto. Juring the life of this indenture, pay all tai a and payable, and thest. The y will incurance company as shall be apecified of the second part to the extent of <u>1488</u> is same become due and payable or to tak the same of 10% from the date of paym usgand flux Fundmed and <u>and security of the security of the sec</u> and payable to the part. <u>Joint</u> and payable to the part. <u>Joint</u> rest thereon as therein provided, in the ev- bilgation: contained therein fully dickarg terest thereon, or if the buildings on a set, then this accomparate shall become abola ation, for the security of which this indent of, without notice, and it shall be lawful n of the set gremises and all the impro a and benefits accomp therefromy and out of all moneys atising from such sale i thereto, and the overpluk, if any there
1 seaves within. Albert & Hert (SEAL Helen 78-cas (SEAL (SEAL (SEAL	And the said pert 19.5. of the first pert do hereby of the premises above greated, and seized of a good and indeference of the premises above greated, and seized of a good and indeference of the pert 19.5 and the thread between the parties, hereto that the pert 19.5 and the pert 19.5 and the pert 19.5 and pert, while independent of the second pert, the part 19.5 and pert, the independent of the second pert, the pert 19.5 and pert, 19.5 and the second pert to pert 19.5 and pert, pert 19.5 and pert, 19.5 and pert, 19.5 and pert, pert 19.5 and pert, 19.5 and pert, pert 19.5 and pert, pert, 19.5 and pert, pert, 19.5 and pert, pert, 19.5 and pert, 19.5 and pert, pert, 19.5 and 19.5	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes during mode payable to the part. If the of the pay work taxes when it of the pay work taxes when it of the accord part may pay said it is indenture, and shall bear interest at of the sum of Three 100°. for the payment of said sum of m d by 11.3 terms m d by 11.5 terms m d by 11.5 terms m is provided in this indenture. Sa as provided in this indenture. Sa as herein specified, and the o or to discharge any taxes with inte me is a provided in this indenture. If the insurence is not keept up, as if waste is committed on said premis provided for in said written oblig is at the option of the holder here the possession of the holder here manner prescribed by law, and with the costs and charges incident on the possession.	rery hereof the y and the lawful owner ree and clear of all incumbrances. Inst all parties making lawful claim thereto. Juring the life of this indenture, pay all tai a and payable, and thest. The y will incurance company as shall be apecified of the second part to the extent of <u>1488</u> is same become due and payable or to tak the same of 10% from the date of paym usgand flux Fundmed and <u>and security of the security of the sec</u> and payable to the part. <u>Joint</u> and payable to the part. <u>Joint</u> rest thereon as therein provided, in the ev- bilgation: contained therein fully dickarg terest thereon, or if the buildings on a set, then this accomparate shall become abola ation, for the security of which this indent of, without notice, and it shall be lawful n of the set gremises and all the impro a and benefits accomp therefromy and out of all moneys atising from such sale i thereto, and the overpluk, if any there
Helen Wecoo (SEAL (SEAL (SEAL	And the said part 19.5. of the first part dohreeby of the premises above greated, and seized of a good and indefe 	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes during mode payable to the part. If the of the pay work taxes when it of the pay work taxes when it of the accord part may pay said it is indenture, and shall beer interest the the sum of Three 100°. for the payment of said sum of m d by 11.3 terms m d by 11.5 terms m or to discharge any taxes with inte ne as provided in this indenture. Set as therein specified, and the o ny obligation created thereby, or in if the inturence is not keyp, or if was a committed on said premis- provided for in said written oblig is at the option of the holder here the payable to collect the rent manner prescribed by law, and with the cotts and charges. visions of this indenture and each a re obligatory upon the heirs, exec	rery hereof the y a 2 ° h lawful owner ree and clear of all incumbrances. Inst all parties making lawful claim thereto. Juring the life of this indentore, pay all tai a and payable, and thest. The y will incurance company as shall be apecified a of the second part to the extent of 1428 is a same become due and payable or to tk as a same become due and payable or to tk as a same become due and payable or to tk as a same become due and payable or to tk as a same become due and payable or to tk as a same become due and payable or to tk as a same become due and payable or to tk as a payable to the part. Y of the sect and payable to the part. Y of the sect and payable to the part. Y of the sect ary sum or sums of money advanced by rest thereon as herein provided, in the ev bilgation: contained therein folly dicknog steart thereon, or if the buildings on a es, then this conveyance thall become abole ation, for the security of which this indent of, without notice, and it shall be lawful n of the said premises and all the impro a and benefits accoung therefrom, and out of all moneys arising from such sale i thereto, and the overpluk, if any there and as and the overpluk if any there and as a such as a straing from such sale i thereto, and the overpluk if any there and as a such as a straing from such sale i thereto, and the overpluk if any there and as a such as a straing from such sale i thereto, and the overpluk if any there and as a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i the such as a straing i there on the sale on a straing from such sale i there on a such as a straing from such sale i there on a such as a strain
