| with the appurishmances and all the estate, tille and interest of the said partiage of the first part threin.   And the and partiage   | And the side parties intervent de  |                    |
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| Ad the add particle — of the first part ds   | And the side parties intervent de  | NULL N             |
| <pre>d die promises slowe gennet, and salzed of a good and indefamilie estam of informance formin, fires and clear of all locamizances.</pre>  | of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the part they will versant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereis that the part igo of the first part shall at all times during the life of this indenture, pay all taxes and assessment that may be leaded or assessed against add real estates when the same becomes due and payable, and that thogy, will be readed or assessed against add real estates when the same becomes due and payable, and that the part igo of the first part shall fail to part the second part to the action of the second part to the second part, the law is the second part to the second part, and the same become due and payable or to keep the part of the indevictance, the part of the indevictance, and the amount is part of the indevictance, and the indevict and the same and interest at the state of 10% from the date of payment used at herein provided, then the part, y is the indevict on the state interest at the state of 10% from the date of payment use paid taxes of all interest. All the second part to high indevictance, and the amount is pay and taxes of 1000 for the date of payment used if the same of 0.0100  |                    |
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| Recording to the terms of _018   | according to the terms of ODE  |                    |
| By of  | dev of une   | CEOE               |
| And the said part 168. of the first part shull fill to pay the same as provided in this information. Comparison of the first part shull fill to pay the same as provided in this information.   And this conservate shull be world if two high payments be may obligation created and ending of information and the payments. The payments have and payking the main become due and payking the same state provided in the provident herein. The ball information is payments be may be the payments be main and the world payking.   If the same become due and payking the main provided payking the pay the payments be main provided payments. The said payments here and payking the payments be main provided payking in the same provided pay with the payment be main provided payments. The said payments here and payking the payments be main provided payking the payments.   in the payment be payment be main provided payking the the paylin of the balder bareed, without on the said payments bear pay on the bald payments bear payments. The said payments bear pay on the balder bareed, without on the said payments bear pay in the pay in the pay. The bald payments bear payking the payments bear payking the pay the payments here by mains pay and the pay on the payments bear pay paysing the pay in the payments bear payking the payments bear pay payments bear pay payments bear pay payments bear payking the payments bear payments bear payking the paymenthe payments  | that said perii 68 of the first pert shall fall to pay the same as provided in this indenture.<br>And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged.<br>If default be made in such payments or any part thereof or any obligation cested thereby, or interest thereon, or if the buildings on said real<br>areal exists are not paid as there are not paid as there are now, or it wasts is committed on said premises, then this conveyance shall be come should<br>and the whole sum remaining unpaid, and all of the obligation provided for in said withen obligation, for the security of which this indenture<br>is given, shall immediately mature and become due and payable at the option of the holder hereaf, without notice, and it shall be lewful for<br>the said part,  | CEQUE              |
