William J. Prince and Betty Lou Prince, hubband and wire Lawrence	1
This Indentwor, Made this 25th	1
William J. Erdines and Betty Lou. Frinces. husband and wife f. Lawrenges in the County of Doubles and Loan Association for the second part. Winesseth, that the said part. 168. of the first part, in consideration of the sum of Soven thousand and no/100- them duy paid, the receipt of which is hereby achrowledged, have add, and by this indenture do GRANT, BARGAN, SELL and MORGAGE to the said part y. of the second part, the Boldwing described real estate situated and being in the County of Doubles. Beginning at the Northwest corner of the Northwest Quarter of Sociation Four (1,), Township Thirtcon (1,3) South, Humpe Hintteen (1,9) East of ansa, towit: Beginning at the Northwest corner of the Northwest Quarter of Sociation Four (1,), Township Thirtcon (1,3) South, Humpe Hintteen (1,9) East of the spontanting on the part of the said part is a state is a state of the said part is a state is a state of the said part is a state is a state of the said part is a state is a state of the same state at a state is a state of the same state at a state is a state of the same state at a state at	
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<pre>sent A Safer the first part, and The LEARCENES. Building and Lean Association</pre>	
Winessenth, that the soid part. 1.6.B. of the first part, is consideration of the sum of Savan. thousand, and no/100=	teres the strength
 them	
following described real estate situated and being in the County of Douglas	
Beglinning at the Northwest corner of the Northeast Quarter of Setion four four state of the Sixth Principal Meridian; thence East 208.7 feet; thence South 208.7 feet; the	
Four (1), Township Thirteen (13) South, Range Mineteen (19) East of the Sith Prince North Pall Meridian; thence East 208.7 feet; thence South 208.7 feet; thence South 208.7 feet; thence West 208.7 feet; thence North 208.7 feet to the place of beginning, containing, containing, is containing, a containing,	
of the premiers above granted, and select of a good and indefeasible extra of inheritance thread, free and clear of all incumbrances indefeasible and the transmission of the second part is a first part and all times during the life of this indefeature, are all tasks and assessment that may be locked or assessed against table and easies when the same become due and the second part is and the second part is the same the more during the life of the indefeature, are all tasks and assessment that may be locked or assessed against table and easies when the same become due and the second part is the second part is the same the more due to the second part is the second part is the same the more due to the second part is the second part is the same the more due to the second part is the indefeature, and shall beer interest at the rate of 10% from the date of part and the interest of the indefeature at the second part is the second part	7
It is agreed between the parties hereto, that the part 20.9 of the first part shall at all times during the first of this helenum, pay all taxes and assessments that may be levied or assessed against all real estates when the same baceme dues and pay such taxes and howards, company, as shall be specified and interest. Act is the same baceme dues and pay and the same baceme dues and pay such taxes and howards company as shall be specified and the same that and pay such taxes when the same baceme due and pay such taxes and howards. Company due to the same baceme taxes and howards are bare pay back to the same baceme due and pay such taxes and howards. Company due to the same baceme due and pay such taxes and howards or the same baceme due of pay such as the same at the rate of 10% from the date of payment on pay that hall be part 1.0.9 of the scored part may be said taxes and howards. Company due to the same baceme due and pay such as the same at the rate of 10% from the date of payment on pays and the same tax the rate of 10% from the date of payment on the same tax the same at the same due tax the same at the same due tax that the same due tax the same due tax the same due tax that tax that the same due tax that tax that the same due tax that the same due tax that that the same due tax that that tax that the same due tax that that the same due tax that the same due tax that that the same due tax that the same due tax tha	
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dev of Februlary 19.59, and by 1158 serves are a provided in the near of said obligation and also to iscure any sum or sums of among schemed by the add part, in the serve of add obligation and also to iscure any sum or sums of among schemed by the add part. In the serves of the first part shall fail to pay the same as provided in this indenture. And this conveyned shall be void if such payments, be made as haren's provided, and the obligation constants thereon as herein provided, in the event mate is not begin in so of the first part thereof or any obligation constants, for the second and the void if such payment, and any sum or any obligation for the second and the void if such payments, be made as haren's provided for the said pays of second the second the said second on the pays and the sould be combined on a star pays of the second and pays be and to any obligation constants of the second pays as a second	
