456

and the second second

· · · · · · · · · · ·

·····

And the said part 108 of the firs	the estate, title and interest of the said part do hereby covenant and agree that at the	delivery hereof they are the law	vful owner 8
of the premises above granted, and seizer	l of a good and indefeasible estate of inheritance there oeption	n, free and clear of all incumbrance	B,
aloune in parameter a parameter and an and a second se	and that they will warrant and defend the same	against all parties making lawful cli	im thereto.
It is agreed between the parties here	o that the parties of the first part shall at all tim		
keep the buildings upon said real estate directed by the part. y of the second	essed against said real estate when the same becomes insured against fire and tornado in such sum and by s part, the loss if any, made payable to the party BB of the first part shall fail to pay such taxes whi then the part Y of the second part may pay sa stedness, secured by this indenture, and shall bear inter	of the second part to the extent	of 1.18
	e to secure the payment of the sum of	5. •	DOLLARS,
according to the terms of A	ain written obligation for the payment of said sum of	f money, executed on the SECOL	d
	cording to the terms of said obligation and also to sec		anced by the
	pay for any insurance or to discharge any taxes with hall fail to pay the same as provided in this indenture.	the second s	IN THE EVEN
And this conveyance shall be void if If default be made in such payments or	such payments be made as herein specified, and the any part thereof or any obligation created thereby, o	obligation contained therein full c interest thereon, or if the taxes	y discharged. on said real
real estate are not kept in as good repair	e due and payable, or if the insurance is not kept up r as they are now, or if waste is committed on raid pri- nd all of the obligations provided for in said written o	emises, then this conveyance shall be	this Indenture
is given, shall immediately mature and i	ecome due and payable at the option of the holder	hereot; without notice, and it shall	be lawful for
sell the premises hereby granted, or an	its agents or assigns to take pose law and to have a receiver appointed to collect the y part thereof, in the manner prescribed by law, an and interest, together with the costs and charges incl	nd out of all moneys arising from	such sale to
shall be paid by the part y making	such sale, on demand, to the first part 188.		* <u>*</u>
benefits accruing therefrom, shall extend	at the terms and provisions of this indenture and eac and inure to, and be obligatory upon the heirs,		
essigns and successors of the respective in Witness Whereof, the part 108	parties hereto. of the first part ha VO hereunto set thoir	hand ^g and seal the	day and year
last above written.			
	02.2	1	(SEAL)
and a state of the second state of the	S. D. T	ama	(SEAL)
	Nellie T	homas	(SEAL)
		t t and t at a set	· · · ·
	I MARINE RELEASED FOR STATE OF STATE	escalation and Respectively.	
and and a stand of the second state			(and a second second
	CONTRACTOR CONTRACTOR CONTRACTOR		2
STATE OF KEITESS			
Douglas	CUNTY, SS.	at Amil	p. 10.57
Douglas	9.44	w of April A	. D., 19.57 ty and State
Douglas	IT REMEMBERED, That on this 2nd de before me, a Notary Public came 0. D. Thomas and Nelfie T	In the aforesaid Coun Chomaa, his wife	ty and State
Douglas a	IT REMEMBERED, That on this 2nd de before me, a Notary Public came O. D. Thomas and NolTie T to me personally known to be the same person. If we acknowledged the execution of the same. WITNESS WHEREOF, I have hereunto subscribed my na	in the aforesaid Coun homas, his wife	ty and State
Douglas and Alson	IT REMEMBERED, That on this 2nd de before me, a Notary Public came O. D. Thomas and NelTie T to me personally known to be the same person. A v exhnowledged the execution of the same. WITNESS WHEREOF, I have hereunts softscribed my ner year last above written.	in the aforesaid Coun hoursa, his wife wha executed the foregoing instrume ime, and efficient my official seal on	ty and State
Douglas a	IT REMEMBERED, That on this 2nd de before me, a Notary Public came O. D. Thomas and NelTie T to me personally known to be the same person. A v exhnowledged the execution of the same. WITNESS WHEREOF, I have hereunts softscribed my ner year last above written.	in the storesaid Coun homas, his wife wha executed the foregoing instrume me, and effixed my official seel on ANACOS com an	ty and State
Douglas and Alson	IT REMEMBERED, That on this 2nd de before me, a Notary Public came O. D. Thomas and NelTie T to me personally known to be the same person. A v exhnowledged the execution of the same. WITNESS WHEREOF, I have hereunts softscribed my ner year last above written.	In the aforeiaid Coun homas, his wife wha executed the foregoing instrume inne, and affixed my official seal on ANU (Discussion and Wischman No	ty and State

"A_{wijo}

Voluet: Manach Mahaer, Assistant Grahier

His 24 ery - Oto and - Caldan Handl a. Beck By Janue Beem By Janue Beem e Pavrence Pational Pank, Layrence, Ks. Mard Riseran, Vice President Kortgaree. Owner.

lorp. Seal)

2

0

Ĩ

0

and the second

0

Ű