| And this convergence shall be void if uch payments be made as herein upsellied, and the obligation consider therein of the barren of the destance of the destance of interest theread, or it the buildings on sold of the destance of the destance of interest theread, or it the buildings on sold of the destance of the destance of interest theread, or it the buildings on sold of the destance of the destance of interest theread, or it the buildings on sold of the destance of the d   | And this conveyance shall be void if such payments be made as herein specified, and the abligation contained therein fully discharged.<br>If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on said<br>real exists are not kept in asy good repair as they payments be made as herein used for in said premises, then this conveyance shall become isoloties<br>and the whole sum remaining unpaid, and all of the obligation provided for in said avriten obligation, for the security of which this lineature<br>is given, shall immediately mature and become due and payable at the option of the holder thereof, without notice, and it shall be lawful for<br>the said part.<br>The said part.<br>The task possession of the said premises and all there payments and all there thereof.<br>The premise thereby granted, or any part thereof in the manner prescribed by law, and out of all moneys arising from such sale to<br>real out of all moneys arising from such sale, on demand, to the first particles.<br>The is agreed by the partish hereto that the terms and provisions of this indenture and every obligation therein contained, and all<br>benefits accuring thereform, shall such as each of this indenture and every obligation therein contained, and all<br>berefits accuring thereform, that settend and inverse to and be obligatory upon the heirs, executors, administrators, personal representatives;<br>assigns and successors of the respective parities bereto.<br>In Witness Whereaf, the part _102_ of the first part is avec, here upon the heirs, executors, administrators, personal representatives;<br>assigns and successors of the first part is avec.<br>In Witness Whereaf, the part _102_ of the first part is avec.<br>In Witness Whereaf, the part _102_ of the first part is avec.<br>In Witness Whereaf, the part _102_ of the first part is avec.<br>In Witness Whereaf, the part _102_ of the first part is avec.<br>In Witness Whereaf, the part _102_ of the first part is avec.<br>In Witness Whereaf, the part _103_ of the | Sec.               |
| By the said party  | to take possession of the said premises and all the Improve-<br>ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to<br>sail the premises hereby granted, or any part thereof. In the manner prescribed by law, and out of all meney erising from such sale to<br>relate the amount then unpald of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,<br>shall be paid by the party   | <b>Markarkarka</b> |
| It is "spring by the parties thereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounts, administrations, periodal representatives; is assigns and successors of the respective parties benefit.   In Witness Whereof, the part 183 of the first part ha vg.: hereonito set their, executors, administrators, periodal vest is above written.   In Witness Whereof, the part 183 of the first part ha vg.: hereonito set their first part of bits?   In Witness Whereof, the part 183 of the first part ha vg.: hereonito set their first part of bits?   In Witness Whereof, the part 183 of the first part ha vg.: hereonito set their first part of bits?   In Witness Whereof, the part 183 of the first part ha vg.: hereonito set their first part of bits?   In Witness Whereof, the part 183 of the first part in the vg.: hereonito set their first part of bits?   In Witness Whereof, the part is a set of the first part in the vg.: hereonito set of the first part of bits?   In Witness Whereof, the part is a set of the first part in the vg.: hereonito set of the first part of bits?   In Witness Whereof, the part is a set of the first part in the vg.: hereonito set of the first part of  | It is agreed by the parties thereto that the terms and provisions of this indenture and each and every obligation therein contained, and all-<br>benefits accuring therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives;<br>assigns and successories parties hereto.<br>In Witness Whereaf, the part 105 of the first part have thereunto set their their than a mode set g the day and year<br>last above written.<br>In Witness Whereaf, the part 105 of the first part have thereunto set their their first gradient of the result of the day and year<br>last above written.<br>In Witness Whereaf, the part 105 of the first part have the result of their first first first of the day and year<br>last above written.<br>In Witness Whereaf, the part 105 of the first part have the second set of the day and year<br>last above written.   | No Chord           |
