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	the second s
with the applicatements and all the situate side a	den de la compañía de
And the said part 108 of the first cart do herabu co	nd interest of the said part. Least the first part therein.
of the premises above granted, and seized of a good and indefeasi	ble estate of inheritance therein, free and clear of all incumbrances,
the send beautiful and that they will a	rerrant and defend the same against all parties making lawful claim thereto.4
and assessments that may be levied or assessed applied said and	f the first part shall at all times during the life of this indenture, pay all taxes
	these where part shall are all times during the life of shall indentive, pay all taxes take where the same becomes due and payable, and thet. they will enaded in such sum and by such insurance company as shall be specified and de payable to the part. Y. of the second part to the extent of its il fell to pay such taxes, when the same become due and payable or to keep if the second part may pay said taxes and insurance, or either, and the amount indenture, and shall beer interest at the rate of 10% from the date of payment
THIS LIKANT IS Intended, as a mortgage to secure the payment of	It the sum of Fifty -five hundred and no/100
according to the terms of	The neuronal of shid and all services and shid services and se
day of September 1961 and b	ar the payment of said sum of money, executed on the $8th$ γ terms made payable to the part. y of the second id obligation and also to secure sky sum or sums of money advanced by the
part, with all interest according thereon according to the terms of sa	id obligation and also to secure any sum or sums of money advanced by the to discharge any taxes with interest thereon as herein provided, in the event
that said part 105 of the first part shall fail to new the same	is manufact to data bed and a second s
And this conveyance shall be void if such payments be made a	a herein specified, and the obligation contained therein fully discharged
If certain the makes in such payments or any part thereof or any a statter any not paid when the same become doe and payable, or if i real states are not kept in a good repair as they are now, or if w and the whole sum remaining unpaid, and all of the obligations p is given, shall immediately mature and become due and payable of the said next W of the same due to the said cast. W of the said cast.	is previous in the incenture. In a previous of the interview of the interview of the second of the obligation created thereiby, or interest thereon, or if the taxes on sid real events in order to be an order of the second of the second of the second of the second of the second of the second of the second set is a committed on seid premises, there this conveyance shall be lower interview of the second of the second of the second of the second set is a second of the holder taread, without notice, and it shall be lower for
ments thereon in the manner provided by law and to have a receiv sell the premises bereby granted, or any part thereof, in the ma retain the emount them unpaid of principal and interest, together with the second	mamme amounto take possession of the said premises and if theil be levelul for er appointed to zollect the rents and benefits accruing therefrom, and to now prescribed by law, and out of all moneys arising from such sale to h the costs and charges incident thereto, and the overplus, if any there be,
benefits accruing therefrom, shall extend and inurs to, and be of assign and successors of the respective parties bareto	as of this indenture and each and every obligation therein contained, and all oligatery upon the heirs, executors, administrators, personal representatives,
	hereunto setthoir hand a end seal a the day and year.
last above written.	
	Misle I manches (SEAL)
	Merle L.Maichel (SEAL)
	Shirley N. Marchel (SEAL)
· · · · · · · · · · · · · · · · · · ·	Shirley Da Waichel (SEAU)
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TATE OF A KANARA COUNTY STATE OF A COUNTY STATE	a dia kaomoni dia dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia kaomi
Douglas COUNTY	
Douglas COUNTY, 54 MA A. SE IT ESSESSERED, Ther or before ms. a. Notan	a this 8th day of September A. D. 19.61 ry Public in the stressed County and Stee,
Douglas COUNTY, 54 MA A. SE IT ESSESSERED, Ther or before ms. a. Notan	a mia 8th day of September A. D. 19.61
Douglas COUNTY, 5 ²⁰ TA A. SE IT ESSESSED, The to before me, e. Notal came Marle J.	a min Bth day of Saptambar A. D. 19.61 cy Publia in the deward County and Same. L.Ma ishel and Shirley D. Maishel, his wife
Douglas COUNTY, (** TA A. SE IT ESSESSERED, Thet of before me, a. Notan come Marle J to me personally known to me personally known	a this <u>Sth</u> day of <u>Soptambor</u> A. D. 19 61 cy Public in the sforesid County and Stee. LeMa inhel and Shipley D. Maichel, his wife
Dauglas COUNTY (** TA A	a this <u>Sth</u> day of <u>Soptambor</u> A. D. 19 61 cy Public in the sforesid County and Stee. LeMa inhel and Shipley D. Maichel, his wife
Dauglas COUNTY (** TA A	a this Bth dey of Saptambar A. D. 19. 61 ry Publia in the stressed Courty and Same LaMa inheil and Shipley D. Mainhal, his wife to be the same person B. who escuted the foregoing instrument and duy when of the same.
Dauglas COUNTY (** TA A	a this Bth day of Saptambar A. D. 19. 61 cy Public in the stressed Courty and Stree. LaMa lobel and Shipley D. Maiohal, his wife to be the same percon s. who escuted the foregoing instrument and day winn of the same.

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 26th. day of June 1963

And And And

No. F.

1-11-784

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