(SEAL (SEAL	And the said part 195 of the first part do hereby of the premises above greated, and seized of a good and indefe 	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes during mode payable to the part. If the of the pay work taxes when it of the pay work taxes when it of the accord part may pay said it is indenture, and shall beer interest the the sum of Three 100°. for the payment of said sum of m d by 11.3 terms m d by 11.5 terms m or to discharge any taxes with inte ne as provided in this indenture. Set as therein specified, and the o ny obligation created thereby, or in if the inturence is not keyp, or if was a committed on said premis- provided for in said written oblig is at the option of the holder here the payable to collect the rent manner prescribed by law, and with the cotts and charges. visions of this indenture and each a re obligatory upon the heirs, exec	rery hereof the y a 2 ° h lawful owner ree and clear of all incumbrances. Inst all parties making lawful claim thereto. Juring the life of this indentore, pay all tai a and payable, and thest. The y will incurance company as shall be apecified a of the second part to the extent of 1428 is a same become due and payable or to tk as a same become due and payable or to tk as a same become due and payable or to tk as a same become due and payable or to tk as a same become due and payable or to tk as a same become due and payable or to tk as a same become due and payable or to tk as a payable to the part. Y of the sect and payable to the part. Y of the sect and payable to the part. Y of the sect ary sum or sums of money advanced by rest thereon as herein provided, in the ev bilgation: contained therein folly dicknog steart thereon, or if the buildings on a es, then this conveyance thall become abole ation, for the security of which this indent of, without notice, and it shall be lawful n of the said premises and all the impro a and benefits accoung therefrom, and out of all moneys arising from such sale i thereto, and the overpluk, if any there and as and the overpluk if any there and as a such as a straing from such sale i thereto, and the overpluk if any there and as a such as a straing from such sale i thereto, and the overpluk if any there and as a such as a straing from such sale i thereto, and the overpluk if any there and as a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i there on a such as a straing from such sale i the such as a straing i there on the sale on a straing from such sale i there on a such as a straing from such sale i there on a such as a strain
(SEAL	And the said part 1.9.5. of the first part dohreeby of the premises above granted, and seized of a good and indeference of the premises above granted, and seized of a good and indeference of the premises have granted, and seized of a good and indeference of the premises and assessments that may be lavied or assessed against said real esterie insured against said real esterie insured against fire and directed by the part of the second part, the loss, if any, thereast, and in the over that said part 1.8.5 of the first part and premises insured as haren provided, then the part to paid shall become a part of the indebtedness, secured by thuril fully repeid. This GRANT is intended as a mortgage to secure the partment of for the second part, the part for the second part to pay for any insurance that said part 1.0.5 , and part 1.0.6 , the first part abail fail to pay the same if default be made in such payments or any part thereof or a series are not kept in a good repart, at they are now, or and the whole sum remaining unpaid, and all to the obligation dis given, shall immediately parted, or any part thereof, in the relation and part difference in the second part of the second part as the part of the wood is guited, or any part thereof, in the relation and part difference in the second in the second part and the second part and the second part and the second part	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes during mode payable to the part. If the of the pay work taxes when it of the pay work taxes when it of the accord part may pay said it is indenture, and shall beer interest the the sum of Three 100°. for the payment of said sum of m d by 11.3 terms m d by 11.5 terms m or to discharge any taxes with inte ne as provided in this indenture. Set as therein specified, and the o ny obligation created thereby, or in if the inturence is not keyp, or if was a committed on said premis- provided for in said written oblig is at the option of the holder here the payable to collect the rent manner prescribed by law, and with the cotts and charges. visions of this indenture and each a re obligatory upon the heirs, exec	rery hereof the <u>syster</u> and <u>hereof</u> the lawful owner ree and clear of all incumbrances. Auring the life of this indenture, pay all tais a rad payable, and their <u>hereof</u> with insurance company as shall be specified a of the second part to the extent of <u>hereof</u> as and <u>become</u> due and <u>payable</u> or to ke as same become due and <u>payable</u> or to ke as a same become due and <u>payable</u> or