It is agreed between the parties hernto th	
mante that may be beind	hat the part 10 2 of the first part shall at all times during the life of this indenture, pay all taxes and at
upon said real estate insured for loss from fit	said real estats when the same become due and psymble, and that $bbey$ will be the built re and estanded conversige in such sum and by such insurance company as shall be specified and directed by
party of the second-part, the less, if any, mad of the first part shaff fall to pay such taxes w second part may pay said taxes and insurance, pear interest at the rate of 10% from the de	To payable to the party of the second part is the extent of its interest. And in the event that also part $1 \oplus 1 $
This grant is intended as a mortgage to s	secure the payment of the sum of Sixteen thousand and no/100poll
according to the terms of ODO	certain written obligation for the payment of said sum of money, executed on the " Lith da
September	9, and by its terms made payable to the party of the second next with all interest arcenics thereas
to the terms of said obligation, also to secure whether evidenced by note, book account or othe the terms of the obligation thereof, and also to	all future advances for any purpose made to part1.0.5 of the first part by the party of the second p envise up to the original amount of this mortgap, with all interest according on skift future advances accordin secure any sum of sums of money advanced by the said party of the second part to pay for any immunace or to
charge any taxes with Interest thereon as herein	a provided in the second that said sect & Good the flort mast shall bell to see the bear of the second seco
Part 10.5 of the first part hereby assigneed as a so all future as charge of add property and collect all risks and necessary to keep said property in tenantable o assignment of rents shall continue in force unti shall in no manner prevent. or retard party of t	on to party of the second part the certa and house arising at any use same as provide in the indem demonstratement of the second part is not an entry of the second part or its agent, at its option products to demonstrate the second part of the payment of innurance preventions. (asse, assessment, repairs or innurance condition, or abber (Bernyes or payments provided for in this mortgage or in the collocations here you are the condition, or abber (Bernyes or payments provided for in this mortgage or in the collocations herein your condition.) Here, the second part in collection of taid sums by foreclosure or otherwise.
time, and to insist upon and enforce strict com	by of its right heresunder at any time shall not be construed as a waiver of its right to assert the same at a i apliance with all the terms and provisions in said obligations and in this mortgage contained!
If said part1.0.8 of the first part sha	all cause to be paid to party of the second part, the entire amount due it hereunder and under the terms
provisions of said note hereby secured, and un	ader the terms and provisions of any obligation hereafter incurred by part 105 of the first part for fu
advances, made to	by party of the second part whether evidenced by mote, one of future obligations berefy secured there is and shall be well all of the provisions in said one of future obligations berefy secured, the this conveyance shall be void.
and all the improvements thereon in the manne sell the premises hereby granted, or any part th unpaid of principal and interest together with t sale on demand in the party of the first	Highlins of any part thereof or any chilinghinos: convergence shall be volt. Highlins of any part thereof or any chilinghinos: restand thereby, or interest thereon, or if the taxes on said a and popular, or if the immance is not kept up, as provided herein, or if the buildings on said real estate H wath of commentised on said permises, then this convergence shall become absolute and the whole sum reme method for the said party of the second part, hs successors and, subject to take poissession of the said pere- period by laws and to have a receiver appointed to collect the rest and benefits accuring thereform; and ereof, in the immance prescribed by law, and out of all moneys arising from such sale to retain the annount: the costum of charges incident thereis, and the coverplas, if any there he, shall be and by the match sale. Part10.5 _ of the first part shall pay party of the second part any deficiency resulting from juch sale.
It is agreed by the parties hereto that the therefrom, shall extend and inure to, and be obl	terms and provisions of init indenture and each and every obligat or therein contained, and all benefits acc ligatory upon the heirs, executor, administrator, personal representative, angles and successors of the respec- of the first part in VA hereanto set the ir handland sealthe day and year last above written. (SEAD) Virginia I. Stone
It is agreed by the parties hereto that the therefore, shall extend and hure to, and be oble parties hereto. IN WITHERS WHEREOF, the part of a Unit of the state of the state of the state of the state of the state of the state of the OI syton L. Stone	terms and provisions of this indenture and each and-every obligation therein contained, and all benefits accr lightary upon the heirs, executor, administrator, personal representatives, assigns and successors of the respec- of the first part ha VG hereanto set the ir handSand seaBible day and year last above written. (STA1)
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It is agreed by the parties hereto that the therefore, shall extend and hure to, and be ob parties hereto. IN WITHERSS WHEREOF, the part of a Collegation L. Stone	terms and provisions of this indenture and each and-every obligation therein contained, and all benefits accr lightny upon the heirs, executive, administrators, personal representatives, assigns and successors of the respec- of the first part ha VG hereuse ost the ir handland sealishe day and year last above written. (SEAL) Virginia I. Stone (SEAL)
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It is agreed by the parties hereto that the therefron, shall extend and hune to, and be obparties hereto.     IN WITNERSS WHEREOF, the parties a state of classification of the state of the st	terms and providence of this indexture and each and every obligation therein contained, and all benefits acc index you the heirs, executor, administrator, personal representatives, and successors of the respec- of the first part in Vé increases at the ir handland sadium days and year last above written. (SEAD VIFGINIA I. Stone (SEAD) (SEAD VIFGINIA I. Stone (SEAD) (S
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Recorded September 4, 1959 at 2:05 P.M.

Harold G. Beek Register of Deeds

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