| aution and income and income and information an  | asigns accurrent interestion pair exective parties hereto.<br>In Wilness Whereaf, the part 183 of the first part ha .vg. hereunto set their executors, administrators, personal representatives;<br>ian above written.<br>In Wilness Whereaf, the part 183 of the first part ha .vg. hereunto set their herd g herd g the day and year<br>ian above written.<br>Kennether and seal g the day and year<br>ian above written.<br>Kennether and seal g the day and year<br>ian above written.<br>Kennether and seal g the day and year<br>ian above written.<br>Kennether and seal g the day and year<br>ian above written.<br>Kennether and seal g the day and year<br>ian above written.<br>Kennether and seal g the day and year<br>ian above written.<br>Kennether and seal g the day and year<br>ian above written.<br>Kennether and seal g the day and year<br>ian above written.<br>Kennether and seal g the day and year<br>Kennether an   |                    |
| Invite the Vinest Warrend, the part 103 of the first part ha vg.: hereunto set their hind.g. and seal g the day and year fair above written.   Ist above written.  | In Winess Whereof, the part 103 of the first part ha .vo hereunto sethind_g and seal g the day and year<br>last above written.<br>Kopriotin Paul Gibliog fifty fifty contact (SEAL)<br>Thylling of an Gibliog (SEAL)<br>(SEAL)<br>(SEAL)   |                    |
| State of Kansas SS.   Douglass County,   State of Marking Ss.   Douglass County,   Multiplication State of the same personality known to be the same personality known  | Konnoth Faul Gibion (SEAL)<br>Phylitic John Cibion (SEAL)<br>(SEAL)<br>(SEAL)  |                    |
| STATE OF Kansas   STATE OF Kenneth Paul   Giblar Gan Phyllia   Joi me personally known to be the same personal who executed the foregoing instrument and doly ethous decided the execution of the same.   IN WITNESS WHEREOF, I have hereento subscribed my name, and affixed my official seal on the day and year fast above written.   | Phylip of an Giblor (SEAL)<br>(SEAL)   |                    |
| STATE OF Kansas SS.   DOUSTATION OF A DATA DATA DATA DATA DATA DATA DATA D   | Phylip of an Giblor (SEAL)<br>(SEAL)   |                    |
| STATE OF Kansas   STATE OF Kenneth Paul   Gibler Gibler   STATE OF Kenneth Paul   Gibler States  | (SEAL)   |                    |
| SEAU<br>STATE OF Kansas<br>Dougiass<br>COUNTY,<br>SS.<br>NUTARY<br>NUTARY<br>NUTARY<br>WITNESS WHEREOF, I have hereening subscribed my name, and affixed my official seal on the day and<br>State OF Kansas<br>Dougiass<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>COUNTY,<br>SS.<br>C | (SEAL)   | 8                  |
| STATE OF Kansas<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>NUTARY<br>NUTARY<br>WITNESS WHEREOF, I have hereening subscribed my name, and affined my official seal on the day and<br>WY Commission Expires<br>October 28<br>19.56<br>TOREL A. My Commission<br>My Commission<br>State OF Kansas<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLASS<br>DOUGLA   |  | 1                  |
| STATE OF Kansas   STATE OF Notary   STATE OF Notary   STATE OF Kenneth Paul Gibler   STATE OF In the aforesaid County and State   STATE OF In the associal state   STATE OF In the associal state   STATE OF In the aforesaid County and State <td></td> <td></td>   |  |                    |
| STATE OF Kansas<br>DOUGTASS<br>DOUGTASS<br>DOUGTASS<br>COUNTY,<br>BE IT REMEMBERED, That on this 19th day of June A. D., 1956.<br>before me, a. Notary Public in the aforesaid County and State<br>came Kenneth Paul Gibler, and Phyllis Jean Gibler, bis. wife,<br>N UTA R Y<br>IN ITA R Y<br>IN ITA R Y<br>IN WITNESS WHEREOF, I have hereoning subscribed my name, and affixed my official seal on the day and<br>year last above written.<br>Wy Commission Expires October 28 19.56 Fibrest A. Malan   |  |                    |
| SS.<br>DOURSTARS<br>COUNTY,<br>BE IT REMEMBERED, That on this 19th day of June A D., 1956.<br>before me, a. Notary. Public in the aforesaid County and State<br>came Kenneth Paul Gibler and Phyllis Jean Gibler, his wife,<br>NITARY<br>IN ITARY<br>IN ITARY<br>IN WITNESS WHEREOF, I have here onto subscribed my name, and affixed my official seel on the day and<br>year last above written.<br>My Commission Expires October 28 19.56 Fioreat A. Machan  |  |                    |
| DOURSTANS SS.   COUNTY, SS.   BE IT REMEMBERED, That on this 19th day of June   A D., 1956.   T T (I R.)   A B. NOtary. Public   In the aforesaid County and State   Count of the same   N II T A R Y   To me personally known to be the same person 8. who executed the foregoing Instrument and duly acknowledged the execution of the same.   IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seel on the day and year last above written.   My Commission Expires October 28   19.56 Fromest A. Machan   |  |                    |
