<u></u>322

.

A COMPANY

Ş

W W TXN

the second second second second

	ovenant and spree that at the delivery hereof theys. are the lawful owner
of the premises above granted, and seized of a good and Indefea	sible estate of inheritance therein, free and clear of all incumbrances,
	warrant and defend the same against all parties making lawful claim thereto.
	of the first part shall et all times during the life of this indenture, pay all taxes
keep the buildings upon said real state intured against fire and directed by the party and the second part, the loss, if any, m interest. And in the event that said part ISS of the first part at said premises insured as herein movided, then it the next Y	estate when the same becomes due and payable, and thatLbdyNill formado in using the such fancence company as shall be specified and rade payable to the partV of the sacond part to the extent pfll.S hall fail to pay guch taxes when the same become due and payable or to keep of the second part may pay said taxes and laurance, or either, and the amount indenture, and shall beer interest at the rate of 10% from the date of payment
THIS GRANT Is Intended as a mortgage to secule the payment	of the sum of Two Thousand Four landred and No/100
according to the terms of	for the navment of said sim of money, available on the
day of	by those of the second by the
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
thet hald part. 1.C.S of the first part shall fail to pay the same And this conveyance shall be void if such payments be made.	as branch, supplying and the statement of several statement of the statement
It detent be made in addip payments or any part interest or any relate are not kept in as good repair as they are now, or if and the whole sum remaining unpild, and all of the obligations is given, shall immediately mature and become, due and payable, or if	Obligation, created thereby, or interest thereon, or, if the taxes, on said real the invariant is not kept up, as provided herein, or if the buildings on said waste is committed on said premiser, then this conveyance shall become absolute provided for in said written obligation, for the security of which this indenture at the option of the holder hereof, without notice, and it shall be lawful for.
the teld party of the second partyitsSUCCESSOIS. ments thereon in the manner provided by law and to have a recei- sell the premises hereby granted, or any part thereof. In the m retain the amount then unpeld of principal and interest, together wi	OTQSSIGND take posicision of the said premises and all the improve- ver appointed to collect the rents and benefits. accruing therefrom, and to- sancer prescribed by law, and out of all moneys arising from such asle to ith the costs and charges incident thereto, and the overplus, if any there be,
hell be pold by the part 3 making such sale, on demand, to	o the first pert. ies
sensitia accruing therefrom, shall extend and inure to, and be a successors of the respective parties hereto.	ons of this indenture and each and every obligation therein contained, and all obligatory upon the heirs, executors, administrators, personal representatives,
In Witness Whereof, the part 165 of the first part ha XO	" hereunto ist
	C. R. Reenelf (SEAU
	10- in-
ى.	Kathryn Russell (SEAL) (SEAL)
3. 	
San	SEAL)
And a subscription of the second	SEAL)
bone al -	SEAL)
Doneglas COUNTY, SS.	
Bouglas COUNTY, SS. BE IT REMEMBERED, That o before me, e. Mart	A. attay and Resall (SEAL) (SEAL) (SEAL)
Boxglas COUNTY, SS.	
Dowglas COUNTY, St. St. COUNTY, St. COUNT	(SEAL) (SEAL)
Bouglas COUNTY, St. WILL S. BE IT REMEMBERED, That of before me, a Molt carrie C.L. R. COUNTY, St. Be To Remember 2000 COUNTY, St. Be To Remember 2000 to me personally known to me personally known	SEALS - Marked - Contract - Contr
Boweglas COUNTY, St. COUNTY, St. COUNTY, St. COUNTY, St. COUNTY, St. COUNTY, St. Be IT REALEMBERED, That o before me, e. MGC came C L L. R. to me personally known acknowledged the execu- TS COUNTY 1	M. attinged Radia Construction (SEAL)
Boweglas COUNTY, St. COUNTY, St. COUNTY, St. COUNTY, St. COUNTY, St. COUNTY, St. Be IT REALEMBERED, That o before me, e. MGC came C L L. R. to me personally known acknowledged the execu- TS COUNTY 1	M. attinged Radia Construction (SEAL)
Boweglas COUNTY, St. COUNTY, St. COUNTY, St. COUNTY, St. COUNTY, St. COUNTY, St. Be IT REALEMBERED, That o before me, e. MGC came C L L. R. to me personally known acknowledged the execu- TS COUNTY 1	SEALS - Marked - Contract - Contr
Boxeglas COUNTY, WIII BE TH REMEMBERED, That of before me, a. Molt carrie C. L. I. Re in me personally known acknowledged the execu- s COUNTY I IN WITNESS WHEREOF, I have year last above written. Commission Expired Ed. 5	A. attaged Reading (SEAL) (SEA
Boreglas COUNTY, St. COUNTY, St. St. COUNTY, St. St. COUNTY, St. St. St. St. COUNTY, St. St. St. St. St. St. St. St.	M. attinged Radia Construction (SEAL)
Board Cast VIII COUNTY, St. COUNTY, St. COUNTY, St. St. COUNTY, St. St. COUNTY, St. St. St. St. St. St. St. St.	A attaly (SEAL) (SEAL) (SEAL)
Borneylas COUNTY, St. WIII S. WIII S. COUNTY, SE-IT REMEMBERED, There before me, a. Molt carrie C.L. R. Io. me personally known io. me pe	(SEAL) (SEAL)
Boxeglas COUNTY, St. St. COUNTY, St. St. COUNTY, St. St. St. St. St. St. St. St.	A attaly (SEAL) (SEAL) (SEAL)

......

٠¢

() ()

<u>, alta di secondo di secondo por la secondo por la la secondo por la secondo por la secondo por la secondo por </u>

.'

.

1

1......

,

¢

. . . e

Buck rie W Ry

2 7

16.5107

7.97.

12. 22