		nterest of the said parties of the	A STATE OF THE OWNER
		t and agree that at the delivery hereof. C	
of the premises above granted, and	seized of a good and indefeasible	state of inheritance therein, free and clear	of all incumbrances,
and a second	and that they will warra	it and defend the same against all parties	making lawful claim therate
It'ls agreed between the partie		first part shall at all times during the life	of this indenture, pay all taxes
and assessments that may be levied keep the buildings upon said real directed by the part \underline{v} of the interest. And in the even that said said premises insured as herein pri so paid shall become a part of the until fully repaid.	or assessed against said real estate state insured against fire and-torna cond part, the loss, if any, made p part ΔS of the first part shall fi vided, then the part \mathcal{Y} of the indebtedness, secured by this inde	when the same becomes due and payable to in such sum and by such insurance con ayable to the part. Of the second il to pay such taxes when the same becor- tecord part may pay said taxes and insu- ture, and shall bear interest at the rate of	of this indenture, pay all taxes , and that \underline{Chey} WIII pany as shall be specified and part to the extent of 1.5° we due and payable or to keep and, or either, and the amount 10% from the date of payment
	origage to secure the payment of it	e sum of Thirteen thousa	the state of the s
	certain written obligation for f	e payment of said sum of money, executed	on the 15th
day of February	19 57 and by	1 50 terms made payable i	o the part Y of the second
and the second sec		bligation and also to secure any sum or s ischarge any taxes with interest thereon a	
the state of the s	part shall fall to pay the same as p		
And this conveyance shall be a If default be made in such payme	old if such payments be made as h its or any part thereof or any obli	erein specified, and the obligation cont gation created thereby, or interest thereon	alned therein fully discharged.
estate are not paid when the same real estate are not kept in as good	become due and payable, or if the repair as they are now, or if was	ation created threby, or interest thereon insurance is not kept up, as provided her s is committed on said premises, then this c ided for in said written obligation, for the se option of the holder hereof, without so	ein, or if the buildings on said onveyance shall become absolute
and the whole sum remaining unp is given, shall immediately mature	aid, and all of the obligations prov and become due and payable at t	ided for in said written obligation, for the ne option of the holder hereof, without m	security of which this indenture at the shall be lawful for
the said part 3 of the second	part)	to take possession of the said	premises and all the improve-
sell the premises hereby granted, retain the amount then unpaid of	or any part thereof, in the manne rincipal and interest, together with t	provinted to collect the rents and benefit r prescribed by law, and out of all m as costs and charges incident thereto, and	oneys arising from such sale to the overplus, if any there be,
shall be paid by the part y	saking such sale, on demand, to th	e first peif 190 .	All and a second s
	and the second s	the same in the second s	
It is agreed by the parties he	eto that the terms and provisions	of this indenture and each and every oblig	pation therein contained, and all
It is agreed by the parties he	extend and inure to, and be oblig	of this indenture and each and every obli- atory upon the heirs, executors, admini-	gation therein contained, and all trators, personal representatives,
It is agreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp	extend and inure to, and be oblig	atory upon the heirs, executors, admini	pation therein contained, and all trators, personal representatives, nd seal
It is agreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp in Witness Whereof, the part	extend and inure to, and be oblig ective parties hereto.	atory upon the heirs, executors, administer ereunto set $t \in \mathcal{B}$ hand. \mathbb{S} a	itrators, personal representatives, nd seat
It is agreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp In Witness Whereof, the part	extend and inure to, and be oblig ective parties hereto.	atory upon the heirs, executors, admini	trators, personal representatives, nd seal the day and year (SEAL)
It is agreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp In Witness Whereof, the part	extend and inure to, and be oblig ective parties hereto.	atory upon the heirs, executors, adminit ersunto set the Eb hand. a Robert Jay Moore	tratore, personal representatives, nd seal the day and year (SEAL) (SEAL)
It is agreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp in Witness Whereof, the part	extend and inure to, and be oblig ective parties hereto.	atory upon the heirs, executors, adminit ereunto set to R-125 hand.5 a	trators, personal representatives, nd seal
It is agreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp In Witness Whereal, the part	extend and inure to, and be oblig ective parties hereto.	atory upon the heirs, executors, adminit ereunto set the B hand.S a Robert Jay Moore	trators, personal representatives, nd seal - the day and year (SEAL) (SEAL)
It is agreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp in Winess Whereel, the part last above written.	extend and Inure to, and be oblig cive parities hereto.	atory upon the heirs, executors, adminit ereunto set the B hand.S a Robert Jay Moore	trators, personal representatives, nd seal
It is agreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp in Witness Whereef, the part last above written.	extend and Inure to, and be oblig cive parities hereto.	atory upon the heirs, executors, adminit ereunto set the big hand. a Robert Jay Moore Marne J y Moore	trators, personal representatives, nd seal
It is agreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp in Witness Whereef, the part last above written.	extend and Inure to, and be oblig cive parities hereto.	atory upon the heirs, executors, adminit ereunto set the big hand. a Robert Jay Moore Marne J y Moore	trators, personal representatives, nd seal
