THIS INDENTURE	Nade this 30th Vantuyl and Dor	MORTGAGE	November	
WITNESSETH, that Eleven Th	ING AND LOAN ASSOCIATION of I the said part 105 of the first 10USENG Two Hundr 1 duly paid, the ATTGAGE to the said party of the s	part, in consideration of the ed and no/100- receipt of which is hereby an econd part, its successors and	loan of the sum of	part 103 of the first part by this indenture do cal estate situated in the Co
	The South Half (24), and Twent feet of the Sou Pinckney (now S	y-six (26), ar th Half of Lot	d the East Thir Twenty-eight (teen (13) 28), on
The Mortgago	ors understand an	d agree that t	his is a purcha	se money mort
shades or blinds, used on	g, lighting, and plumbing equipment or in connection with said property, HOLD THE SAME, With all and sin	whether the same are now h	cated on said property or hereaft	er placed thereon,
	.C.S. of the first part do he anted, and seized of a good and ind			
hear interest at the rate	, the loss, if any, made payable to t il to pay such taxes when the same d taxes and insurance, or either, and of 10% from the date of paymen	t until fully repaid.	en Thousand Two	Hundred and po
This grant is intende according to the terms o Novemb	of one certain writte er , 19 61, and by F	en obligation for the payment ts terms made payable to the	of said sum of money, executed party of the second part, with a	on the <u>30th</u>
This grant is intendi according to the terms o <u>Novemb</u> to the terms of said obil whether evidenced by noic the terms of the obligatio charge any taxes with int	of Ofice certain writis ter , 19 61, and by R ligation, also to secure all future ar a, book account or otherwise, up to i on thereof, and also to secure any au terest thereon as herein provided, in	en obligation for the payment is terms made payable to the Avances for any purpose made the original amount of this mo m or sums of money advanced the event that said part ¹	of said sum of money, executed party of the second part, with a to part 100 of the first pa tragage, with all interest accruing by the said party of the second pa of the first part shall fail, to pay t	an the <u>30th</u> I interest accruing thereon ac t by the party of the secon on such future advances accor rt to pay for any insurance or he same as provided in the inc
This grant is Intende according to the terms of <u>NOVEMB</u> to the terms of said obli- the terms of the obligatio the terms of the obligatio the terms of the obligatio charge and the obligatio the terms of the obligation part 1.200 of the secure said written obliga- necessary to keep said op- necessary to keep said op- assignment of recis shall shall in no manner preven	of Ofice certain write Certain write Certain and a secure all future as a book account or otherwise, up to on thereof, and also to secure any su cerest therefore as herein provided, in Trist part herefor assign to party of there as a herein provided, in Trist part herefore assign to party of the security of the second pan- or restrat party of the second pan- to or restrat party of the second pan- tor restrat party of the second pan- ter restration of the second pantices of the seco	en obligation for the payment is terms made payable to the brances for any purpose made the original amount of this mo m or sums of money advanced the event that said part. If the second part the rents an dor, and hereby authorite pay- apply the same on the payment ber charge sor payments pro- balance of said obligations is 1 in cellection of said same 1	of said sum of money, executed party of the second part, with a to part $1 \otimes S$ of the first part traps, with all interest acroning by the said party of the second pa of the first, part shall fail to, pay t income arising at any and all it ye of the second part or its age to of the internet permism, taxes, ided for in this mortage or in fully paid. It is also agreed they foreclosure or otherwise.	on the <u>30th</u> I interest accruing thereon ac t by the party of the secon on such future advances accor- rt to pay for any insurance or he same as provided in the ind mes from the property mortag a tit or going upon default, assessments, repairs or impro- the edilgations hereby secure t the taking of possession he
This grant is intend according to the terms of <u>NOVEMD</u> to the terms of the billipation the terms of the billipation charge any taxes with int <u>Part 1958</u> of the Scarge and write a billipation charge of said property a assignment of revises that all in no manner proves The failure of the se time, and to insist upon If said part1958.	of Ofice certain writing of the second and the seco	In obligation for the payment is terms made payable to the brances for any purpose made the original amount of this mu m or sums of money advanced the second part the rests an deer, and hereby auchoric pay apply the same on the payme ther charges or payments pro- balance of said obligations is the record of said obligations is hereender at any time shall n ill the terms and provisions is a paid to party of the second s and, provisions of any oblig	of said sum of money, executed party of the second part, with a to part $\frac{1}{2}$ \otimes of the first pa- regard, with all interest scruling by the said party of the second pa- of the first part shall fail to pay to income arising at any and all it y of the second part or its age- it of insurance premiums, taxes, ided for in this mortgage or ite fully paid. It is also agreed thay by foreclosure or otherwise. At the construed as a waiver of hit said obligations and in this mor- part, the entire amount due it itution hereafter incurred by part.	on the <u>30th</u> I interest accruing thereon ac t by the party of the secon on such future advances accor it to pay for any insurance or he same as provided in the ind mes from the property mortag- at its option upon default, assessments, repairs or impro- the abilitations hereby secure t the taking of possession he right to assert the same at tagage contained. hereunder and under the tar Loc of the first part for