to ke as a same become due and <u>payable</u> or to ke as a same become due and <u>payable</u> or to ke as a same become due and <u>payable</u> or to ke as a same become due and <u>payable</u> or to ke as a due to the <u>section</u> due to <u>the sect</u> and <u>payable</u> to the part. <u>Joint</u> ade payable to the part. <u>Joint</u> of the sect any sum or south of more y devined by rest thereon as herein provided, in the ev bilgation: contained therein folly dickneg streat thereon, or if the buildings on t es, then this convegance thall become abole ation, for the security of which this indent of, without notice, and it shall be lawful n of the said premises and all the impre a and benefits accoung therefrom; and out of all moneys arising from such sale i thereto, and the overpluk, if any there i thereto, and show and the interest of the section of othe set dimension therein contained, and utors, edministrators, perional representit thend a dimension of the set and the day and y
	And the said per 1995 of the first per do hereby of the premises above granted, and seized of a good and indeference of the grantest above granted, and seized of a good and indeference of the grantest above granted, and seized of a good and indeference of the grantest between the parties hereto that the per 1995 will be a seized by the part of the second pert, the loss, if any or paid shall become a part of the indebtedness, secured by the part of the second pert, the loss, if any or paid shall become a part of the indebtedness, secured by thuril fully repaid. This GRANT is intended as a mortgage to secure the payment for a dig pert of the second pert, the payment of QOC of the second pert of a secure the payment for a dig pert of the second pert to pay for any insurance that said per 10.6 of the second pert as the terms of a site part 10.6 of the second pert as the payment is be made in such payments or any part thereof or a site sea not kept in as good repair as they are now, or and the whole sum remaining unpeid, and all of the obligation dig there not kept in a good repair as they are now, or and the whole sum remaining unpeid, and all of the obligation is given, shall immediately matters and become due and payabite to said part of the second part as they are now, or and the whole sum remaining unpeid, and all of the obligation die given, shall immediately matters and become due and payabite said part Of the second part mether of in the rest of the second part as they are now, or and the whole sum remaining unpeid, and all of the obligation die given, shall immediately parted, or any part thereof, in the rest in the areanne provided by the part The second part	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes during mode payable to the part. If the of the pay work taxes when it of the pay work taxes when it of the accord part may pay said it is indenture, and shall beer interest the the sum of Three 100°. for the payment of said sum of m d by 11.3 terms m d by 11.5 terms m or to discharge any taxes with inte ne as provided in this indenture. Set as therein specified, and the o ny obligation created thereby, or in if the inturence is not keyp, or if was a committed on said premis- provided for in said written oblig is at the option of the holder here the payable to collect the rent manner prescribed by law, and with the cotts and charges. visions of this indenture and each a re obligatory upon the heirs, exec	rery hereof they are herein folly discharge and clear of all incumbrances. Inst all parties making lawful claim thereto. Juring the life of this indentore, pay all tais and payable, and thes. They will in incurance company as shall be apecified a of the second part to the extent of the area is an become due and payable or to ka axes and incurance, or either, and the amore is the rate of 10% from the date of paym usgand flive fundred and oney, executed on the of the sect any sum or some y advanced by rest thereon as herein provided, in the ev- biligation: contained therein fully discharge server thereon, or if the buildings on a set, then the security of which this indent of, without notice, and it shall be lewful n of the sating from such all its impore a and benefits accuing therefrom, and out of all moneys arising from such all it hereto, and its existing there such is and a difference on the overplui, if any there and every obligation therein contained, and utors, deministrators, personal represented hered. and seal S. the day and 'y MAMA
	And the said part 10.5 of the first part do hereby of the premises above granted, and selzed of a good and indeference of the premises above granted, and selzed of a good and indeference of the grant of the second part, the part 10.5 and assessments that may be lavied or assessed against seid real setset insured against seid real directed by the part of the second part, the loss, if any, universit. And in the event that said part 10.5 of the first part and preside by the part of the second part, the loss, if any, up and the become a part of the indebtedness, secured by thurit fully repaid. This GRANT is intended as a nortgage to secure the payment on 0/100	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes during mode payable to the part. If the of the pay work taxes when it of the pay work taxes when it of the accord part may pay said it is indenture, and shall beer interest the the sum of Three 100°. for the payment of said sum of m d by 11.3 terms m d by 11.5 terms m or to discharge any taxes with inte ne as provided in this indenture. Set as therein specified, and the o ny obligation created thereby, or in if the inturence is not keyp, or if was a committed on said premis- provided for in said written oblig is at the option of the holder here the payable to collect the rent manner prescribed by law, and with the cotts and charges. visions of this indenture and each a re obligatory upon the heirs, exec	rev hereof they are herein fully discharge thereon, or if the used of all incumbrances. Inst all parties making lawful claim thereto. Juring the life of this indentore, pay all tas- a and payable, and thes. They will insurance company as shall be appecified of the second part to the extent of
