and that they will werent and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part laws. If the first part shall at all times during the life of this indentor, pay all taxs and assessments that may be lowide or assessed against sile read treated in "such sum shall be precised. The second part may be and payable, and that the experiment of the second part may be and payable to the part. If the second part may pay be add taxs and the same become due and one and there, and the emony as pay be add taxs and the same become due and one and the second part may pay be add taxs and then and the add the amount of the part. If the indebtedness, second part may pay be add taxs and the same become due and one and the amount on a part of the indebtedness, second part may pay be add taxs and the and two hundred and the first part shall be interest at the rate of 10% from the date of payment of the sum of the target. The loss if the indebtedness, second part may tak and sum of money, executed on the other and the according to the terms of a certain written obligation for the payment of said sum of money, executed on the part. If the part is addition to the terms of said obligation and also to secone any sum of sum of money davaed by the said part of the same back and the part of the second part may which all interest accruing thereon according to the terms of said obligation and also to secone any sum of money davaed by the said part of the same back and the part of the same said be added and the obligation contained therein fully dicharges are target to second the and payment of the same back and the same payment and the same said be added to the same sa provided in this indenture. And this compares shall be added by the same sa pay for any pay taid tast and the obligation contained therein fully dicharges that said part. If the same back and the same said be added to the same said be added to the sack and tare to any add the same back and tare tare added the		
and essessments that may be levied or assessed against said real estate when the same bycomes due and payable, and that "Lic	it is agreed between the parties	and that the part 1955 of the line and defend the same against all parties making lawful claim thereto.
directed by the party of the second part herein and make in the market by the full and by such takes when the same become due and payable or to kee as paid all become a part of the second part to the party of the second part to pay for any insurance or to dickarge any taxes with interest thereon as herein provided, in the second part to pay for any insurance or to dickarge any taxes with interest thereon as herein provided, in the second part to pay for any insurance or to dickarge any taxes with interest thereon or all the second part to pay for any insurance or to dickarge any taxes with interest thereon as herein provided, in the second part to pay for any insurance or to dickarge any taxes with interest thereon or in the second part to pay for any insurance or to dickarge any taxes with interest thereon or indicarde therein fully dickarge if default be made in such payments or sup part there of any obligation for the second part to pay fore any insurance or to dickarge any taxes wit	and assessments that may be levied	
according to the terms of A certain written obligation for the payment of said sum of money, executed on the <u>601</u> day of <u>NOVEMber</u> <u>162</u> , and by <u>115</u> terms made payable to the part J of the secon part, with all interest according to the terms of said obligation and also to secure any sum or sum of money deviced by the aid part J of the secon part to pay for any incursion or to the deviced by the terms made payable to the part J of the secon that said part J of the second part to pay for any incursion or to sum of money adversed by the that said part J of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as barein specified, and the obligation contained therein, fully discharge estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the said on and the estate are not hept in a good repair as they are now. If waste is committed on ald premise, then this conveyance due and payable or the obligations provided berein, or if the said on and the 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, thall immediately interve and become due and payable at the colling of the obligation, for the security of which this indenture all the premises hereby granted, or any part thereof, in the meter sponted to collect the rents and benefits accuring therefroms and the said the aproximation then unpaid of principal and interest, together with the costs and thaget incident thereto, and the overplus, if any there be shall be paid by the part). Making such take, on demand, to the first part ASS. In the specied by the part here that hereforms and provisions of this indenture and each and every obligation, therein, contained, and a satigns that successors of the respective parts to, and be obligatory upon the heirs, executer, administetor, periodial representatives assigns that successor	directed by the part y of the s interest. And in the event that said add premises insured as herein pro- so paid shall become a part of the	second part, the loss, if any, made payable to the part y of the second part to the extent of his
according to the term of A certain written obligation for the payment of said sum of money, executed on the 6th day of NOVEMBER 1002, and by its term analog payable to the part Y of the secon part, with all interest according to the terms of said obligation and also to secure any sum or sum of money dramed by the said part Y of the secon part to pay for any insurance or to dicharge any tases with interest therein according to the terms of said obligation and also to secure any sum or sum of money dramed by that all part Y of the secon part to pay for any insurance or to dicharge any tases with interest therein as herein provided, in the ever that said part ≤ for the secon part to pay for any insurance or any obligation for eased thereby, or interest thereon, or if the tase on ald rest are not paid when the same become due and payable, or if the insurance is not kept in a good repair any part thereof is committed on said permise, then this conveyance absolut and the obligation y or if wasts is committed on said permise, then this conveyance absolut and same remaining unpaid, and all of the obligation provided for in all written obligation. In the said part H of the secon due and payable at the option of the holder hereol, without notice, and it shall be lawful for in a second part. Or A ≥ 51GNS to take potention of the said permises and all the improvements thereon in the manner provided by have and to have a receiver forgined to collect the rest and thereot, with the ladet the set and the scruing thereform, and the shall be baid by the part) making such asle, on demand, to the first part ASS. It is agreed by the part here to that the steres and here obligations of this indenture and become due and provided to all monets participe. It is agreed by the part here here the there here and the accord part. The security of the set and the accord part is a necetor forginate the rest and the accord part is and interest operation. It is agreed by the part here here the there here and the set and	THIS GRANT is intended as a mo and fifty (\$	ortgage to secure the payment of the sum of Two thousand and two hundred 2,250.00)
