bits dots dots paid, the receipt of which is hereby acknowledged, half, sold, and by this indenture do. GRANT, BARCAIN, SELL and MORTGAGE to the said part of the second part, the following described real estate situated and being in the County of Duration and Site of Kansa, towing Kansa, towing Beginning at a rotin on the Guarter Sociation Nin-Schen (199) Tom-ship Thuley (2) South, Rame Towing (20) East; themes West parallel with the South Line of said Northwest Caurter 255 feet, themes Roth on the Guarter 255 feet, themes Roth on the Guarter 255 feet, themes Roth on the Guarter Sociation Line, theme Sociation (199, Tom-ship Thuley, Cautarter 125 feet, themes Roth on the Guarter Sociation Line, theme Sociation of the South and Site of Kilo H. Votara, witho. Mort Accounter 157 Sociation (199, Tom-ship Thuley, Cautarter 195, Tota to the point of beginning, less to Highway, Containing O, 12 Arr more or less. MIT ASSUMMENT: Mort Accounter 157, Sociation Line, Cautarter 156, Tota to a rotint on the Guarter Sociation Line, Cautarter 156, Tota to a rotint on the Guarter Sociation Line, Cautarter 156, Tota to a rotint on the Guarter Sociation Line, Cautarter 150, Tota to the sociation of the said part	BLL of Lawrence .! parties of the t	, Made this15th	day of August	
B113. Shavely and Helen L. Sharely, Ma stfe of Latrenso. Md3in the County of Proplets and State of	of Lawrence I part les of the	Snavely and Helen L. Snavely,	day of successful and gammers	, 19.02 between
part 148 of the first part, and	parties of the		his wife	
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Include 155 feet to the point of beginning, less to Highny. Containing 0.712 Acre more or less. This is a purchase money mortgage. Bot of Mile H. Votar, & wife. ENT ASSIMITENT: Concluding all rents, issues And profits thereof, provided howaver that the mortgagors shall be entitled to collect and rotain the rents, issues and profits until default hereunder. With the appurtences and all the state, thile and interest of the said partof the first part therein. And the side part 10.9. of the first part do				it on
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be entitled to collect and retain the rents, issues and profite until default hereunder, with the appurtenances and all the estate, tille and interest of the said part				
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<pre>seconding to the terms of</pre>	THIS GRANT is int	anded as a mortgage to secure the payment of th	e rum of	••••
and part 1	according to the term	of a certain written obligation for th	e payment of said sum of money, exec <u>its</u> terms made payab blication and also to secure any sum	uted on the 15th
If default be made in such payments or any part thereof or any colligation created thereby, or interest thereon, or if the taxes on suid real state are not kept if as good repair as they are now, or if wate is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the "obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereoft, without notice, and it shall be lawful for the whole sum remaining unpaid, and all of the "obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereoft, without notice, and it shall be lawful for the said part. J of the second part. Life accentration 201 astrictures the provision of the said premises and all the improve ments thereon in the manner provided by law and to have a restiver appointed to collect the rent and benefits accuring therefrom; and the all the premises hereby granted, or any part thereoft, in the manner provicided by law, and out of all momeys shings from such sale to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus. If any there by shall be paid by the part, making such sale, on demend, to the first part Lifes. * It is agreed by the part for hereto that the terms and provisions of the his indentors and and and every obligation therein contained, and all schedulary and successors of the respective parties bereto. In Witness Whereed, the part XBE of the first part has bereauto set this law. And and and as and research be day and year last above written. If all mome within the part XBE of the first part has bereauto set this law. And and and seed the day and year last above written. If all more and the part ABE of the first part has bereauto set the law. And as and seed t	said part y of that said part 100	of the first part shall fail to pay the same as pr	ischarge any taxes with interest thereo rovided in this indenture.	n as herein provided, in the event
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Bat above written. Bill'Snavely Zelen L. Snavely SEAU Belen L. Snavely SEAU SEAU SEAU SEAU SEAU SEAU	essigns and successor	of the respective parties hereto.	atory upon the heirs, executors, adm	inistrators, personal representatives,
Bill'Snavely (SEAL) Zillen J. Inavely (SEAL) Relen I. Unavely (SEAL) (SEAL)		, the part 10.1 of the first part ha he	rreunto set their hend S	and seel the day and year
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