Including the rents, issues and profits there of provided however that the mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said parties, of the first part therein. And the sold part 185 of the first part do _____ bereby covenant and agree that at the delivery hereof _____ they____ BTB the lawful owners. nises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, a the pr no exceptions and that will warrant and defend the same against all parties making lawful claim thereto. eed between the parties harsto that the particle of the first part shall at all times during the life of this indenture, pay all taxes ind assessments that may be levied or assessed against said real estate when the same becomes due and psyable, and that they will taxes and he buildings upon said real estate insured against fire and "bornado in such sum and by such insurance company as shall be specified and buildings upon said real estate insured against fire and "bornado in such sum and by such insurance company as shall be specified and buildings upon said real estate insured against fire and "bornado in such sum and by such insurance company as shall be specified and buildings upon said real estate insured against fire and "bornado in such sum and by such insurance company as shall be specified and become and in the event that said part 158. of the lint part shall fail to pay such taxes when the same become due and psyable or to the and manage beared as herein provided, then the part." of the second part may pay ald taxes and insurance, or either, and the amount or paid shall beactime a part of the indubtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment with they repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Eighteen Hundred Fifty and No/100... CARACTERIA ng to the terms of a certain written obligation for the payment of said sum of money, executed on the 25th August 19.56, and by 1258 terms made payable to the part.y. of the second the all bearest according therean according to the terms of said obligation and also to secure any sum or sums of money advanced by the of part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even of the second part to pay for any insurance or to discharge any rates with event means means the second part to pay for any insurance or to discharge any rates with event means the second part of the first part shall fail to pay the same as provided in this indenture. The event descent part and be veiid if such payments be made as havin specified, and the obligation contained therein, fully discharged, if and is unde payments of any part thereof any obligation created therein, or if the buildings on said and the rate in the second sec It is seemed by the partice herete that the terms and provisions of this indenture and each and every obligation therein contained, and all the device therefore, shall extend and here to, and be obligatory upon the bein, executors, administrators, personal representatives, and an executor is the respective parties hereto. Wenned, the part 100 ... of the first part heTE ... hereunto set ... that hands and see the day and yes Colora par Arrang Carl Filix Mith (SEAU) (SEAL) Marin D. Shutt (SEAL) (SEAL) man, ther on this 2510 day of Augustia A D. 1056 came Harl Felix Shutt and Marion D. Shutt to the property known in the dis same person. If who executed the foregoing last t and dul statutes, 1 hours have been added fixed my official seel a the day and

12 0-51

Zarold 4 +.

Harold J. Rick

1 JANNON