and that they will warrant and defend the same against all parties making lawful claim thereto. THE ALL een the parties hereto that the part 1es of the first part shall at all times during the life of this independent, pay all saxes It is agreed betw and assessments that may be levied or assessed spaint said real estate when the same becomes due and payable, and that Llog = W411keep the buildings upon said real estate insured against said real estate when the same becomes due and payable, and that Llog = W411directed by the part Y of the second part the loss, if any made payable to the part Y. of the second part to the astent of  $T_{\rm LL}$  and directed by the part Y of the second part the loss, if any made payable to the part Y of the second part to the astent of  $T_{\rm LL}$ directed by the part Y of the second part the loss, if any made payable to the part Y of the second part to the astent of  $T_{\rm LL}$ and prevent and in the event that said part 293 of the term of the second part to keep, said premes insured as gare of the indebtedness, secured by this indenture, and shall been interest at the rate of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Thirty-five hundred and no/100--DOLLARS, -----according to the terms of ONG certain written obligation for the payment of said sum of m 29th · dev of NOVOTIDEX 1957 and by data terms made payable to the part V of the second part, with all interest activing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the and the THE WEAT DITUTION DE

the said part <u>y</u> of the second part. mentil thereon in the manner provided by law and to have a reselver appointed to collect the rents and beenfits accuring thereform and to "sell the premises hereby granted, or, any part thereof, in the menner prescribed by law, and out of all moneys arbing from such table to retain the amount then unpeld of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part.<u>Y</u>.......making such sale, on demand, to the first part.<u>10.5</u>.

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

In Witness Whereof, the part 1.0.9. of the first part ha X.0. hereunto, set the ir hand 9. and seal 9. the day and year last above written.

(SEAL) Elizabeth L. Kappelman (SEAL) 0

55.
NTY,)
EMEMBERED, That on this 29th day of November A. D. 1957
before me Le Lo HOY a Notary Public In. and
far said County and State came Glenn L. Kappelman and Elizabeth.
L. Kappelman, husband and wile,
to me personally known to be the same person S, who executed the foregoing instrument of writing,
and duly acknowledged the execution of the same.
IESS WHEREOF, -I have hereunto subscribed my name and affixed my official seal on the day and
year lift above written.

Recorded December 2, 1957 at 9:35 A.M.

State in

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