they will warm at and defend the an me against all parties making lawful claim t

It is appred between the parties inverto that the part 10.0 of the first part shall at all times during the life of this indeminer, pay all takes and assessments that may be levind or manused against and real estate when the same become due and papals, and that <u>they</u> will be buildings over anit real estate human's for loss from first and estated coverage in tack was and by such imarmos company as shall be specified and directed by the easily of the second must be how if your work would be the same become due and by such imarmos company as shall be specified and directed by the satir of the second must be how if your must be shall be appendix and by such imarmos company as shall be specified and directed by the

arty of the second part, the loss if any, made payable is the party of the mand of part in the starting capability in Mall be specified and detected by the if the first part that field to pay much starts when the many for the mand part to the create of its interest. And in the second that and part 1.0.5. Second part may pay note that and insurance, or either, and the mannet are pair diverse in provided that the party of the mannet are part of the second insurance, or either, and the mannet are pair dual become a part of the indetections, second by this indetectore, and that mannet are interest at the rate of 10% from the date of symmet and information (first parts). This grant is interested as a martipage to meany the payment of the sum of FLICEY-FIVE Hundred and no/100----DULARS

This grant is intunded as a mortgage to recover the puyment of the sum of <u>F11Cy-F1ve</u> Hundred and no/100----DOLLARS according to the terms of <u>ODS</u> certain written collections for the puyment of and some second set the <u>Sth</u> day of <u>February</u>, <u>1961</u>, and by its terms made puysite to the marky of the second set, with all before the second set.

to the terms of said chipation, size to scorer all future advances for any prove or to part of its scores part, with all interest accreting therein according whether evidenced by note, book account or otherwise, up is the original assessed of his maripage, with all interest accreting to the second part, the terms of the obligation thereof, and also to scorer any min or sons of mover advanced by this plant of the second part, the second part of th

charge any taxes with interest thereon as herein provided, in the event that said partings of the first part shall fail to pay the same as provided in the Indenture. Part. 103. of the first part bereby assign to party of the meand part the rests and locame arising at any and all times from the property mortgaped to score said writes obligation, all of forms datasets of the same of the same of the same arising at any and all times from the property mortgaped to charge of said property and callest all rests and house hermatice, and perturbe assignment of parts and same arising at any and all times from the property mortgaped to charge of said property and callest all rests and house hermatice, and pay the same on the same promove, taxes, areaseness, regular, to take messary to keep hald property is meantable constitute, or the updat failed on the same and the same and the taxing areaseness, regular or in the obligations hereby means of and ablances in the same and the same an

The failure of the second part to assert any of its right hereunder as any time shall not be construed as a waher of its right to assert the same at a later ine, and to insist upon and enforce strict compliance with all the terms and provisions is solid chilgations and in this mortgage contained. If solid part 10:21... of the first, part shall cause to be paid to party of the second part, the entire amount due it hereworder and under the terms and

Provides percent of the rest part can cause to be part to persistent of an obligation hereby secured, and ender the terms and providence of any obligation hereafter incurred by part10.8. of the first part for future advances, made to <u>Liopp</u> by party of the second persistent or otherwise, and and and other the terms and providence of any obligation hereby second by part10.8. of the first part for future advances in the terminal amount of this mentager, and any extensions or reservab hereof and share thereform and the providences of future advances. Uncertain convergence shall be uncertain the terminal convergence shall be uncertained by parts of the reservance shall be uncertained by parts of the providence of the reservabilities hereby seconds. Uncertain the terminal convergence shall be uncertained by parts of the providence of the reservabilities hereby seconds. Therefield hereby seconds of the providence of the reservabilities hereby seconds. Therefield hereby seconds of the providence of the reservabilities hereby seconds. Therefield hereby seconds of the providence of the reservabilities hereby seconds. Therefield hereby seconds of the reservabilities hereby seconds. Therefield hereby seconds of the providence of the reservabilities hereby seconds. Therefield hereby seconds of the reservabilities hereby seconds. Therefield hereby hereby seconds of the reservabilities hereby seconds. Therefield hereby hereby seconds of the reservabilities hereby seconds. Therefield hereby hereby seconds of the reservabilities hereby seconds. Therefield hereby hereby seconds of the reservabilities hereby seconds. Therefield hereby hereby seconds of the reservabilities hereby seconds. Therefield hereby hereby seconds of the reservabilities hereby seconds. Therefield hereby hereby seconds of here

If default he made in payment of such chilgations on any part thereof or any philgations created thereby, or intervent thereon, or if the taxes on said real estate are mpild when the same become due and payable, or if the intervence is not lapt up, as provided herein, or if the taxes on said real estate are not hapt in as provided herein, or if the taxes on said real estate are up upoid, and all of the obligations for the security of which this indexture is given shall be non-blacked and the whole same taxes of all of the solid parts at the parts of the said part of the said parts of the said all the imperiate and there are basided benefits accords the here taxes on the said parts of the said all the imperiated and its the said parts of the said parts of the said all the imperiate and the said the said parts of the said of the said parts of the said parts of the said parts of the said parts of the said of the said parts of the said of the said parts of the said of the said part the said to the sait said the said the said parts of the said of the said parts of the said of the said all the said parts of the said of the said all the said been said the said the said parts of the said parts of the said of the said parts of the said the sa

It is agreed by the parties hereto that the terms and provident part hand here party of the second part any deficiency resulting from such sale. therefrom, shall extend and inure to, and be obligatory upon the beirs, executors, administrators, personal representatives, andpar and successors of the respective

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Auran we utues .	(SEAL)	Ermine M. Hines	



Recorded February 9, 1961 at 8:05 A.M.

RELEASE

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 28th day of February 1964. THE LAWRENCE BUILDING AND LOAN ASSOCIATION

ATTEST. L. E. Eby Secretary

HE LAWRENCE BUILDING AND LOAN ASSOCIATION W.E. Decker Vice-President Mortgagee.

Hard a. Beck Register of Deeds

Harolda Back Farie Beem