FIRST. That the parties of the first part are justly indebted to the party of the second part in the sum of FIFTEEN THOUSAND AND NO/100 - - - - - - - - - - - - - - - DOLLARS, 6

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according to the terms of one certain mortgage note of even date herewith, executed by said parties of the first part, in consideration of the actual loan of the said sum, and payable as follows: The sum of Two Hundred Fifteen and 56/100 Dollars (\$215.56) on the first day of each and every month, heginning with August 1, 1966, up to and including June 1, 1963, the balance then due to be payable July 1, 1963; each such monthly payment shall be applied first to the payment of interest and any balance of such monthly payment remaining efter the payment st such interest shall be applied in reduction of the principal hereof; the said interest to be computed from July 1, 1956, at the rate of tive and one-half per cent per annum.

DOLLARS, strates comparies acceptable to the party of the second part with policies payable to it in case of loss to the at the second by this mortgage; to assign and deliver to it, with satisfactory mortgages clauses, all the policies makes as and buildings and to pay all insurance premiums when due. In case of loss it is agreed that the party associat part may collect the insurance moneys or may deliver the policies to the mid parties of the first part flaction. At the election of the mid party of the second part, the insurance moneys shall be applied either on the deduces versued hereby or in rebuilding.

HIRD. That the party of the s IRD. That the party of the second partmay make any payments necessary to remove or extinguish any prior trading title, lies or insumbrance on the premises hereby conveyed, and may pay any unpaid taxes or asce-burged against and property, and may insure said property if default be made in the covenant to insure; and as as paid shall become a lien upon the above described real estate, and he secured by this Mortgage, and inservered, with interest at ten per cent, in any suit for the foreclosure of this Mortgage. In case of fore-it is agreed that the judgment rendered shall provide that the whole of said real estate shall be sold together

OURTH. That is same of default of any of the sevenants or agreements herein contained, the rents and profits and pressions are piedered to the party of the second part as additional and collateral scurify for the payment the balance securid hereby, and the said party of the second part is entitled to the possession of asid prop-ty rentwar or otherwise, as it may elect.

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• Elisevise, as it may elect.
• Elisevise, as it may elect.
• Elisevise of the first part hereby agree to pay all faxes and assessments, general or special, ex-dependences. The party of the second part therein, and while this Mortgage is held by a non-traditional spectral field in party of the second part therein, and while this Mortgage is held by a non-set famous type this Mortgage or the debt accurd thereby, or the interest thereon or income or of Kamus upon this Mortgage or the debt accurd thereby, or the interest thereon or income or the party of the second part, and that upon violation of this undertaking or the passage by of the part of the second part, and that upon violation of this undertaking or the passage by of the may the berefore enacted or hereafter to be manted, inspecting payment of the passage by of the part of the second part, and that upon violation of this undertaking or the passage by of the maching payment of the whole or any portion of any of the taxes aformald upon the party in uses the maching by any Court of compotent juriadiction of a dealer that the undertaking the part as herein provided, to pay any taxes or assessments in legally inopersity. Shon, it any a binder secured, without deduction, shall, at the option of the party of the second part, become the part as herein grave bot to entifier or parent all or any part of the taxes of assessing to be could for taxes the part of states and transmit provided to all or any part of the taxes of assessing the assestion to the second the and provide of all second parts of a second parts do be could for taxes the part as the state payment of all main, taxes and assessments for the parties of the first part the second the state respective due taxes and assessments.

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