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party of the second part the tess, if a	from fire and extended o	overage in such sum a	and by such insurance compared to the inter-	they will be specified and	directed by the
party of the second part, the loss, if a of the first part shall fail to pay such second part may pay sold taxes and im bear interest, at the rate of 10% from	taxes when the same beco parance, or either, and the the date of payment un	one due and payable of e amount so paid shall til fully repaid.	r to like extent of its interi r to keep said premises into i become a part of the inde	nt. And in the event that sai red as herein provided, then stedness, secured by this indu	the party of the enture, and shall
This grant is intended as a mortga according to the terms of ODB	ige to secure the payment	of the sum of N	ine Thousand	end no/100	DOLLARS
February	19 02, and by its te	rms made payable to	the party of the second part	with all internal according to	day of hereon according
to the tarms of said obligation, also to whether evidenced by note, book account the terms of the obligation thereof, and	o secure all future advance or otherwise, up to the o also to secure any sum or	es for any purpose m vigital amount, of this sums of money advan	nde to part 10 B of the mortgape, with all interest a minimum by the sold party of the a	first part by the party of t occurring on such future advan- econd part to pay for any inso	he second part, ces according to grance or to dis-
Part 1.0.5 all the first part here secure said written obligation, also all charge of said property and collect all r measures in leap said property in team assignment of resits shall continue in fe shall in meanurs prevent or retard pa The failure of the second over the or	uture advances hereunder, ents and income and appl ntable condition, or other rcc until the unpaid bala	and hereby authorize y the same on the pa- charges or payments nce of said obligation	party of the second part or ment of laturance premiums provided for in this mortgag is fully said. It is also as	its agent, at its option upon taxes, ansessmenta, repairs e or is the oblightions hereb	default, to take or improvements y secured. This
time, and to insist upon and enforce siz	rist enterpliance with all et	in terms and percelulos	in the set of the set of the set	er of its right to essert the	same at a later
If said part 108 of the first provisions of said note hereby secured,	part shall cause to be pai	id to party of the sec	and part, the entire amount	due it hermunder and under	the torms and
advances, made to account or otherwise, up to the original and in this mortgage contained, and the	them amount of the mortanor.	and my extention	by party of the	acond part whether evidences	by note, book
and in this mortgage contained, and the If default he made in newword of	provisions of future oblig	ations hereby secured,	then this conveyance shall b	e veld.	ans in said note
It defaults be made in payment of matta are not paid when the same base most hugh in also good repairs as they are- ing empili, and all of the obligations for harder harvey without rotics, or any unpaid of principial and interest together talk, on domain, it a the party of the fur The means by the party of the fur therefore, shall extend and insure to, an parties hereit.					
parties hereto.	105 of the first part	tha VO hereunio	at their batfand	and the day and uses last at	a the respective
IN WITNESS WHEREOF, the part			0,11/2	ent the bay and Jear mot an	
IN WITHERS WHEREOF, the part		(SEAL)	Edith A.	Logat	
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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 14th. day of August 1963

ATTEST: L. E. Eby Secretary (Corp Seal)

lda Beck

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

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