8	ppurtenances and all the estate, the	eby covenant and agree that at the	delivery hereof they ar. Ghe	lawful owner S.
It is agreed and assessment keep the build discited by the interest. And I add premises so paid shall	d between the parties hereto that the part of the scalar for the scalar part of the scalar part of the scalar part of the part	will warrant and defend the same <u>33</u> of the first part shall at all 11 real estate when the same become and tornado in such sum and by any, made payable to the part <u>32</u> part shall fail to pay such taxes w of the second part may pay i by this indenture, and shall beer into	against all parties making lawful nes duying the life of this Indentu s due and payable, and that thi such insurance company as shall such insurance company as shall such insurance of the state and payable and payable sold taxes and insurance, or sither, reat at the rate of 10% from the	claim thereto. e, pay all taxes by will e specified and nt of
THIS GRAN	and IT is intended as a mortgage to secure the particular international secure the particular international secure	yment of the sum of	y-two hundred and	no/100-
day of part, with all said part	he terms of <u>OTO</u> certain written obligati <u>bigroh</u> <u>9.56</u> Interest acciving thereon according to the term 	and by <u>LDS</u> ne of said obligation and also to an nee or to discharge any taxes with same as provided in this indenture made as hefelin specified, and it or any obligation provided thereby, or if the shurran's fix-got kept u or if waste is committed up said p allons provided for in said written syable at the option of the holder	ms made payable to the part.J cure, any sum or sums of money. Interest thereon as herein provid e obligation contained therein or interest thereon, or if the ta so as provided herein, or if the ta colligation, for the security of while hereof, without notice, and it she evision of the said premises and	of the second of advanced by the conservation of the conservationo
sell the prem sell the prem retain the amo phatt be paid it's the agree benefits accru	Minimo of the second part. In the manner provided by law and to have uses hereby granted, or any part thereof, in sunt then unpatid of principal and interest, toge by the part. Junimous and the second part by the parties hereto that the terms and ing therefrom, shall extend and inure to, en occessors, of the respective parties hereto.	a receiver appointed to build in we the manner prescribed by law, other with the costs and charges in nand, to the first, pert. 193. provisions of this indenture and ei	ch and every obligation therein o	om such sale to If any there be, potained, and all
in Witpers	Whereof, the part 10.9 of the first part	he Ve hereunto ser the s Kenneth Renneth L. Alta M. Puc	r hand9 and real 9 1 F. J. Oucket Puckett M. Oucket kat	e day and year S (SEAL) S (SEAL) S (SEAL) S (SEAL) S (SEAL) S
				TIONAUCUCUCU
این به را به سنه واست. این به را به سنه واست. به این به را به مسلم و مسلم و مسلم	an a	J. S.		
		J ANELEY PRINT RECHCERCENCERCERCERCERCERCE RECHCERCERCERCERCERCERCERCERCERCERCERCERCERC		
STATE OF	E before me, a	, That on this <u>3rd</u> Notery Publ ath L. Puckett and	10 in the aforesaid	County and State
NY Committee	bill c and s chowledged in withers where year last above the second seco	W1FC, ly known to be the same person. the execution of the same. KOF, I have hereunto subscribed my withen. 	who executed the foregoing ins	trument and duly
		~1	<u>ь</u> , н. н.	Difforary - Public
ecorded March	3, 1956 at 11:55 A.M.	Hau	ex <u>G. Beck</u> R	egister of Deeds
		RELEASE		
I the unde acured thereby Corp. Seal) TTEST: E	rsigned. owner of the within , and authorize the Registe:	n mortgage, do hereby r of Deeds to enter t Dated this I6th day The Lawrence Buildin by W. E. Decker	he discharge of this of July, 1957 g & Loan Association	payment of the debt mortgage of record.
TTEST:				

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