at the sa st all parties making lawful claim thereto. int and defe

It is agreed be en the parties bereto that the part 10.8 of the first part shall at all tio ments that may be levied or assessed against said read estate when the same become due and payable and that. they will keep the buildings upon half read estate insured for loss from fire and extended coverage in such som and by such insurance company as shall be specified and directed by the of the second part, the lost, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 108 first part shall full to pay such taxes when the same become doe and payable or to keep said privinces insured as herein provided, then the party of the part may pay said taxes and itsensence; or either, and the amount see paid thall become a part of the indebiations, secured by this indemtare, and shall interest at the rate of 10% from the date of payment until fully repaid.

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must of the sum of Seventy-Five Hundred and no/100 collars This grant is intended as a mort e to secure the pay ling to the terms of ODG certain writign obligations of the terms of 0000 certain writign obligations of the terms of te ant of said som of money, executed on the 10th day of

ade psychie to the party of the second part, with all interest accruing the in according the terms of said obligation, also to secure all future advances for any purpose made to part. 10.0 of the first part by the party of the secund part, ether evidenced by note, book account or otherwise, up to the original amount of this mortgage, with all interest accounts on such future advances according to a terms of the abligation thereof, and also to secure any nonliver some of money advanced by the said party of the second part, to pay for any insurance or to discharge any taxes with interest thereon as herein pro ovided, in the event that said part 16 Bf the first part shall fail to pay the same as provided in the inde

The d GEL of the first part hereby assign to party of the second part the rents and income arising at any and all times from the property mortpand to ture side written obligation, also all fourse advances hereader, and hereby assloring party of the second part of its opect, at its opect, at its opect, at its opect, at the option upon default, is take upon the side operty and collect all rents and income and apply the same on the payment of insurance presistant, is take censury to keep side property and collect all rents and income and apply the same on the payment of insurance presistant, the same second the payment of the support of the sames on the same second the payment of the sames on the same second the payment of the sames and the payment of the sames and the payment of the sames and the payment of the same second the same second. This depend of rents shall continue in force until the unpublic balance of said obligations is fully paid. It is also append that the taking of passession hereunder all in no manner prevent or related party of the sacend part in collection of said sums by foreclosure or otherwise.

The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waher of its right to and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this morteage cos If taid part 105 of the first part thall cause to be a

ns and ns of said note hereby secured, and under the te s. made to thom ed by part 10.5 of the first part for future s, made to the original amount of this mortgage, and any exti bis mortgage contained, and the provisions of future obligations hereby by party of the second part whether exidenced by note, book lons or renewals hereof and shall comply with all of the provisions in said note cured, then this conveyance shall be void.

notrigage containery, must be such obligations or any part thereof so any obligations created of paid when the same become due and payable, or if the insurance is not kept up, as p as good repair as they are now, or if waste is committed on said premises, then this com all of the dublations for the security of which this indexnute is yours shall immediate f, without notice, and it that be inwised for the said party of the second part, its success improvements thereon in the manner provided by haw and to have a receiver appointed to intess bereby granted, or any part thereof, in the manner presented by iaw, and out of all include and interest together with the costs and charges incident thereto, and the perpla-tion of the second bar and the second part. or if the taxes dings on said re and the whole , or if the bu said real estate are whole sum remain-at the option of the f the said premises up, as pro and to L'H an d, to the party of the first part. Part 103 of the first part shall pay party of the second part any defici

It is apreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing from, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective

IN WITNESS WHEREOF, the part 108 of the first part have	hereunto set thoir handfland seafthe day and year last above written
Eugene W, Haley (SEAL)	O. Warren Mitchell (SEAL)
	O Warren Mitchell (SEAL)
Betty Jos Haley	Mary A. Hitchell



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 20th day of May 1964. THE LAWRENCE BUILDING AND LOAN ASSOCIATION

ATTEST. L. E. Eby Secretary

by W. E. Decker Vice-President Mortgagee.

Hardd a. Kleck

(Corp. Seal)