her with all bastling, lighting, and plumbing system or blinds, used on or in cannection with table present and flatares, including stature and harnory, morean, namings, storm windows and reporty, shitter the same are new included on table property or hermitian shared through TO HAVE ARD TO HOLD THE SAME W

And the said part 108 of the first part do it and agree that at the del ivery served they are of the pieroises above granted, and second of a good and indefratible instate of indevitance therein, inde and clear of all

d day they will warrant and defend the same against all parties making bards in the parties denote that the part 200 of the first part shall at all times It is parent not

ents that may be looked or ansaved against said real estate when the same became due and payable, and that they will more the buildings any said real estate insured for loss from fire and extended coverage for such non and by such insurance, company as shall be specified and threated by the and real state insured for ion from the and extended assumpts in tack non and by pack bearance company as shall be perilied and diversel by a of the second part, the free of any, made payable to the party of the second part is the extent of its interest. And in the post that addressed by a first pay talk first pay much inner addresses when the name bacom doe and payable or is been add provides inserted as derein provide that the party of the second part is the extent of its interest. And in the post that is depart of the interest at the rate of 10% from the faits of payment will fully regard. The pay of the interest of 10% from the faits of payment will fully regard. The pay of the interest of 10% from the faits of payment will fully regard. The payment is interest of 10% from the faits of payment will fully regard. The payment is interest of 10% from the faits of payment will fully regard. The payment is interest of 10% from the faits of payment will fully regard. The payment is interest of 10% from the faits of payment is the name affirst pay size of the indepart of the indepart of the interest of 10% from the faits of payment will fully regard. The payment is interest of 10% from the faits of payment will fully regard. The pay of the interest of 10% from the payment is interest of the payment of a sid one of moony, escalad as the pay of the interest as the pay of the interest as the pay of the pay of the pay of the pay of the interest as the pay of the interest as the pay of the pay of the interest as the pay of the interest as the pay of the interest as the pay of the pa party of the

This grant is intended as a martgage rding to the terms of ORO April

10. <sup>100</sup> and by its terms made prysic to be provide to the party of the packed part, with all interest according therean according the terms and any maximum of the party by the packed part, the all interest according to the party of the packed part, both according to according to the party of party the party of th

The failure of the second part to assert any of its right hereonder at any time shall not be construed as a waiver of its right to assert the same at a later and to fash upon and enforce strict compliance with all the terms and provident in taid obligations and is this mortgage contained. Here to make other and channels and the second part, shall cause to be paid to party of the second part, the en

part, the entire amount due it barrander and under the terms and files hereafter incurred by part10.8 ... of the first part for future ns of said note hereby secured, and ender the terms and provisions of any obli-5, made to them es, made to by porty of the second part whether redenced by mote, book tor otherwise, up to the original assess of this meetingape, and any extensions or remeasis incred and shall comply with all of the previous in sold note this merigage contained, and the previous of future obligations hereby escured, then this conveyance shall be sold.

Use serving a contained, and the provides of feature analytical strong income, then are therefore and therefore, and the serving and the provided hereis, or if the taxes on said real are not pair water the serving the serving of the buildings on said real state are not pair water that and there are not of the buildings on said real state are not pair water that are also and real state are not pair water that are also and the service of the buildings on said real state are realshifted on the provided hereis, or if the buildings on said real state are realshifted on the addition of the second or the state is committed on the building the said real state are realshifted on the provided there of the said state are realshifted on the solution of the said the the second or the state is the said state are in the solution of the said the second of the second of the said the second of the said the second of the second of the said the second of the second of the said the second of the second o id part any de

a spred by the parties hereto that the terms and providens of this inductors and each and every obligation therein contained, and all kenefits accreding a shall extend and incer to and he obligatory upon the bein, executors, administrators, personal representativel, andpas and accessors of the respective

Garl & Shorte	hereunts int their handband seafithe day and year last above written.
	Betty B. Shork (STAL)
Earl E. Shdok (SEAL)	Betty B. Shook (SEAL)
CHARLES AND	(SEAL)



The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 26th day of July 1960. THE LAWRENCE BUILDING AND LOAN ASSOCIATION

ATTEST. L. E. Eby Secretary (Corp. Seal)

Mortgagee. by W. E. Decker Vice President

This release were written and the another of angust 1960 Harold a. Beck

By: Jane Beem

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