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	동네에는 동안은 적이 가슴을 가지 않는다.
It is agreed between the parties be and assessments that may be levined or keep the buildings upon said real eart directed by the part $X_{-}$ of the sec interest. And is the event that said po- said particles insured as brevies provid or path shall become a part of the bit	and that LDBY will warrant and defend the same against all parties making lewful claim thereto. wereto that the part $103$ of the first part shall at all times during the life of this indentors, pay all taxe assessed against said real estate when the same becomes due and payable, and thet LBY Will the insured against first and tormado in such sum and by such insurance company as shall be specified and one part, the loss, if any, made payable to the part. $Y$ of the second part to the scient of UBSIT right, then first part shall fail to pay such taxes when the same become due and payable or to be said, then the part $Y$ of the second part may pay said taxes and insurance, or shifts, and the amount neightedness, secured by this indent ure, and shall bear interest at the rate of 10% from the date of payment
	1989 to secure the payment of the sum of
Tan ti	housand dollars( 10,000.00)
according to the terms of this	certain written obligation for the payment of said sum of money, executed on the 30.th
part, with all, interest accruing thereon	19 59, and by $113$ terms made payable to the part $Y$ of the second seconding to the terms of said obligation and also to secure any sum or sums of money advanced by the
that said part 9.8 of the second part	to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
And this conveyance shall be void if default be made in such payments extate arr not paid when the same ber real estate are not kept in as good re- end the whole sum remaining unpaid, is given, shall immediately mature and	It shall fail to pay the same as provided in this indextrue. If such payments be made as herein specified, and the obligation contained therein fully discharged, or any plat thereof or any obligation created thereby, or interest thereon, or if the taxes on said real come due and payable, or if the insurence is a fort least up, as provided herein, or if the buildings on said pair as they are now, or if waste is committed on said premise, then this conveyance shell become shouldn's and all of the obligations provided for in said writen obligation, for the sourcity of which this indextrues d percent due and payable at the option of the holder hereof, without notice, and it shall be leaving for
ments thereon in the menner provided sell the pramises hereby granted, or retein the emount then unpaid of princi	to take possession of the said premises and if small be leaved for by law and to have a receiver appointed to collect the rents and benefits acciving thereform, and to any part thereof, in the manner precibed by law, and out of all moneys arising from such sale to have any thereof, in the manner precibed by law, and out of all moneys arising from such sale to have any part thereof, in the manner precibed by law, and out of all moneys arising from such sale to have any part thereof, in the manner precibed by law, and out of all moneys arising from such sale to have any part thereof, in the first part 100 m.
assigns and successors of the respectiv	that the terms and provisions of this indenture and each and every obligation therein contained, and all and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, re parties hereto.
lest above written.	a. of the first part ha VO hereunto set. their hands and seal S the day and year
	Mason H. Dufin (SEAL)
	Mason H. Dixon
	Flow Delos (SEAU
19	
	SS. SCUNTY, SS. REMEMBERED, That on This 30th day of June A.D. 19.59 before me. J. Underwood - Notary Public in and for said Courty and State, came Mason H., Dixon and Fern Dixon Husband and Wice.
SUBLIC SI IN W	Husband and Wife to me personally known to be the same person who executed the foregoing instrument of writing, and duly acknowledged the gasentien of this same. INNESS WHEREOF, I have person tobarthed my name and affixed my (file) heal on the day and year hat above writen.
My Commission expires Sept.	18 19 62 Jonderwood Notery Public
rded July 3, 1959 at 2:55	P.M. RELEASE A arold G. Beck Register of
the undersigned, owner of bbt secured thereby, and a age of record. Dated this	the within mortgage, do hereby acknowledge the full paymen authorize the Register of Deeds to enter the discharge of t a 4th day of October 1960
: John P. Peters, Cashier	Plan Taxana Martin a
. Seal)	This columns Mortgagee. Own
	an the cristing meriging interview this 22 ke
	this 4 th _ Jay et De Caller

Harold Q. Beck