	nd they they		
It is agreed between the parties hereto	that the part ies of the fi	and defend the same against all parties making lawfurst part shall at all times during the life of this indent	re, pay all taxes
directed by the pert y of the second p interest. And in the event that said part i C said premises insured as basels provided a	sart, the loss, if any, made pays S of the first part shall fall t	en the same becomes due and payable, and that in such sum and by such insurance company as shall bele in the part y	ent of - 1.US
'so paid shall become a part of the indebte until fully repaid.	idness, secured by this indent u	cond part may pay said taxes and insurance, or either re, and shall bear interest at the rate of 10% from the	and the amount date of payment
THIS GRANT is intended as a mortgage	to secure the payment of the s	um of Fourteen thousand and no/10	0 0
sccording to the terms ofONE certai	n written obligation for the p	syment of said sum of money, executed on the	th
day of July	10 58° and but		and the second se
said part y of the second part to pe	ly for any insurance or to disch	arge any taxes with interest thereon as herein provid	led, in the event
ahat said part 125. of the first part sha And this conveyance shall be void if at	Il fail to pay the same as provi ich payments be made as herei	ded in this indenture. In specified, and the obligation contained therein	fully discharged.
estate are not paid when the same become real estate are not kept in as good repair a	due and payable, or if the insu is they are now, or if waste is	sed in this indenture. In specified, and the obligation contained therein on created thereby, or interest thereon, or if the tar rance is not kept up, as provided herein, or if the committed on said premises, then this conveynes shall for in said written obligation, for the security of up.	kes on said real buildings on said
is given, shall immediately mature and bec	all of the obligations provided ome due and payable at the c	for in said written obligation, for the security of wh option of the holder hereof, without notice, and it sh	ich this indenture all be lawful for
the said part	w and to have a receiver appo	to take possession of the said premises and inted to collect the rents and benefits accruing the secribed by law, and out of all moneys arising f osts and charges incident thereto, and the overplus,	all the Improve-
retain the amount then unpaid of principal a	ind Interest, together with the c	osts and charges incident thereto, and the overnius	if any there be.
shall be noted by the and M. matheway	a share down to a state	ing ing	
shell be paid by the part	ch sale, on demand, to the fir	st pert	
shell be paid by the part	ich sale, on demand, to the fir the terms and provisions of the red inure to and be obligator	st pert	ontained, and all I representatives,
shell be paid by the part	ch sale, on demand, to the fir the terms and provisions of t nd inure to, and be obligator rities hereto.	st pert	ontained, and all I representatives,
shell be paid by the part_Y making su It is agreed by the parties hereto that benefits accruing therefrom, shall extend a satigms and successors of the respective pa- in Witness Whereof, the part125	ch sale, on demand, to the fir the terms and provisions of t nd inure to, and be obligator rities hereto.	st pert	ontained, and all I representatives,
shell be paid by the part. Y making su It is agreed by the parties hereto that benefits accruing therefrom, shall extend a saight and successors of the respective pu is Witness Whereof, the part125	ch sale, on demand, to the fir the terms and provisions of t nd inure to, and be obligator rities hereto.	st pert	ontained, and all I representatives,
shell be paid by the part_Y making su It is agreed by the parties hereto that benefits accruing therefrom, shall extend a satigms and successors of the respective pa- in Witness Whereof, the part125	ch sale, on demand, to the fir the terms and provisions of t nd inure to, and be obligator rities hereto.	st pert	ontained, and all I representatives, e day and year SEALL
shall be paid by the part_Y making su It is agreed by the parties hereto that benefits accruing therefrom, shall extend a saligna and successors of the resolve pa- ing Witness Whereof, the part125	ch sale, on demand, to the fir the terms and provisions of t nd inure to, and be obligator rities hereto.	st pert	ontained, and all I representatives, e day and year ISEALL (SEAL)
shall be paid by the part_Y making su It is agreed by the parties hereto that benefits accruing therefrom, shall extend a saligna and successors of the resolve pa- ing Witness Whereof, the part125	ch sale, on demand, to the fir the terms and provisions of t nd inure to, and be obligator rities hereto.	st pert	antained, and all I representatives, (SEAL) (SEAL) (SEAL)
shall be paid by the part_Y making su It is agreed by the parties hereto that benefits accruing therefrom, shall extend a saligna and successors of the resolve pa- ing Witness Whereof, the part125	ch sale, on demand, to the fir the terms and provisions of t nd inure to, and be obligator rities hereto.	st pert	antained, and all I representatives, (SEAL) (SEAL) (SEAL)