This grant is Intend according to the terms of <u>Novemb</u> to the terms of the obligatio charge any taxes with int Part 1923 or the scarge and taxes with int Part 1923 or the scarge of said property a sasignment of reviss that that in no maney prove The failure of the se time, and to insist upon If said part192.	of Ofice certain writing of Ofice certain writing of the original and by it is the original and by it is the original also to secure all future as a book account or otherwise, up to an thereof, and also to secure any su cerest thereon as herein provided, in first part hereby assign to party of the schedule of the original hereits and income and collect all rents and income and the original matrix of the schedule of the first part of the schedul of original amount of this more tand, amount be provised, and under the term there in the original amount of this more to the original amount of this more to the original amount of the schedule of the original amount of the schedule of the schedule of the original amount of the schedule of the schedu	In obligation for the payment is terms made payable to the brances for any purpose made the original amount of this mu m or sums of money advanced the event that said part $\frac{1}{2} \in \mathbb{S}$ the second part the rests an der, and hereby authoric pay apply the same on the payme ther charges or payments pro- balance of said obligations is thereunder at any time shall r all the terms and provisions is a paid to party of the second s and, provisions of any oblig page, and any extensions or re obligations between seconds	of said sum of money, executed party of the second part, with a to part 10 S. of the first pa relation of the second part of the said party of the second pa of the first part shall fail to pay t income arising at any and all it y of the second part or its agene it of insurance premiums, taxes, ided for in this mortgape or its fully paid. It is also agreed thay by foreclosure or otherwise. At the construed as a wainer of hit said ediligations and in this mor part, the entire amount due it ittion hereafter incurred by party for execute or and shall comply an this convergence shall be void.	on the <u>30th</u> I interest accruing thereon ac t by the party of the secon on such future advances accor it to pay for any insurance or he same as provided in the ind mes from the property mortag- at its option upon default, assessments, repairs or impro- the abilitations hereby secure t the taking of possession he right to assert the same at tagage contained. hereunder and under the tar LOS of the first part for art whether evidenced by note that all of the provisions in sa
This grant is intend according to the terms of <u>NOVEMD</u> to the terms of the obligatio charge any taxes with int Part 10.8 of the secure aid written obligatio charge of aid poperty a mession of the obligatio charge of aid poperty a mession of the obligation of the secure aid written obliga- tion on maney prever and to insist upon If said part 10.8 provisions of tail note h account or otherwise, up action of endings of the secure action of endings of the account or otherwise, up action of the secure of the secure and other the account or otherwise, up action of the secure of the secure and other the secure and other the secure action of the secure the secure and the secure of the secure and other the secure action of the secure of the secure and other the sale, on demand, to the p	of Ofice	en obligation for the payment is terms made payable to the hrances for any purpose made the original amount of this me m or sums of money advanced the event that said part ¹ of E the event the event the event the event the event the event the event the event the event s and provisions of any oblig pay, and any extensions or re obligations hereby secured, the this indexer proven the said party of the second part have and to have a receiver manner prescribed by law, and end the finder thereto, and of the finder thereto, and	of said sum of money, executed party of the second part, with a to part 10% of the first pa right, with all interest scenarios by the said party of the second pa of the first part shall fail to pay to income arising at any and all it ty of the second part or its agent to for inthis mortgage or in finity paid. It is also agreed that y foreicourse or otherwise. The basis of the second part or its agent to be construed as a wainer of the said obligations and in this mor part, the entire amount due it state obligations and in this mor part, the entire amount due it too hereof and ball comply an this compares shall be owid. Some created thereby, or interest if pt pa a provided herein, or if on this comprised shall be completed to pointed to collect the rests and out of all moneys artising from the overplace, if any there be, defined the overplace is a outplace of an outplac	an the <u>30th</u> I interest accruing thereon ac t by the party of the secon on such future advances accord to pay for any insurance or- the same as provided in the ind mess from the property mortgan at its option upon default, assessment, repeats or impro- the taking of possession here right to assier the same at tage contained. hereunder and under the ter 105 of the first part for art whether evidenced by noise the biologic and the provisions in sail herecon, or if the takes on sa he biologic and the winde som r also biologic and the annexit the baild by the party makin her resulting from such sale
This grant is intend according to the terms of <u>NOVEMD</u> to the terms of the obligatio charge any taxes with int Part 10.8 of the secure aid written obligatio charge of aid poperty a mession of the obligatio charge of aid poperty a mession of the obligation of the secure aid written obliga- tion on maney prever and to insist upon If said part 10.8 provisions of tail note h account or otherwise, up action of endings of the secure action of endings of the account or otherwise, up action of the secure of the secure and other the account or otherwise, up action of the secure of the secure and other the secure and other the secure action of the secure the secure and the secure of the secure and other the secure action of the secure of the secure and other the sale, on demand, to the p	d 010 certain write Or , 19.01, and by it institut, also to secure all future as book account or otherwise, us to an thereof, and also to secure all future shock account or otherwise, us to thereof, and also to secure any su terest thereon as herein provided, mil- fitt, part hereits and income and roperty in texantable condition, or o continue in force until the unpaid and enforce strict compliance with and of the first part shall cause to b hereby secured, and under the term thand, and the provisions of turner tained, and the provisions of turner tained, and the provisions of turner to a boligations for the security of which as they are under the term the as they are movied of this more the as they are under the term the ast the assess of such abligations or and the steps are provident of this more there in the manner provided by there in the manner provided to the there in the manner provided to the there in the manner provided to the there in the term part. 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