between all markets according to the terms of said obligation and also to secure any sum or sum of money advanced by the said part 1≤S. Of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments to markets as herein specified, and the obligation contained therein fully discharged are not paid when the same become due and paybile, or if the issuence is not kept in a good repair as they are now, of if was the issuence of the issuence of the buildings on as an and the whole sum remaining unpaid, and all of the obligation, for the same step contract the buildings on as an and the whole sum remaining unpaid, and all of the obligation, or if was its issuence to the sing and good repair as they are now, of if was its is committed on said written obligation. For the savence hall be work to all of the society and they of the obligation provided for in said written obligation. For the savence and all of the buildings on as an and the whole sum remaining unpaid, and all of the obligation provided for in taid written obligation. For the savence and all the buildings on as an and the whole sum remaining unpaid, and all of the obligations provided for in taid written obligation. For the savence and all the improvements therean in the manner provided in the savence and all of the savence and all of the savence the save three of principal and interval, there mand the prevised in the anount then unpaid of principal and interval, there and the costs and charges incident thereto, and the overplue, if any there be building benefits accound at the savence to all the savence of the savence is and the savence of the savence is an and the amount then unpaid of principal and interval, together with the costs and charges incident thereto, and the overplue, if any there be building benefits accounds and the savence the savence of the savence is and the savence of the savence is and the savence of the savence of the savence is and there and the savence of the s		certain written obligation for the payment of said sum of money, executed on the 6th
that said part $l \leq S_{-}$ of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments to made as herein specified, and the obligation contained therein fully dicharges there are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on as we are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on as we are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on as the weak the weak of the part is and they are now, or if wasts is committed on said premises, then this conveyance absolu- te given, that immediately mixed and all of the obligations provided for in said writen obligation, for the security of which this indenture is given, that immediately mixed and baccome due and payable at the option of the halder hereof, yindout notice, and it shalt be lawful for the said part $0^{-1}$ of the second part $0^{-1}$ $0^{-2}$ $0^{-2}$ $0^{-2}$ $0^{-2}$ in the manner prescribed to collect the rents and bactifs accounting thereform, and the said the whole of principal and interest, together with the costs and charget incident thereot, and the overplus, if any there be charding thereform, ball extend and interest, together with the costs and charget incident thereot, and the overplus, if any there be charding thereform, ball extend and interest, together with the costs and charget incident thereto, and the satisfies to the satisfies to and the set of the satisfies to and the satisfies to and the satisfies to and the satisfies to and the satisfies	part, will all interest accruing merei	ion according to the terms of said obligation and also to secure any sum or sums of money advanced by th
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharges the desult have in such as payments or any obligation forested therein. It is the starts on said there are not paid when the same become due and paybile, or if the issuence is not kept in a good repair as they are now, of if wastes is committed on said payments or any obligation for any obligation for the said payments or any obligation for any obligation for the said payments or any obligation for any obligation for the said payment because of the buildings on as an and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the saicy pay hall be buildings or any obligation the said payment or any become absolute and the sond part. Or ASSIGNS to the possession of the said premises and all the improvements thereand in the manner prevised spotted to collect the rents and barefits accruing therefore, and it shall be lawfold to a take possession of the said premises and all the improvements there only parted, on by law and to have a receiver sponted to collect the rents and benefits accruing therefore, and the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be been any obligation therein that the start and move as an above the said the part of the spotted to the said there and excites and the overplus, if any there be benefits accruing therefore, and the overplus, if any there be benefits the part to that have a to a sold pay to any the spotted to the said and every obligation, therein, contained, and a law be absolved the said. The dense set of the start and move as incident thereto. The second part is a specified to the said thereto the said the second part is a specified to the said the second part is a specified to the said thereto the said thereto the said thereto the start and move to and the second part is a specified to the said thereto. The seco	that said part 1 5 of the first p	It to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ever part shall fail to pay the same as provided in this indenture.