It is egreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp is Winess Whereat, the part last above written.	extend and invie to, and be oblig ective parties hereto.	atory upon the heirs, executors, adminit ereunto set the big hand. a Robert Jay Moore Marne J y Moore	trators, personal representatives, nd seal
It is egreed by the parties he benefits accruing therefrom, shall assign and successors of the resp is Winess Whereal, the part last above written.	extend and invie to, and be oblig ective parties hereto.	atory upon the heirs, executors, admini ereunto set to eight hand. • Robert Jay Moore Narrie J y Moore -	trators, personal representatives, nd seal
It is egreed by the parties he benefits accruing therefrom, shall assign and successors of the resp is Winess Whereal, the part last above written.	extend and invie to, and be oblig ective parties hereto.	atory upon the heirs, executors, admini ereunto set to eight hand. • Robert Jay Moore Narrie J y Moore -	trators, personal representatives, nd seal
It is egreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp is Winess Whereat, the part last above written.	extend and invie to, and be oblig ective pairies hereto.	atory upon the heirs, executors, admini ereunto set to eight hand. • Robert Jay Moore Narrie J y Moore -	trators, perional representatives, nd seal
It is egreed by the parties he benefits accruing therefrom, shall assign and successors of the resp is Winess Whereal, the part last above written. In the successor of the successor of the second in the successor of the successor of the successor in the successor of the success	extend and invie to, and be oblig cive parite hereto. 	atory upon the heirs, executors, adminit ereunto set the E hand. a Robert Jay Moore Murnis J y Moore namer de service de de service de service namer de service de de service de service and an an angener and an an an an angener	trators, perional representatives, nd seal
It is egreed by the parties he benefits accruing therefrom, shall assign and successors of the resp is Winess Whereal, the part last above written. In the successor of the successor of the second in the successor of the successor of the successor in the successor of the success	extend and invite to, and be oblig ective parties hereto. 	atory upon the heirs, executors, admini- ereunto set the E hand. a Robert Jay Moore Murns J y Moore Murns J y Moore anour decompany and a second second anour decompany and a second second anour decompany and a second second anour decompany and a second second a 15th dev of Feb ry Fublic in t	trators, perionil representatives, nd seal 0 the day and year (SEAL)
It is egreed by the parties he benefits accruing therefrom, shall assign and successors of the resp is Winess Whereal, the part last above written. In the successor of the successor of the second in the successor of the successor of the successor in the successor of the success	extend and invie to, and be oblig ective parties hereto. 	atory upon the heirs, executors, admini- ereunto set the E hand. a Robert Jay Moore Murnis J y Moore numeratoria di Statuta di Statuta numeratoria di Statuta di Statuta di Statuta numeratoria di Statuta di Statuta di Statuta nu 15th dey of Feb	trators, perionil representatives, nd seal
It is egreed by the parties he benefits accruing therefrom, shall assign and successors of the resp is Winess Whereal, the part last above written. In the successor of the successor of the second in the successor of the successor of the successor of the successor of the successor of the success	extend and invie to, and be oblig ective parties hereto. 	atory upon the heirs, executors, admini- ereunto set the E, hand a Robert Jay Moore Harns J y Moore Harns J y Moore munitum stockes structure and state munitum stockes structure and structure and structure munitum structure and structure and structure and structure and structure munitum structure and str	trators, personal representatives, nd seal
It is egreed by the parties he benefits accruing therefrom, shall assign and successors of the resp is Winess Whereal, the part last above written. In the successor of the successor of the second in the successor of the successor of the successor of the successor of the successor of the success	extend and invite to, and be oblig citive parties hereto. 	atory upon the heirs, executors, admini- ereunto set the E hand.5 a Robert Jay Moore Marns J y Moore Marns J y Moore Marns J y Moore Marns de de de de de de de Marns de d	trators, personal representatives, nd seal D the day and year (SEAL)
It is egreed by the parties he benefits accruing therefrom, shall assign and successors of the resp is Winess Whereal, the part last above written. In the successor of the successor of the second in the successor of the successor of the successor of the successor of the successor of the success	extend and invite to, and be oblig citive parties hereto. 	atory upon the heirs, executors, admini- ereunto set the kip hand, a Robert Jay Moore Marna J y Moore marine decision of the second second marine decision of the second second Moore and Marna Joy be the same perionS who executed the	trators, personal representatives, nd seal D the day and year (SEAL)
It is egreed by the parties he benefits accruing therefrom, shall assign and successors of the resp is Winess Whereaf, the part last above written. En the single written. En the single dimension of the succession of the end of the single dimension of the succession of the state of a Remain of the succession of the	extend and invie to, and be oblig extend and invie to, and be oblig extended to the first part haV.0 - to any nur dur to vur sin strate strate any nur dur to vur sin strate strate any nur dur to vur sin strate strate any nur dur to vur sin strate strate strate strate strate strate strate any nur dur to vur sin strate strat	atory upon the heirs, executors, admini- ereunto set the E hand.5 a Robert Jay Moore Marns J y Moore Marns J y Moore Marns J y Moore Marns de de de de de de de Marns de d	trators, personal representatives, nd seal D the day and year (SEAL)

Helsest I the undersigned, owner of the within sortgage, do hareby acknowledge the full payr debt secured thereby, and authorize the Augister of Beeds to onter the Alsohärge of the of record. Dated this 3rd day of June 1959. The Exercise Building of Ican Association The Exercise Building of Ican Association The Exercise Building of Ican Association

12

9

and JO Back me Be