	And the said per 1995 of the first per do hereby of the premises above granted, and seized of a good and indeference of the grantest above granted, and seized of a good and indeference of the grantest above granted, and seized of a good and indeference of the grantest between the parties hereto that the per 1995 will be a seized by the part of the second pert, the loss, if any or paid shall become a part of the indebtedness, secured by the part of the second pert, the loss, if any or paid shall become a part of the indebtedness, secured by thuril fully repaid. This GRANT is intended as a mortgage to secure the payment for a dig pert of the second pert, the payment of QOC of the second pert of a secure the payment for a dig pert of the second pert to pay for any insurance that said per 10.6 of the second pert as the terms of a site part 10.6 of the second pert as the payment is be made in such payments or any part thereof or a site sea not kept in as good repair as they are now, or and the whole sum remaining unpeid, and all of the obligation dig there not kept in a good repair as they are now, or and the whole sum remaining unpeid, and all of the obligation is given, shall immediately matters and become due and payabite to said part of the second part as they are now, or and the whole sum remaining unpeid, and all of the obligation die given, shall immediately matters and become due and payabite said part Of the second part mether of in the rest of the second part as they are now, or and the whole sum remaining unpeid, and all of the obligation die given, shall immediately parted, or any part thereof, in the rest in the areanne provided by the part The second part	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes during mode payable to the part. If the of the pay work taxes when it of the pay work taxes when it of the accord part may pay said it is indenture, and shall beer interest the the sum of Three 100°. for the payment of said sum of m d by 11.3 terms m d by 11.5 terms m or to discharge any taxes with inte ne as provided in this indenture. Set as therein specified, and the o ny obligation created thereby, or in if the inturence is not keyp, or if was a committed on said premis- provided for in said written oblig is at the option of the holder here the payable to collect the rent manner prescribed by law, and with the cotts and charges. visions of this indenture and each a re obligatory upon the heirs, exec	rey hereof they are herein contained, and user of all incumbrances. Inst all parties making lawful claim thereto. Juring the life of this indenture, pay all tais and payable, and that they will insurance company as shall be apecified of the second part to the extent of they will insurance company as shall be apecified of the second part to the extent of they is ame become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke any sum or sums of money advanced by rest thereon as herein provided. In the ev- bilgation contained therein fully discharg serves thereon, or if the buildings on a serve thereon, and the overplus, if any there and every obligation therein contained, and uter, administrators, perconal representity hand A and seal A the day and y MAMA (SEF The COA (SEF
· · · · · · · · · · · · · · · · · · ·	And the said part 1.9.5. of the first part dohreeby of the premises above granted, and seized of a good and indeference of the premises above granted, and seized of a good and indeference of the premises have granted, and seized of a good and indeference of the premises and assessments that may be lavied or assessed against said real esterie insured against said real esterie insured against fire and directed by the part of the second part, the loss, if any, thereast, and in the over that said part 1.8.5 of the first part and premises insured as haren provided, then the part to paid shall become a part of the indebtedness, secured by thuril fully repeid. This GRANT is intended as a mortgage to secure the partment of for the second part, the part for the second part to pay for any insurance that said part 1.0.5 , and part 1.0.6 , the first part abail fail to pay the same if default be made in such payments or any part thereof or a series are not kept in a good repart, at they are now, or and the whole sum remaining unpaid, and all to the obligation dis given, shall immediately parted, or any part thereof, in the relation and part difference in the second part of the second part as the part of the wood is guited, or any part thereof, in the relation and part difference in the second in the second part and the second part and the second part and the second part	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes during mode payable to the part. If the of the pay work taxes when