of the premises above granted, and seize	t part do hereby covenant and agree that at the delivery hereof they are the lawful d of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	
tert and the second second	no'exceptions	
and a subsequent of the second	and that they will warrant and defend the same against all parties making lawful claim	thereto.
and assessments that may be levied or as keep the buildings upon said real estate directed by the part y of the secon- interest. And in the event that said part. said premises insured as herein provided so paid shall become a part of the indu until fully repaid.	to that the part 168 of the first part shall at all times during the life of this indenture, pay assisted egainst said real estate when the same becomes due and payable, and that they to insured against fire and tornado in such sum and by such insurance company as shall be spe if part, the loss, if any, made payable to the part Y of the second part to the extent of 168, of the first part shall fail to pay such taxes when the same become due and payable of then the part Y of the second part or the second part to the extent of the second part to the second part may pay said taxes and insurance, or either, and th the dness, secured by this indenture, and shall bear interest at the rate of 10% from the date of	
THIS GRANT is intended as a mortga	ge to secure the payment of the sum of	DOLLARS.
	rtain written obligation for the payment of said sum of money, executed on the 27th	DOLLARD
day of September,	19 DD, , and by LCB terms made payable to the part of of terms made payable to the part of of terms of the terms of said obligation and also to secure any sum or sums of money advant	ed by me
said part. Y of the second part to	pay for any insurance or to discharge any taxes with interest thereon as herein provided, in	the event
And this conveyance shall be void i If default be made in such payments o estate are not paid when the same beco real estate are not kept in as good repa and the whole sum remaining unpaid, is given, shall immediately mature and	shall fail to pay the same as provided in this indenture. f such payments be made as herein specified, and the obligation contained therein fully r any part thereof or any obligation created thereby, or interest thereon, or if the taxes on me due and payable, or if the insurance is not kept up, as provided herein, or if the buildin it as they are now, or if waste is committed on said premises, then this conveyance shall become and all of the obligations provided for in said written obligation, for the security of which this become due and payable at the option of the holder hereof, without notice, and it shall be	gs on said the absolute indenture lawful for
	y its agents or assigns to take possession of the said premises and all the y law and to have a receiver appointed to collect the rents and benefits accruing therefore my part thereof, in the manner prescribed by law, and out of all moneys arising from su all and interest, together with the costs and charges incident thereto, and the overplus, if any	. improve
shall be paid by the part y making	g such sale, on demand, to the first part 105	•
	a set of the set of the set of and even although therein contains	id, and all
benefits accruing therefrom, shall exten	d and inure to, and be obligatory upon the heirs, executors, administrators, personal repr	esentatives,
benefits accruing therefrom, shall exten assigns and successors of the respective	d and inure to, and be obligatory upon the neirs, executors, administrators, personal repu-	
benefits accruing therefrom, shall exten assigns and successors of the respective	d and inure to, and be obligatory upon the next, executive, administrate, period repr parties hereto. of the first part ha TO hereunto set their hands and seal s the day	
benefits accruing therefrom, shall exten assigns and successors of the respective in Witness Whereof, the part 105	d and inure to, and be obligatory upon the next, executive, administrate, periodic reprint the set of the first part ha TO hereunto set their hands and seal s the day Of the first part ha TO hereunto set their hands and seal s the day Office W. Jackson Foreat A. Hackson	and year (SEAL) (SEAL)
benefits accruing therefrom, shall exten assigns and successors of the respective in Witness Whereof, the part 105	d and inure to, and be obligatory upon the next, executive, administrate, periodic reprint the set of the first part ha TO hereunto set their hands and seal s the day Of the first part ha TO hereunto set their hands and seal s the day Office W. Jackson Foreat A. Hackson	and year (SEAL) (SEAL) (SEAL)
benefits accruing therefrom, shall exten assigns and successors of the respective in Witness Whereof, the part 105	d and inure to, and be obligatory upon the next, executive, administrate, periodic reprint the set of the first part ha TO hereunto set their hands and seal s the day Of the first part ha TO hereunto set their hands and seal s the day Office W. Jackson Foreat A. Hackson	and year (SEAL) (SEAL) (SEAL)
benefits accruing therefrom, shall exten assigns and successors of the respective in Witness Whereof, the part 105	d and inure to, and be obligatory upon the next, executive, administrate, periodic reprint the set of the first part ha TO hereunto set their hands and seal s the day Of the first part ha TO hereunto set their hands and seal s the day Office W. Jackson Foreat A. Hackson	and year (SEAL) (SEAL) (SEAL)