shell be paid by the part_Y making su It is agreed by the parties hereto that benefits accruing therefrom, shall extend a satigms and successors of the respective pa- in Witness Whereof, the part125	ch sale, on demand, to the fir the terms and provisions of t nd inure to, and be obligator rities hereto.	st pert	ontained, and all I representatives, SEALL (SEAL) (SEAL)
shell be paid by the part. Y making su It is agreed by the parties hereto that benefits accruing therefrom, shall extend a saight and successors of the respective pu is Witness Whereof, the part125	ch sale, on demand, to the fir the terms and provisions of t nd inure to, and be obligator rities hereto.	st pert	and all I representatives, SEALL (SEAL) (SEAL)
shall be paid by the part. Y making as It is agreed by the parties hereto that benefits accounty therefore, shall exited a assigna and successors of the respective pa- is witnesse whereof, the part 125 of last above written (mar. and an array of the set 125	ch sale, on demand, to the fir the terms and provisions of t nd inure to, and be obligator rities hereto.	st pert	and all I representatives, SEALL (SEAL) (SEAL)
shall be peld by the perf. Y. making as It is agreed by the perfies hereto that benefits accruing therefrom, shall existent a salgma and successors of the respective pu- its Witness Whereof, the perfies c is above written.	ch sale, on demand, to the fir the terms and provisions of it not inver to, and be obligator rites hereto. If the first part ha. VC hereu	st pert	and all I representatives, SEALL (SEAL) (SEAL)
shall be paid by the part. Y. making as It is agreed by the parties hereto the benefits accruing therefore, shall existent a salgma and successors of the respective pa- its Witness Whereof, the parties of is above written. The above written and the parties of the parties and the parties and the parties of the parties and the parties and the parties of the parties and the parties and the parties and the the parties and the parties and the parties and the the parties and the pa	ch sale, on demand, to the fir the terms and provisions of it not inver to, and be obligator rites hereto. If the first part ha. V. hereu 	at part 12.5 be indenture and each and every obligation therein c y upon the heirs, escutors, administrators, perform note set their hand and gasts the Monter D. Paper X. Monter D. Paper X. Ann H. Payne Ann H. Payne	antained, and all I representatives, SEALL- (SEAL) (SEAL) (SEAL) (SEAL)
shall be paid by the part. Y. making as It is agreed by the parties hereto that benefits accruing therefrom, shall existent a assigns, and successors of the respective pa- its Witness Whereof, the parties of is a above written. The parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the	ch sale, on demand, to the fir the terms and provisions of it not inver to, and be obligator rites hereto. If the first part ha. VC. hereu	at pert_12.5 be indenture and each and every obligation therein c y upon the heirs, escentors, administrators, perton into set_their_hand 3 and seal 5 # Market D. Parpe X Ann H. Payne Ann H. Payne 1th day of July signed , Noter	A D. 19-58.
shall be paid by the part. Y. making as It is agreed by the parties hereto the benefits accruing therefore, shall existent a salgma and successors of the respective pa- its Witness Whereof, the parties of is above written. The above written and the parties of the parties and the parties and the parties of the parties and the parties and the parties of the parties and the parties and the parties and the the parties and the parties and the parties and the the parties and the pa	ch sale, on demand, to the fir the terms and provisions of it not inver to, and be obligator rites hereto. If the first part ha. V.C. hereu 	at pert 12.5 be indenture and each and every obligation therein c y upon the heirs, escentors, administrators, perton into set their hand a end geal of the there of the internet of the internet of the the internet of the internet of the internet of the Ann H. Payne Ann H. Payne the day of July resigned	A D. 19-58.
shall be paid by the part. Y. making as It is agreed by the parties hereto that benefits accounting therefrom, shall existent a assigns, and successors of the respective pa- is Witness Whereof, the parties of last above written. The parties of t	ch sale, on demand, to the fir the terms and provisions of it not inver to, and be obligator rites hereto. If the first part ha. V. hereu 	at pert 12.5. Its indenture and each and every obligation therein c y upon the heirs, executors, administrators, person no set their hand a and yeals the when each of the set of the s	A. D. 19 58
shall be paid by the part V making as It is agreed by the parties hereto that benefits accurately therefore, shall exited a sugma and successors of the respective pa- its Witness Whereof, the part 125 is its above written the part 125 is the part	ch sale, on demand, to the fir the terms and provisions of it not inver to, and be obligator rites hereto. If the first part ha. V.E. hereu 	at pert 12.5. Its indenture and each and every obligation therein c y upon the heirs, executors, administrators, person no set their hand a and yeals the when each of the set of the s	A D. 19.58. (Public In and writing, Internet of writing, Internet)

11.

and a

N. 1914

R.

and the second second second

raed July 11, 1958 at 2:0 E.M.

Hand a Steck and and