1

no exceptio	
· · · · · · · · · · · · · · · · · · ·	and that
	hereto that the pert LGS. of the first pert shall at all times during the life of this indenture, pay all tax assessed against said real estate when the same becomes due and payable, and that they will become against first and torrado in which sum and by such insurance company as shall be specified a
keep the buildings upon said reat each directed by the part 3 of the sec interest, And in the event that said pe said premises insured as herein provid so paid shall become a part of the is until fully resaid.	and matrix equilation of the loss, if any, made payable to the part $\mathcal{J}_{m,m}$ of the second part to the actent of \mathcal{L} block of the first part shall fail to pay such taxes when the same become due and payable or to keed, then the part $\mathcal{J}_{m,m}$ of the second part may pay add taxes and insurance, or either, and the amoundeb techned on the second part may pay add taxes and insurance, or either, and the amoundeb techned on the second part of the second part may pay add taxes and insurance, or either, and the amoundeb techned on the second part may pay add taxes and insurance, or either, and the amoundeb techned on the second part of the second part may pay add taxes and insurance, or either, and the amoundeb techned on the second part of
Seventy-five	tgsgs to secure the psyment of the sum of
this to the terms of this	certain written obligation for the payment of said sum of money, executed on the 21st
nart, with all interest accruing thereor	19.58, and by 115 terms made payable to the party of the second in according to the terms of said obligation and also to secure any sum or sums of money advanced by the
and the law of the second second	an any fee any leavenue or to discharge any taxes with interest thereon as herein provided, in the eve
het said part <u>the</u> of the first part And this conveyance shall be voli if default be made in such payments estate are not paid when the same b real estate are not kept in as good r and the whole sum remaining unpair balant shall there finants.	To pay to any instance of to be a positive in this indenture. If such pays the same as provided in this indenture. If such pays in thereof or any obligation created thereby, or interest thereon, or if the taxes on said to a or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said to some due and paysis, or if the insurance is not kept up, as provided herein, or if the buildings on as spair as they are now, or if weate is committed on said premiser, then this conveyance hall become about d, and all of the obligations provided for in said written obligation, for the security of which this indentu- nd become due and paysible at the option of the holder hereof, without notics, and it shall be lawful f
is given, shell immediately mature an	nd become due and payable at the option or me noider hereot, without notice, and it shall be lawrui to take possession of the said premises and all the improv
ments thereon in the manner provided sell the premises hereby granted, or	to take possession of the said premises and all the improv d by law and to have a receiver appointed to collect the rents and benefits accruing thereform, and rany part thereof, in the manner prescribed by law, and out of all moneys arising from such asia neipel and interest, together with the costs and charges incident thereto, and the overplus, if any there b
retain the amount then unpaid of prin	ncipel and interest, together with the costs and charges incident mereto, and the overplus, it any mere taking such sale, on demand, to the first part
	that the terms and provisions of this indenture and each and every obligation therein contained, and
essigns and successors of the respect	the failed and inure to, and be obligatory upon the heirs, executors, administrators, personal representative tive parties hereto.
	es at the first part he VC haraunto set their hand S. and seal. S. the day and ve
In Wilness Whersel, The part	LOS of the first part ha VO herewrite set their hand S and seel S the day and ye
	Marin V. Dilm (SEA Mason H. Dixon (SEA
	Mason H. Dilon (SEA Mason H. Dixon (SEA Mrs. 7 ern Dixon (SEA
	Marin V. Dilm (SEA Mason H. Dixon (SEA
	Mason H. Dikon (SEA Mason H. Dixon (SEA Mrs. 7 Urn Dixon (SEA Fern Dixon (SEA
	Mason H. Dilon (SEA Mason H. Dixon (SEA Mrs. 7 ern Dixor (SEA
	Mason H. Dikon (SEA Mason H. Dixon (SEA Mrs. 7 Urn Dixon (SEA Fern Dixon (SEA
	Mason H. Dikon (SEA Mason H. Dixon (SEA Mrs. 7 Urn Dixon (SEA Fern Dixon (SEA
	Mayon H. Difon ISEA Mason H. Dixon ISEA Wrs. 7 Urm. D. Jan ISEA Forn Dixon (SEA
	Mar M. D. M. SEA Mason H. Dixon (SEA MUSA. JUMA D. J. M. (SEA W.S. JUMA D. J. M. (SEA Fern Dixon (SEA 55
Lest above written.	Mar M. H. Difm. ISEA Mason H. Dixon ISEA W.M. J. U.M. D. J. M. ISEA W.M. J. U.M. D. J. M. ISEA Fern Dixon ISEA SEA SEA SEA SEA SEA SEA SEA
Inst above written. Manager concurrence concurrence automotion of the approximation of the state of Kansas Douglas	Mayon & Difn Stan (SEA Mason H. Dixon (SEA WWS. 7 Linn Difn (SEA Fern Dixon (SEA Fern D
Inst above written.	SS. COUNTY, 55. COUNTY, 55
Inst above written. Manager concurrence concurrence automotion of the approximation of the state of Kansas Douglas	SS
ANALASIASIASIASIASIASIASIASIASIASIASIASIASIA	Mayon H. Dixon (SEA Mason H. Dixon (SEA Mason H. Dixon (SEA MUS. J. U.M. Dixon (SEA Ferr Dixon (SEA Ferr Dixon (SEA SEA SEA SEA SEA SEA SEA SEA
And Anton Anton Anton Anton Anton Anton Anton Anton Anton Anton Brane Or Kansas Douglas	SE IT REMANDERED, Ther on this 2/st day of OCtober A.D. 19

age

(2) Some set and the source of the source of the set of the set of a set of the set o

lie lawrence Notimal Bank, Lawrence, Uniots Sy 4. Chierwold, Nice-Fres. Mirtwapee, Scher.

A gad and A gad and A gad and A gad and A gad a law k

Par James Fred