Mortgagors shall be e profits until default	assues and profits thereof	provided, howeve ain the rents, is	r, that the sues, and	
with the appurtenances and	all the estate, title and interest	of the said parties	of the first part therein	n.
of the premises above granted, and se	first part do	ree that at the delivery here Inheritance therein, free and	of they are the lawful on clear of all incumbrances,	wner S.
	o exceptions	efend the same against all p	arties making lawful claim the	reto.
	areto them the perturbation of the first per assessed against said real exters when the re insured against firs and tornado in such and part, the loss, if any, made payable to the growthe first perturbation of the second debtedness, secured by this indenture, and			
THIS GRANT is Intended as a mort	age to secure the payment of the sum of PRAREAR RAREAR REFERENCE AND A STREAM	Sixty-Five Hund	red and No/100	LARS.
e day of Aligusty part, with all interest accruing thereon	according to the terms of said obligation	and also to secure-any sum	ble to the part y of the or sums of money advanced	second by the
seld part. y of the second part that seld part 1.9.9 of the first pa And this conveyance shall be vold	to pay for any insurance or to discharge a shall fall to pay the same as provided in it such payments be made as becale, and	any taxes with interest there this indenture.	on as herein provided, in the	event
If default be made in such payments estate are not paid when the same be real estate are not kept in as good ri- and the whole sum remaining unpaid	a shall fall to pay the same as provided in if such payments be made as here as or any part thereof or any obligation or one due and physics, or if the insurance set as they are now, or if weate is comm and all of the obligations provided for i is become due and payable at the option	atted thereby, or interest the is not kept up, as provided litted on said premises, then t in said written obligation, for	treon, or if the taxes on set herein, or if the buildings of his conveyence shall become all the security of which this inc	id real on said baolute denture
the said pert.y of the second per	the law and to have a secondary associated	to take possession of the	said premises and all the im	prove-
sell the premises hereby granted, or retain the emount then unpaid of prin-	any part thereof, in the menner prescribt ipel and interest, together with the costs a	nd charges incident thereto,	and the overplus, if any the	na ta iale to re be,
	and so the second	and the second sec		
shall be peld by the perty maki	ng such sale, on demand, to the first par that the terms and provisions of this inc nd and inure to, and be obligatory upo		obligation therein contained, a ninistrators, personal represent	ind all internet
shall be paid by the party make It is agreed by the parties hereto benefits account therefrom, shall exh make and markets of the second	that the terms and provisions of this inc nd and inure to, and be obligatory upo	denture and each and every on the helrs, executors, ad	obligation therein contained, a ministrators, personal represent and seelS the day and	- A. I.
shall be paid by the party make It is agreed by the parties hereto benefits account therefrom, shall exh make and markets of the second		denture and each and every on the helrs, executors, ad	and seels the day and $\mathcal{U}_i$	A STATE OF THE STA
shall be paid by the party make It is agreed by the parties hereic benefits account therefrom, shall exh make and margarets of the second	that the terms and provisions of this inc nd and inure to, and be obligatory upo	Senture and each and every on the heirs, executors, ad	and seels the day and MUUL (S	i yeèr SEAL) SEAL)
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