Methis conveynce shall be void if uch payments, be made as haren perified, and the obligation contained therein folly discharged matter on or hydrogenic created therein for the second term in a sone bacome due and popule, or if the insurance is not heary or methers, then the block and and the insurance is not heary or methers, then the block and and the whole sum remaining unpaid, and all of the obligations provided for in said vertice data pressing, then there and is all be benefit in the second pair. To take postession of the is all pressing and all of the obligations provided for in said written obligation, for the security of which the insurance is non-the one and pressing, then there and is all be benefit for metal be been and the whole sum remaining unpaid, and all of the obligation provided for in said written obligation, for the security of which the insurance is non-the one and pressing and the policy in the obligation provided for insult and units of the said pressing and its barby grant theory of the means provided by bay and to have a receive appointed to collect the rents and benefits accruing therefrom, and to all the improvements thereon in the manner provided by bay and to have a receive appointed to collect the rents and benefits accruing therefrom, and to all the improvements are barby grant theory of the first part 1.9.9. It is agreed by the part 1. The obligation provided pressing of the takes and every obligation therein contained, and all be benefits accruing therefrom, shall extend and interest, together with the obligatory upon the heirs, executors, edministrators, personal representatives, allow written obligation therein contained, and we are above written. It is agreed by the part 1.9.9. of the first part the Y.9. here on the heirs, executors, edministrators, personal representatives, assign and auccessors of the respective parties herein. It is the agreed by the part 1.9.9. of the first part the Y.9. here onto at the Y.9. here Y.9. and S and seal S. the	
The set permises and all the improvement three on the set of the set	
It is agreed by the parties hereto that the terms and provisions sof this indenture and each and every obligation therein contained, and all benefits accruing therefore, shall extend and have to, and be obligatory upon the heir, executors, edministrators, personal representatives, asigns and accessors of the respective parties hereio. In Winess Whereaf, the part 10.8 of the first part ha Y.G. hereanto set the 17. hand S. and seal S. the day and year shows written. In Winess Whereaf, the part 10.8 of the first part ha Y.G. hereanto set the 17. hand S. and seal S. the day and year above written. In Winess Whereaf, the part 10.8 of the first part ha Y.G. hereanto set the 17. hand S. and seal S. the day and year (SEAL) In Winess Whereaf, the part 10.8 of the first part ha Y.G. hereanto set the 17. hand S. and seal S. the day and year (SEAL) In Winess Whereaf, the part 10.8 of the first part ha Y.G. hereanto set the 17. hand S. and seal S. the day and year (SEAL) In Winess Whereaf, the part 10.8 of the first part ha Y.G. hereanto set the 17. hand S. and seal S. the day and year (SEAL) In Winess Whereaf, the part 10.8 of the first part ha Y.G. hereanto set the 17. hand S. and seal S. the day and year (SEAL) In Winess Whereaf, the part 10.8 of the first part ha Y.G. hereanto set the 17. hand S. and seal S. the day and year (SEAL) In Winess Whereaf, the part 10.8 of the first part ha Y.G. hereanto set the 17. hand S. and seal S. the day and year (SEAL) In Winess Whereaf, the part 10.8 of the first part ha Y.G. hereanto set the 17. hand S. and seal S. the day and year (SEAL) In the term of the first part 10.8 of the first part ha Y.G. hereanton set the 10.9 of the first part has a seal S. the day and year (SEAL) In the term of the first part of the first part has a seal S. the day and year (SEAL) In the term of the first part of t	
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BE IT REMEMBERED, That on this 25th day of February A. D. 1959	1.1
before me, a Notary Public in the sforesaid County and State, come William J. Prince and Betty Lou Prince, husband	
and wife UBLC to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same.	
IN WITNESS WHEREOF, I have herewino subjectived mp name, and affixed my official seal on the day and year last above written.	
y Commission Expires April 21	

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