they

It is agreed between the s nies of the the life of this in t, pay all ta ments that may be levied or assessed against said real estate upon said real estate insured for loss from fire and extended payable, and that they will such insurance company as shall be speci keep the buildings tifled and directed by the

party of the second part, the loss, if any, made payable to the party of the second part to the extent of its interest. And in the remat that said part 0.0.5 of the first part shall fail to pay such taxes when the same become due and payable or to keep said premises impared as herein provided, then the party of second part may pay said taxes and insurance, or either, and the amounts op said stall become a part of the indebtedness, secured by this indentury, and an bear interest at the rate of 10% from the date of payment until fully regaid.

tauge to secure the payment of the sum of Six Thousand and No/100-----This grant is intended as a m DOLLARS ding to the terms of ONO certain written obligation for the payment of said sum of money, executed on the 26th day of

If LLY the terms of sind chlightion, also to secure all future advances for any purpose made to part. AC.D. of the first part by the party of the second part, wither reduced by soni, book account or othernic, so to the driphal amount of this mortgape, which all interest accruings on such future advances accounds to terms of the colligation thereof, and also to secure any sum or some of memy advanced by the said party of the second part to pay for any insurance or to disany taxes with interest thereon as her st that said part 10 \$f the first part sh

all 0.87 . Let the first part hereby assign to party of the second all 0.87. . . of the first part hereby assign to party of the second and written oblgation, also all future advances hereunder, and he of add property and collect all rests and income and apply the su y is keep and properly in transmitable condition, or other charges ent of rests shall continue in force will the unpaid balance of no manner prevent or retard party of the second part in collect part the rents and income artising at any and all times from the property mortgaged to reby authorize party of the second part or its agent, at its option upon default, to take one on the payment of insurance premium, taxes, assessments, regains or improvements or payments provided for in this mortgage or in the obligations hereby second. This and deblegation is fully paid. It is also agreed that the taking of possession hereunder on of said sums by foreticaure or otherwise.

The failure of the second part to assert any of its right berrounder at any ti and to insist upon and enforce strict compliance with all the terms and p If said part 1.0.8 of the first part sh

of said note hereby secu urred by part185 them made to , make the provided of the second part whether evidenced by note, book mortgage contained, and the provisions of future obligations hereby secured, then this converses chall be used.

will be made in payment of such obligations or any part thereof or any obligations or on any addingstons or not paid when the same become due and payable, or if the learnance in or they un as good repair as they are now, or if wasts is committed on such premises, then this and all of the obligations for the security of which this indexture is given that and made of the obligations of the security of which this indexture is given that made any other security of which this indexture is given that and made other security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of which this indexture is given that is made of the security of the securit curity of aful for hereof, in the cost or any part th d, to the party of the first part. Part. 1.0.8. of the first part shall pay party of the

agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefit shall extend and inore to, and be obligatory upon the beirs, executors, administrators, personal representatives, assigns and successors of the

Frel & Harring (SEAL)	hereunto set the 1r hand and seafthe day and year last above write
Fred H. Harris (SEAL)	Edith E. Harris

Douglas	COUNTY, SS.
L.E. B.	at IT REMEMBERED, That on this 26th day of July A. D. 19 60
a state and the state of the st	before me, a Notary Public
IN NOTAD	came Fred H. Harris and Edith E. Harris, husband and
a bit t	wife
DLIC	to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same.
and Branner at	IN WITHERS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.
My Commission Expires April	
the second s	Le E. Eby Notary Public

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 23rd day of September 1963.

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old a. Beck nice Been

424