with the appurtenances and all the estate, title and interest of the soid part 10.50f the first part therein. And the soid part 10.5, of the first part do ______ hereby coverant and agree that at the delivery hereof they are the lawful owner 3

of the premises above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances,

and that 1010 y will warrant and defend the same against all parties making lewful claim thereto. It is agreed between the parties hereto that the part, 103 of the first part shall at all times during the life of this indexture, pay all taxes

and assuments that may be levied or assessed against said real state when the same becomes due and payable, and that $LiO(\mathcal{Y}, \mathcal{W}(1))$ keep the buildings upon said real state insured against first and toreado in such sum and by such insurance company as shall be specified and directed by the part. \mathcal{Y}_{o} of the second part, the loss, if any, made payable to the part. \mathcal{Y}_{o} of the second part may be extent of LiS interest. And is the second part, the loss, if any, made payable to the part. \mathcal{Y}_{o} of the second part to the extent of LiS interest. And is the event that said part. LiS of the first part hall fail to pay such taxes when the same become the and payable or to keep and payable has the part \mathcal{Y}_{o} of the second part may be an excent pay to the same become the and payable or to keep and thall become a part of the industrees, secured by this industrues, and shall become a part of the industrues, secured by this industrues, and shall become at the rate of 10% from the date of payment will fully regard.

THIS GRANT is intended as a mortgage to secure the payment of the sum of Five thousand and no/100------

according to the terms of ODE, certain written obligation for the payment of said sum of money, executed on the 14,51 day of <u>Apr11</u> 19.59, and by <u>158</u> terms made payable to the part <u>y</u> of the second part, with all interest according terms according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part <u>y</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event ther said part<u>28</u> of the first part shall fail to pay the same as provided in this industry.

And this conveyance that be valid if such payments is made as herein specified, and the obligation contained therein, fully discharged, distance on seal of the such payment is an obligation provided for in asid thereby, or interest thereon, or if the tasks on said region and the such payments or any part thereof or any possible at the option of the hold barries, but the building of a distance of the such payment is an obligation provided for in asid written obligation (for the succe) of the building of a distance of the hold barries of the succe payment is an obligation provided for in asid written obligation (for the succe) of the building barries of the hold barries of the succe payment is an other and the succe payment is an other and the succe payment is an other and the manner provided by law and to have a receiver appointed to called the succe of the succe payment is an approximate the manner provided by the succe payment is an approximate the payment is an approximate paymen



Recorded on April 14, 1959 at 1:20 P.M.

RELEASE

I the undersigned, owner of the within mortgage, do hereby acknowledge the full bayment of the debt secured thereby, and authorize the Register of Decis to enter the discharge of this mortgage of record. Dated this lith day of Dec. 1965. THE LAWRINCE BUILDING & LOAN ASSIN. H. C. Brinkman, Pres. Mortgagee.

Dald W. Deck Register of Deeds

enice Been

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