| with the apportent | of the first part do | BS Fereby covenant | and agree that at the | delivery hereof he | the lawful owner |
|---|---|---|---|---|--|
| of the premises above g | ranted, and seized of a go | ood and Indefeasible est | ate of inheritance ther | ain, free and clear of all | Incumbrances, |
| | no exceptions | | and the second se | against all parties makin | and the second se |
| It is acreed between | | - and the state | irst next shall at all ti | mes' during the life of thi | s indenture, pay all tax |
| and assessments that may keep the buildings upon directed by the part J interest. And in the even said premises insured as so paid shall become a | the parties hereto that it y be levied or assessed ag asid real estate insured a of the second part, the th that said part y of I herein provided, then the part of the indebtedness, | ainst seld real estate w gainst fire and tornado a loss, if any, made pa the first part shall fall part | hen the same become in such sum and by rebie to the part. J to pay such taxes whi second part may pay a ure, and shall bear into | a due and payable, and such insurance company. of the second part to ten the same become due ald taxes and insurance, prest at the rate of 10% | that he will as shall be specified a the extent of 105 and payable or to ke or either, and the amou from the date of payme |
| until fully repaid. THIS GRANT is interne | ded as a mortgage to secu | ure the payment of the | sum of Forth Tr | no Hundred & no/ | 100 |
| | | | | | DOLLAR |
| according to the terms of | of | en obligation for the | payment of said sum | of money, executed on t | nert Y of the seco |
| day of our part, with all interest as | ccruing thereon according t | to the terms of said ob | igation and also to se | cure any sum or sums of | money advanced by t |
| said part Y of the | e second part to pay for | any insurance or to dis- | tharge any taxes with | Interest thereon as here | in provided, in the eve |
| And this conveyence if default be made in a setate are not paid whe | of the first part shall fall t shall be vold if such pay such payments or any part in the same become due as the same part marks as them | to pay the same as pro- yments be made as her t thereof or any obliga nd payable, or if the in r are now, or if waste | ided in this indenture in specified, and ti tion created thereby, surance is not kept u is committed on said p | obligation contained or interest thereon, or I p, as provided herein, or remises, then this conveys | therein fully discharge f the taxes on said n if the buildings on s ince shall become absolu |
| and the whole sum rem | n the same become due ar in as good repair as they naining unpaid, and all of rely nature and become d | the obligations provid | ed for in said written option of the holder | obligation, for the securit hereof, without notice, a | ty of which this indentu and it shall be lawful i |
| the seld pert. J of | the second part. Or 1 anner provided by law and y granted, or any part it unpaid of principal and int | ta assigns | to take pos | ession of the said premi | ises and all the impro |
| ments thereon in the ma sell the promises hereb | y granted, or any part t | I to have a receiver ap hereof, in the manner | prescribed by law, | ind out of all moneys | arising from such sale |
| retain the amount then | ert | le, on demand, to the | first part. Y | | and the second strength streng |
| It is agreed by the | perties hereto that the f | erms and provisions of | this indenture and ea | ch and every obligation | therein contained, and |
| benefits accruing theref | perties hereto that the t rom, shall extend and in of the respective perties i | ure to, and be obligat herato, | bry upon me neers, | executors, ediministrators, | , personer representativ |
| In Witness Wherest, last above written. | the pert of the | first part hall her | | | I the day and y |
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Register of Deeds

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January 8

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