benefits accruing therefrom, shall exten assigns and successors of the respective in Witness Whereof, the part 105	d and inure to, and be obligatory upon the next, executive, administrate, periodic reprint the set of the first part ha TO hereunto set their hands and seal s the day Of the first part ha TO hereunto set their hands and seal s the day Office W. Jackson Foreat A. Hackson	and year (SEAL) (SEAL) (SEAL)
benefits accruing therefrom, shall exten assigns and successors of the respective in Witness Whereof, the part 105	d and inure to, and be obligatory upon the next, executive, administrate, periodic reprint the set of the first part ha TO hereunto set their hands and seal s the day Of the first part ha TO hereunto set their hands and seal s the day Office W. Jackson Foreat A. Hackson	and year (SEAL) (SEAL) (SEAL)
benefits scruleg therefrom, shall exten asigns and successor of the respective In Winess Whereof, the part 198 List above written.	d and inure to, and be obligatory upon the next, executive, administrate, periodic reprint the set of the first part ha TO hereunto set their hands and seal s the day Of the first part ha TO hereunto set their hands and seal s the day Office W. Jackson Foreat A. Hackson	and year (SEAL) (SEAL) (SEAL)
benefits scruing therefrom, shall exten asigns and successors of the respective In Witness Whereof, the part 105 List above written.	d and how to, and be oblightery upon the hert, executive, administrate, periodic repar- of the first part ha TO hereunto set the Ir hand and seal 3 the day Univer W. Jackson Forrest A. Hackson Forrest A. Jackson	and year (SEAL) (SEAL) (SEAL)
benefits scruleg therefrom, shall exten saigns and successor of the respective In Winese Whereof, the part 105 list above written.	d and how to, and be oblightery upon the hert, executive, administrative, periodia reparts of the first part ha TO hereunto set the Ir hand and seal a the day Univer N. Jackson Forrest A. Jackson Forrest A. Jackson	end yee (SEAL) (SEAL) (SEAL) (SEAL)
benefits scruleg therefrom, shall exten saigns and successor of the respective In Winese Whereof, the part 105 list above written.	d and how to, and be oblightery upon the hert, executive, administrative, periodia reparts of the first part ha TO hereunto set the Ir hand and seal a the day Univer N. Jackson Forrest A. Jackson Forrest A. Jackson	end year (SEAL) (SEAL) (SEAL) (SEAL)
benefits scruleg therefrom, shall exten saigns and successor of the respective In Winese Whereof, the part 105 list above written.	d and houre to, and be oblightery upon the heat, executive, administrative, periods top parties herein. of the first part ha TO hereunto set the ir hand and seal a the day Forrest A. Hackson Forrest A. Hackson Forrest A. Jackson Solution Forrest A. Jackson Forrest A. Jackson Forrest A. Jackson Forrest A. Jackson Forrest A. Jackson Forrest A. Jackson I and the solution for me, a notary public tank to the solution of the solution for me, a notary public tank to the solution of the solution for the solution of the solution of the solution for me a solution of the solution of the solution for me a solution of the solution of the solution of the solution for the solution of the solu	end year (SEAL) (SEAL) (SEAL) (SEAL)
benefits scruleg therefrom, shall exten saigns and successor of the respective In Winese Whereof, the part 105 list above written.	d and houre to, and be congetory upon the heat, executive, administrate, periods top of the first part ha TO hereunto set the ir hand and seal a the day Further W. Jackson Forrest A. Harkson Forrest A. Jackson. SS. COUNTY, SS. SC. SS. SS. SS. SS. SS. SS. SS. SS.	and year (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
benefits scruleg therefrom, shall exten saigns and successor of the respective In Winese Whereof, the part 105 list above written.	d and houre to, and be oblightery upon the heat, executin, submitted, periods the seal & the day of the first part ha TO hereunto set the line and seal & the day of September 12 A packson. SS. COUNTY, SS. E IT REMEMBERED, That on this 27th day of September 12 A packson in the storesaid County came Olive W. Jackson and Forrest A. Jackson, her husband to me personally known to be the same personal who executed the foregoing instrument echnowledged the execution of the same.	and year (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) and State and State
benefits scruleg therefrom, shall exten saigns and successor of the respective In Winese Whereof, the part 105 list above written.	d and houre to, and be oblightery upon the heat, executed, administrate, periods they parties here. of the first part ha TO hereunto set their hands and seal s the day	and year (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) and State and State

and the state

(1) for the second for which methods, in prety accordence the full payment of the second second second term for the structure transmission and a method with the second second second second second second second second second the second second second second second second second second second the second second second second second second second second second the second second second second second second second second second the second second second second second second second second second the second the second terms (second second sec

100 M

1

1000