| DOURSTANS SS.   COUNTY, SS.   BE IT REMEMBERED, That on this 19th day of June   A D., 1956.   T T (I R.)   A B. NOtary. Public   In the aforesaid County and State   Count of the same   N II T A R Y   To me personally known to be the same person 8. who executed the foregoing Instrument and duly acknowledged the execution of the same.   IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seel on the day and year last above written.   My Commission Expires October 28   19.56 Fromest A. Machan   | AUMURALITATION CONTRACTOR AND AUMURACING AUMURACING AND  | <u> </u>           |
| DOURSTAND SS.   COUNTY, SS.   BE IT REMEMBERED, That on this 19th day of June   A D., 1956.   T T (I R.)   BE IT REMEMBERED, That on this 19th   BE IT REMEMBERED, That on this 19th   COUNTY,   BE IT REMEMBERED, That on this 19th   Count of the same   N (I T A IT Y)   To me personally known to be the same person 8. who executed the foregoing instrument and duly acknowledged the execution of the same.   IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seel on the day and year last above written.   My Commission Expires. October 28   19.56 Fromest A. Machan  |  | 뛉                  |
| BE IT REMEMBERED, That on this <u>19th</u> day of <u>June</u> <u>A</u> D. 1956.<br>before me, a <u>Notary</u> Public <u>in the aforessid County and State</u><br>came <u>Kenneth Paul Gibler</u> and Phyllis Jean Gibler, <u>bis</u> wife,<br>NITA IN<br>IN ITA IN<br>to me personally known to be the same person 8 who executed the foregoing instrument and duly<br>acknowledged the execution of the same.<br>IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and<br>year last above written.<br>My Continuation Expires. October 28 <u>19.56</u> <u>Foreat A. Aulaon</u>  | STATE OF   |                    |
| BE IT REMEMBERED, That on this 19th day of June A D. 1956.<br>before me, a Notary Public in the aforessid County and State<br>came Kenneth Paul Gibler and Phyllis Jean Gibler, bis wife,<br>NITARY<br>to me personally known to be the same person 8. who executed the foregoing instrument and duly<br>acknowledged the execution of the same.<br>IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and<br>year last above written.<br>My Commission Expires October 28 19.56 Fioreat A. Juliant   | Douglans   |                    |
| Mit T A R Y before me, a. Notary. Fublic. in the aforesid County and State   N II T A R Y came Kenneth. Paul. Giblar. and Phyllis. Jean Giblar, his. wife,   N II T A R Y to me personally known to be the same person 8. who executed the foregoing instrument and duly acknowledged the execution of the same.   IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seel on the day and year last above written.   My Commission Expires October 28   19.56 Fronest A. Jackaon  | 10米 モビリ なん 「ひゃ は むこ 12 「「」」「「」」「「」」」「「」」」  | 2                  |
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| A Control and the execution of the same person 8, who executed the foregoing instrument and duly account of the same.<br>IN WITNESS WHEREOF, I have hereevito subscribed my name, and affixed my official seal on the day and year last above written.<br>My Control expires. October 28.<br>My Control and Structure of the same.<br>IN WITNESS WHEREOF, I have hereevito subscribed my name, and affixed my official seal on the day and the same of the same.<br>My Control of the same.<br>My Control of the same.<br>My Control of the same.<br>IN WITNESS WHEREOF, I have hereevito subscribed my name, and affixed my official seal on the day and the same of the same.<br>My Control of the same of the same of the same.<br>My Control of the same o   | before me, a NOLARY Public In the aforesaid County and State   | 6                  |
| IN WITNESS WHEREOF, I have hereunic subscribed my name, and affixed my official seal on the day and year last above written.<br>My Commission ExpiresOctober. 28   | NUTA Day   | G .                |
| IN WITNESS WHEREOF, I have hereunic subscribed my name, and affixed my official seal on the day and year last above written.<br>My Commission ExpiresOctober. 28   |  | 2                  |
| My Contraction Expires October 28 19.56 _ Forrest A. Jackson   | www.euged me execution of me same.   |                    |
|  | IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.   | ALC: N             |
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I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Kegister of Deeds to enter the discharge of this mortgage of record. Dated this 10 day of October 1963

J. C. Hemphill Mortgagee. Cwner.