	all the estate, title and interest of the said part lesof the first pa	
	first part do here B covenant and agree that at the delivery hereof $U \otimes \mathcal{T} \otimes \mathcal{T} \otimes \mathcal{T}$ eized of a good and indefeasible eists of inheritance therein five and clear of all incum	
in a star star star star star star star st	and that UTOY will warrant and defend the same against all parties making law	ul claim shereto
	hereto that the part 105 - of the first part shall at all times during the life of this index	iture, pay all taxes
keep the buildings upon and real est directed by the part \mathcal{Y}^{α} , of the se interest. And in the event that said p said premises insured as berein provi so paid shall become a part of the	r ascessed against said real estate when the same becomes due and payable, and that inter-insured against line and tornado in such sum and by such insurance company isat that condipart, the loads if any, made payable to the part. If the second part is to the estable of the first part shall fail to pay such taxes when the same become due and ided, then the part. If of the percedipart hay pay taid taxes and insurance, or eith indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from t	they will be specified and stent of 105 payable or to keep er, and the amount be date of payment
	rigage in secore the payment of the user Twenty-four hundred on	d/no/100
according to the terms of ODIO	certain written obligation + for the payment of said sum of money, executed on the	8th
December	19.56, and by 10% terms made payable to the part or according to the terms of said obligation and also to secure any skim or sums of mono	Y of the second S.
said part y of the second par	t to pay for any insurance on to discharge any taxes with interest thereon as herein pro	
E SPA	arf shall fail to pay the same as provided in this indenture. Id if such payments be made as herein specified, and the obligation Pontained there is the payment because obligation created thereby or interest therem or if the	n fully discharged.
If default be made in such payment estate are not paid when the same to real estate are not kept in as good	Id if such payments be made as herein specified, and the obligation contained there is or any part thereof or any obligation created thereby, or interest thereon, or if the become due and payable, or §5 the insurance is not kept up, as provided herein, or if the right as they are now, or 15 focusts at strommitted out taid promiser, then this concentrations is taid payable, or due to the second of the below the strommitted out taid promiser, then the second out of the second out of the below the strommitted out taid promiser, then the second out of the below the strong out of the second out of the below the strong out of the second	à buildings on said. I become absolute
is given, shall immediately mature a	and become due and hayable at the optical of the threat and the	
the said part y of the second ments thereon in the manner provide	part to take possession of the said premises a of by law mid to have a receiver appointed to collect the rents and benefits accruing or any pert thereof, in the manner pretribed by law, and out of all moneys arking incipal and interast, together with the costs and charges incidest thereto, and the overplu	therefrom; and to
		is, if any there be, it
shall be paid by the part 2 . ma	aking such same of opinion in the part of the	. Its here hereiteret
It is agreed by the parties fore	to that the terms and provisions of this indentuce and each and every obligation meren	Comentacia, and an
It is agreed by the parties here benefits accruing therefrom, shall e assigns and successors of the respe	to that the terms and provisions of this indentuce and each and every obligation therein xtend and inure to, and be obligatory upon the heirs, executors, administerors, per- ctive parties hereto.	continued, and all
It is agreed by the parties here benefits accruing therefrom, shall e assigns and successors of the respe	cive parines nevers.	the day and year
It is agreed by the parties here benefits accruing therefrom, shall a assigns and successors of the respe In Witness Whereof, the part	105 of the first per be VD decembs set the 12 hand 8 and seels	
It is agreed by the parties here benefits accruing therefrom, shall a assigns and successors of the respe In Witness Whereof, the part	citat batties tiereios	the day and year . Ca
It is agreed by the parties here benefits accruing therefrom, shall a assigns and successors of the respe In Witness Whereof, the part	103 of the first per be 90 screents set their band & and vests Franklin-Bidinger Ela and Officer	the day and year (SEAL) (SEAL) (SEAL)
It is agreed by the parties here benefits accruing therefrom, shall a assigns and successors of the respe In Witness Whereof, the part	105 of the first per be VD decembs set the 12 hand 8 and seels	the day and year (SEAL) (SEAL)
It is agreed by the parties here benefits accruing therefrom, shall e assigns and successor of the respe In Winess Whereof, the part last above written.	103 of the first per be 90 screents set their band & and vests Franklin-Bidinger Ela and Officer	the day and year (3) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
It is agreed by the parties here benefits accruing therefrom, shall e assigns and successor of the respe In Winess Whereof, the part last above written.	Pranklin-Bidinger & PP desents set their ward & and seals Pranklin-Bidinger & Eda Land Distinger Eda June Bidinger	the day and year (3) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
It is apped by the parties here benefits accruing therefrom, thall a susigns and successor of the respe In Winess Whereat, the part last above written.	105 of the first per be VD decents set thoir hand 8 and vest Franklin-Bidinger 4 Eda June Bidinger	the day and year (Q) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
It is agreed by the parties here benefits accruing therefrom, shall en- saigns and successor of the respe In Winess Whereof, the part last above written.	Pranklin-Bidinger & PP desents set their ward & and seals Pranklin-Bidinger & Eda Land Distinger Eda June Bidinger	the day and year (Q) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
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RELEASE

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 30th day of September 1959

> The Lewrence Building and Loan Association H.C. Brinkman, President Mortgagee.

Attest: Imogene Howard, Ass't. Secretary



(Corp. Seal)