with the appurtenances and all the estate, title and interest of the said part 1000f the first part therein. And the said part 100 of the first part do hereby covenant and agree that at the delivery hereof they are a lawful on

and that they will warrant and defend the same against all parties making lawful claim th

It is agreed between the parties hereto that the part 108 of the first part shall at all tim ar during the life of this is and assessments ther may be leviced or assessed against said real estate when the same becomes due and psychile, and that hey suffl taxes there the the same becomes due and psychile, and that <math display="inline">hey suffl taxes there the same becomes due and that <math display="inline">hey suffl taxes there the same becomes due and psychile or to have been becomes due and the same becomes due and psychile or to have been and presents the same becomes due and psychile or to have been and psychile and the same becomes due and psychile or to have been and psychile and the same becomes due and psychile or to have been and psychile and the same becomes due and psychile or to have been and psychile and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have becomes and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and psychile or to have been and the same becomes due and the same bec

of the sum of One Thousand Three Hundred DOLLARS,

a obligation for the payment of a on the 30th

tay of August 1959, and by t_{50} terms made payable to the part y of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the of the se aid party ice or to discharge any taxes with int des of the first part shall fall to pay the sa of in this ind

In this convergiance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. fault be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real are not paid which the same become due and operable, or if the insurance is not kept up, as provided herein, or if the buildings on side enter are not kept in as good repair as they are now, or if waste it committed on said premises, then this conveyance shall become absolute the whole sum remaining unpaid, and all of the obligations provided for in said unities obligation, for the security of which this inderstrue with the interfacility mature cal become due and payable at the aption of the holder hereof, without notice, and it shall be lawful for

is given, that immediately mature and become due and payable at machine on the manuscription of the said premises and all the improve-ments therein in the manuscription provided by low and to have a receiver application to differ the rents and benefits account therefore, and to sail the premises breakly granted, or any part thereof, in the manuer prescribed to differ the rent and benefits account therefore, and the area of the said premises and all the improve-relation the framework the manuscription of principal and interest, together with the costs and determines incident therefore, and the overplos, if any there be, shall be paid by the part \mathbf{y} making such sale, on demand, to the first part **105**.

It is agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing thereform, aball extend and incre to, and be obligatory, upon the heirs, executors, administrators, personal representatives, earlies and successors of the respective parties hereto.

In Witness Whereof, the part 108 of the first p d g and seal g the their Howard H. Athey (SEAL) (Seal)

STATE OF Aguas aloughte definition lier A. D., 19-57 BE IT REMEMBERED, These on this I and proved before my . I tary failing a constant of the athey to me personally known to be the seme p acknowledged the execution of the same OTARI IN WITNESS WHEREOF, I have here Ny, Commission Lobjer Counts mary Elaston may 29 1062

Parold G. Beck Register of Deeds

(SEAL) (SEAL)

Jordoly Berk

By Januel Beem