and that they will warran	nt and defend the same against all parties making lawful claim thereto.  that the partICS of the first part shall at all times during the life of this indenture, pay all taxes and as
It is agreed between the parties hereto	that the part 10 5 of the first part shall at all times during the life of this indenture, pay all taxes and as
ments that may be levied or assessed against upon said real estate insured for loss from t	said real estate when the same become ove and payable, and that "LIDD W111" keep the built fire and extended coverage in such sum and by such insurance company as shall be specified and directed by
	nde payable to the party of the second part to the extent of its interest. And in the event that said part. It when the same become due and payable or to keep said premises insured as herein provided, then the party of a, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and date of payment until fully repaid.
This grant is intended as a mortosoe to	date of payment until fully repaid.  secure the payment of the sum of Thirty-One Hundred and no/100 pour
according to the terms of ONE	and the second s
June 196	2 , and by its terms made payable to the party of the second part with all interest accepting them.
to the terms of said obligation, also to secur whether evidenced by note, book account or of the terms of the obligation thereof, and also to	re all future advances for any purpose made to part 165 of the figst part by the party of the second herwise, up to the original amount of this mortgage, with all interest accruing on such future advances according on securit any sum or sums of money advanced by the said carry of the second any to exercise the
charge any taxes with interest thereon as here	in provided, in the event that said part 10 Sof the first part shall fail to pay the same as provided in the Inden
Part 105 of the first part hereby ass secure said written obligation, also all future charge of said property and collect all rents a necessary to keep said property in tenantable assignment of rents shall continue in force un	sign to party of the second part the rents and income arising at any and sail times from the property mortgage advances hereunder; and bretzy suthorize parts of the second part or its sepent, at its option upon default, to and income and apply the same on the payment of insurance premium, takes mannered, reparts or improvem condition, or other charges or payments provided for in this mortgage case, assembled, because it is also agreed that the taking of posterious freely secured.  It is usually balance of said collipations in fully paid. It is also agreed that the taking of posterious freely the record part in collection of said sums by foreclosure or otherwise.
The fallow of the record and to seed a	any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a impliance with all the terms and provisions in said obligations and in this mortgage contained.
If said part 108 of the first part si	hall cause to be paid to party of the second part, the entire amount due it hereunder and under the terms
provisions of said note hereby secured, and a	under the terms and provisions of any obligation hereafter incurred by part 188 of the first part for fo
account or otherwise, up to the original amoun and in this mortgage contained, and the provis	by party of the second part whether evidenced by note, not of this mortgage, and any extensions or renewals hered and shall comply with all of the provisions in said sions of future obligations hereby secured, then this conveyance shall be void.  bligations or any part, thereof or any obligations created thereby, or interest thereon, or if the taxes on said use and savable, or if the taxes on said
and all the improvements thereon in the mann	or it was is commuted on said premises, then this conveyance shall become absolute and the whole sum remeasuring of the said party of the second part. Its successors and assigns, to take possession of the said party of the second part. Its successors and assigns, to take possession of the said premer provided by low and the said party.
tale, on demand, to the party of the first part	terms not me sale party of the second part. Its successors and assigns, to take possession of the said pure mer provided by Jaw and to have a receiver appointed to collect the rents and benefits accuring humanitary theoret, in the manner prescribed by law, and out of all moneys arising from such sale to retain the amount. the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the party making the Part 10.S. of the first part shall pay party of the second part any deficiency resulting from such tale. he terms and provisions of this indenture and each and every collipation therein contained, and all benefits accre- bifigatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respec-
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