of the premises above granted, and	seized of a good and indefeasible estate of inheritance therein, free and clear of all incum	brances,
B	and that $LDAY$ will warrant and defend the same against all parties making law a hereto that the part LAS of the first part shall at all times during the life of this inde- or assessed against said real estate when the same becomes due and payable, and that state insured against fire and tornado in such sum and by such insurance company as sha eccord part, the loss, if any, made payable to the part JAS of the first part shall fail to pay such faxes when the same become due and part LAS of the first part shall fail to pay such faxes when the same become due and wided, then the part JA of the second part may pay said taxes and insurance, or eith indebtedness, secured by this indenture, and shall ber interest at the rate of 10% from the	ture, pay all tax
until tully repaid.	origage to secure the payment of the sum of	
according to the terms of		9th
day of August		of the secon
real estate are not kept in as good and the whole sum remaining unpu is given, shall immediately meture	part shall fail to pay the same as provided in this indenture. bid if such payments be made as herein specified, and the obligation contained therein its or any part thereof or any obligation created thereby, or interest thereon, or if the become due and payable, or if the insurance is not kapt up, as provided herein, or if the repair as they are now, or if waste is committed on said premises, then this conveyance sh ski, and all of the obligations provided for in said written obligation, for the security of v and become due and payable at the option of the holder hereof, without notice, and it is perf	hich this indentu hall be lewful f
relia the previous hereby provide, reliable the amount then unpaid of p	partto take possession of the said premises an ed by law and to have a receiver appointed to collect the rents and benefits accruing it or any part thereof, in the manner prescribed by law, and out of all moneys analog includes and interest, together with the costs and charges incident thereto, and the overplus	from such sale t , if any there b
It is agreed by the parties her basefits account the reference, shall a setting and accessors of the repo	while such sale, on demand, to the first perillOS sto that the terms and provisions of this indenture and sech and every obligation therein extend and inure to, and be obligatory upon the heirs, executors, administrators, perso celline peries hereto OS of the first plot by VO hereinto are their head S and set S	contained, and a nal representative
It is opened by the parties her boundline accruing therefore, shall a mangers and successors of the resp in Utherset Witwood, the part 1. Not observe written.	sto that the terms and provisions of this indenture and each and every obligation therein active gards meeto. .S.B. of the first part ha V.S. herewrite set their, executors, administrators, perce cities parties herein. .S.B. of the first part ha V.S. herewrite set their hand S. and seel S. 	the day and ye
It is carried by the partice for beautiful accruing therefore, shall - mained and account of the resp and the second of the second for ables writer.	sto that the terms and provisions of this indenture and each and every obligation therein actend and inure to, and be obligatory upon the heirs, executors, administrators, persective parties herein.	the dey and yes (SEAI (SEAI (SEAI
It is seried by the partic for bounded accurate therefore, shall a major and accurate therefore, shall a for the series the series for about writers.	sto that the terms and provisions of this indenture and each and every obligation therein active gards meeto. .S.B. of the first part ha V.S. herewrite set their, executors, administrators, perce cities parties herein. .S.B. of the first part ha V.S. herewrite set their hand S. and seel S. 	the dey and yes (SEAI (SEAI (SEAI
In Marcal Whendel, the part of the above water.	sto that the terms and provisions of this indenture and each and every obligation therein active gards meeto. .S.B. of the first part ha V.S. herewrite set their, executors, administrators, perce cities parties herein. .S.B. of the first part ha V.S. herewrite set their hand S. and seel S. 	the dey and yes (SEAI (SEAI (SEAI
In Morent Whendel, the part 1	sto that the terms and provisions of this indenture and each and every obligation therein active parties and the obligatory upon the heirs, executors, administrators, perce- citive parties herein. S.S.E. of the first part he V.9. herewrite set their hand 5 and seel 5 	the dey and yes (SEAI (SEAI (SEAI
In mean thread, the per 1 Ref show writer.	stop that the terms and provisions of this indenture and each and every obligation therein active parties parties herein. SRE of the first part he V.9. hereinto set their account, administrators, pero SRE of the first part he V.9. hereinto set their hand 5 and seal 5 	the day and yes (SEAI (SEAI (SEAI (SEAI (SEAI) (SEAI) (SEAI) (SEAI) (SEA
b Brane Whend, the per 1 Ref above writer.	stop that the terms and provisions of this indenture and each and every obligation therein active parties parties herein. SRE of the first part he V.9. hereinto set their, executor, administrator, pero set is parties herein. SRE of the first part he V.9. hereinto set their hand 5 and seal 5 	the day and yes (SEAI (SEAI (SEAI (SEAI (SEAI (SEAI) (SEAI) (SEAI) (SEAI) (SEAI) (SEAI) (SEAI (SEAI) (SEAI) (SEAI (SEAI) (SEAI) (S

(1) Although the set of the set of the base of the full payment of the decident of the decident of the decident of the decident of the set o

â

Kert X

D.C. See

Lung

Tolard.

....

Sec. Sec.

A state of the sta