	the estate, title and interest of the said part y of the first part therein.
And the sold part. y of the first	part do BS hereby covenant and agree that at the delivery hereof She is the lawful owner
of the premises above granted, and seized	of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
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ABRIDGE ST ALCERTHAND AND THE

A. S. S. S.

there is a start of

in the parties hereto that the part y of the first part shall at all times during the life of this indenture, pay all taxes

d assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that $ShB_k(111)$ may the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and fiscad by the part Y_{k-1} of the second part, the loss, if any made payable to the part Y_{k-1} of the second part. To the extent of 1 to S_{k-1} may the overt that said part Y_{k-1} of the first part shall fail to pay such taxes when the same become due and payable or to take most and in the event that said part Y_{k-1} of the first part shall fail to pay such taxes when the same become due and payable or to keep if promises insured as herein provided, then the part Y_{k-1} of the second part may pay said taxes and insurance, or either, and the amount paid shall beer interest of the indebtedness, secured by this inderitore, and shall beer interest at the rate of 10% from the date of payment the fully repaid.

THIS GRANT is intended as a mortgage to secure the payment of the sum of one thousand and no/100 - - - - - - DOLLARS,

And his conveyance shall be void if such payments be made as herein specified, and the solitation contained therein, fully discharged, indexing be and be used in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on aid real state are not hald when the same become due and payable, or if the insurance is not kept up, as provided beein, or if the buildings on said and the conveyance shall be void if such payments be made as herein specified, and the solitation contained therein, fully discharged, indexing be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on aid real take are not hald when the same become due and payable, or if the insurance is not kept up, as provided beein, or if the buildings on said and beate are not hapt in as good repeir as they are now, or if waste is committed on said premise, then this conversance abilities become abeliate it the whole sum remaining ungeld, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, shall issuediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for

The whole were remaining unpeld, and all of the obligations provided for in aid written constant, the universe of the second part of the second pa

SS:	1. Cettel C. Lynn	(SEAL)
stand & Sworn to before me this 16t	gthei P. Lynn	(SEAL)
		(SEAL)
Cla mary m Righton	2	(SEAL)
PUBLIC Mary Robins	1	(SCAU
		1000000

	нском актичновся саконстрания ласяких засановся словов слова за славов с ласта саконстранова.
MATE OF KAN SAS	
BARTON	COUNTY,
2 mines	BE IT REMEMBERED, Ther on this, thirteenth day of August A. D., 19.55. before me, a Notary Public in the aforesaid County and State teams Ethel Pa Lynn's & Widows.
N. M. ABO	and a second
TARY	to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.
PUNUIC	IN WITHERS WHEREOF, I have hersunto subscribed my name, and affixed my official seal on the day and year last above written.
	Ostober 13

0)

Notary Public

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