it of the pay work taxes when it of the accord part may pay said it is indenture, and shall beer interest the the sum of Three 100°. for the payment of said sum of m d by 11.3 terms m d by 11.5 terms m or to discharge any taxes with inte ne as provided in this indenture. Set as therein specified, and the o ny obligation created thereby, or in if the inturence is not keyp, or if was a committed on said premis- provided for in said written oblig is at the option of the holder here the payable to collect the rent manner prescribed by law, and with the cotts and charges. visions of this indenture and each a re obligatory upon the heirs, exec	rey hereof they are herein contained, and user of all incumbrances. Inst all parties making lawful claim thereto. Juring the life of this indenture, pay all tais and payable, and that they will insurance company as shall be apecified of the second part to the extent of they will insurance company as shall be apecified of the second part to the extent of they is ame become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke any sum or sums of money advanced by rest thereon as herein provided. In the ev bilgation contained therein fully discharg serves thereon, or if the buildings on a s, when this security of which this indent of of the security of which this indent of of the security of which this indent of of the security of which this indent of of all benefits accruing therefrom such alls i thereto, and the overplus, if any there and every obligation therein contained, and user, administrators, perional representity hand A and seal A the day and y MAMA (SEP MacCoA (SEP
	And the said part 19.5. of the first part do hereby of the premises above granted, and seized of a good and indeference of the premises above granted, and seized of a good and indeference of the second part, the part 19.5 of the second part, the loss, if any, interest, and in the event that said part 19.5 of the indebtedness, secured by the part 1. Second part, the loss, if any, or paid shall become a part of the indebtedness, secured by the part 19.5 of the second part, the loss, if any, or paid shall become a part of the indebtedness, secured by the part 10.5 of the second part, the part 19.5 of the second part to pay for any inturance that said part 19.5 of the second part to pay for any inturance that said part 19.5 of the second part to pay for any inturance that said part 19.5 of the second part to pay for any part there of a second part 19.5 of the second part and this conveyance shall be void if such payments be made in such payments or any part thereof or a set is the are not kapt in an good part as they are not or and the second part. The second part is thereof or a set is the area not kapt in a good part as they and to have a the said part 19.5 of the second part as they are not kapt in a good part. They near the said part 19.5 of the second part is thereof. In the relating therefore, the second part 10.5 of the relating the said part 19.5 of the second part is thereof. In the relating the part, 19.5 of the relating such sale, on demand 1.5 agreed by the part, 19.5 of the respective parties herets. Bay there will be part by the part 19.5 of the respective parties herets. Bay the second the second part is a second part the said part 19.5 of the respective parties herets. Bay the second the second part 19.5 of the respective parties herets. Bay the second the part 19.5 of the respective parties herets. Bay the second the part 19.5 of the respective parties herets. Bay there 19.5 of the respective part	covenant and agree that at the deliv asible estate of inheritance therein, f I warrant and defend the same again of the first part shall at all times of estate when the same becomes during mode payable to the part. If the of the pay work taxes when it of the pay work taxes when it of the accord part may pay said it is indenture, and shall bear interest the the sum of Three 100°. for the payment of said sum of m d by 11.3 terms m d by 11.5 terms m or to discharge any taxes with inte ne as provided in this indenture. Set as therein specified, and the o ny obligation created thereby, or in if the inturence is not keyp, or if was a committed on said premis- provided for in said written oblig is at the option of the holder here the payable to collect the rent manner prescribed by law, and with the cotts and charges. visions of this indenture and each a re obligatory upon the heirs, exec	rey hereof they are herein contained, and user of all incumbrances. Inst all parties making lawful claim thereto. Juring the life of this indenture, pay all tais and payable, and that they will insurance company as shall be apecified of the second part to the extent of they will insurance company as shall be apecified of the second part to the extent of they is ame become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke as a same become due and payable or to ke any sum or sums of money advanced by rest thereon as herein provided. In the ev bilgation contained therein fully discharg serves thereon, or if the buildings on a s, when this security of which this indent of of the security of which this indent of of the security of which this indent of of the security of which this indent of of all benefits accruing therefrom such alls i thereto, and the overplus, if any there and every obligation therein contained, and user, administrators, perional representity hand A and seal A the day and y MAMA (SEP MacCoA (SEP

· · · · · ·