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	total and the second se		delivery hereof he is	mbrances,
And the seld party of the	ized of a good and indefeas	ible estate of inheritance the	rein, iree and creat of an international	and the second second
no exceptions	and that he will	warrant and defend the same	against all parties making la	wful claim thereto.
		the stand again the standard and the standard	town during the life of this inc	denture, pay all takes
assessments that may be levied or p the buildings upon seld real est cited by the part. Y of the sec rest. And in the event that seld pa premises insured as herein provid- paid etail become a part of the 1 b fully maid.	assessed against said real of the insured against fire and ond part, the loss, if any, m rt	state when the same become tornado in such sum and by ade payable to the part. Mu- hall fail to pay such taxes w of the second part may pay - indenture, and shall bear in	es due and payeon, and such insurance company as a of the second part to the rhen the same become due and said taxes and insurance, or e terest at the rate of 10% from	hall be specified and extent of 158 d payable or to keep there and the amount the date of payment
THIS GRANT is Intended as a mor	tgage to secure the payment	of the sum of		DOLLARS,
		for the navment of said sum	of money, executed on the	and the second s
of July t, with all Interest accruing thereon d part 2 of the second part	19.20, and a seconding to the terms of to pay for any insurance o	by 2.50 said obligation and also to r to discharge any taxes will	h Interest thereon as herein p	oney advanced by the
t said part J of the first pi and this conveyances shall be vot default be made in such payment are not paid when the same b seems are not suppl in as pool to be when any not suppl in as pool to be when any not suppl in as pool are when any not suppl in a second phone, shall however are shall be and any suppl are shall however are shall be and any suppl are shall how we have a start of the same phone, shall how we have a start of the same are shall be and any start of the same are start of the same start of the same are start of the same sta	ecome due and payable, or i	y obligation created thereby, if the insurance is not kept	or interest thereon, or if the up, as provided herein, or if premises, then this conveyance	the buildings on said shall become absolute
the whole sem remaining unpair	apear as they are now, or it d, and all of the obligation and become due and peyable	a provided for in said writte at the option of the holds	n obligation, for the security or in hereof, without notice, and	f which this indenture It shall be lawful for
and part V of the second p and part V of the second p and former in the memory provide to be presented bendby granted, o an few amount them unpaid of pri	the agents or	aver appointed to collect th	esession of the said premises te rents and benefits accruin	and all the Improve- therefrom; and to
Star grantes have been by granted, o	r any part thereof, in the ncipal and interest, together	manner prescribed by law, with the costs and charges	and out of all moneys aris incident thereto, and the over	plus, if any there be,
It is paid by the party me It is speed by the parties here with according therefrom, shall a large and successors of the respon-	to that the terms and provident of the terms and inure to, and be	alons of this indenture and obligatory upon the heirt	executors, administrators, p	ersonal representatives,
signs and successors of the respec	tive peries hereio.	h	a state to a state of the	the day and year
In Witness Whereas, the partyan	of the first part ha	hereunto set	the seaton and seatons	me oay and your
a place Whereast, the pertian	of the first part ha	hereunto sei	p 4	
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. The intervalues, where if the within mortgage, do netery according the fully payment of the de sectres therein, and authorize the Register of Deeds to enter the discharge of this mortgage of record side this with my of March 1995.

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S.F.G

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