the said part of the second part Or 35516/15 to take posteriors of the said premines and all the improve ments thereon in the manner provided by law and to have a receiver spontient to could the rents and benefits accurding therefore, and the sell the premises hereby granted, or any part thereof, in the manner prescribed to law, and out of all more the set in the amount then unpaid of principal and interest, together with the costs and charges incident thereots, and the overplus, if any there be shall be paid by the part	estate are not paid when the same to real estate are not kept in as good and the whole sum remaining unpai is given, shall immediately mature a	become due and pavable, or if the insulin cashed interest, or interast thereon, or if the taxes on and re- repair as they are now, or if the situation of the situation of the situation of the buildings on asi- repair as they are now, or if waste is committed on kept write pagings them this conveyance shall become absolu- tid, and all of the obligations provided for in said write pagings thereast, entries of which the indestru- and become due and payable at the option of the halder berread, without entriestry or which the indestru- tion of the obligations provided for in said write pagings the site of the site o
shall be paid by the part) making such as is on demand, to the first part IES. It is spreed by the parties hereto that the terms and provisions of this Indenture and each and every obligation, therein, contained, and a benefits accurately the part is the terms and be achigatory upon the heirs, executors, administrators, personal representatives assigns that accessors of the respective parties hereto. In Winness Where it is not be achigatory upon the heirs, executors, administrators, personal representatives are assigned to be achigatory upon the heirs, executors, administrators, personal representatives are said to be achigatory upon the heirs. In Winness Where it is of the first part ha Ve hereunto set their hand S and seals the day and year last above written. In Winness Where it is of the first part ha Ve hereunto set their hand S and seals. The day and year last above written. In Winness Marcel, the part ICS of the first part ha Ve hereunto set their hand S and seals. The day and year is a seal of the day and year of a part of the day and year of a part of the day and year of the day and year of the grant of the day and year of the day ane	the said part y of the second i ments thereon in the manner provide sell the premises hereby granted	part. Or assigns to take possession of the said premises and all the improve of by law and to havy a receiver appointed to collect the rents and benefits accruing therefrom, and the
assigns and successors of the respective parties hereto. In Winess Whereof, the part 185 of the first part ha V@ hereunto set their hand S and seals the day and year basis above written. Du ane G. Davison (SEAL) Du ane G. Davison (SEAL) Antonia Davison (SEAL)	shall be paid by the part y ma	sking such sale, on demand, to the first part I C.S.
In Winess Whereof, the part 105 of the first part have bereunto set their hands and seals the day and year last above written. Du ane G. Davison (SEAL) Du ane Davison (SEAL) Antonia Davison		
Du ane G. Davison (SEAL) Centonia Davison (SEAL) Antonia Davison	In Witness Whereof, the part it	
Antonia Davison (SEAL)	and the second se	Du ane G. Davison (SEAL)
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Develop 55. 4	• • MANAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	
Douglas county, Ss.		
Douglas county,) SS. BE IL REMEMBERED, That on this 6th day of November A. D., 1962 before me, a Notary Public in the aforesaid County and State		SS. COUNTY SS. SS. SE IL REMEMBERED, That on this Oth day of November A.D. 1962 before me, a. Notary Public in the aforesaid County and State.
Douglas county, SS. BE ID REMEMBERED, That on this 6th day of November A.D. 1962 before me, a Notary Public in the aforesaid County and State. come Duane C. Davison and		SS. COUNTY, SS. SS. COUNTY, SS. SE ILD REMEMBERED, That on this 6th before me. a. Notary Public in the aforesaid County and State come Duane C. Davison and
Douglas     countr.     SS.       BE IT. REMEMBERED, That on this 6th     day of November     A.D., 1962       before me. a     Notary Public     in the aforesaid County and State.       came     Duane G. Davison and       Antonia Davison, husband and wife       to me personally known to be the same persons     who executed the foregoing instrument and duly		SS. COUNTY, SS. SS. SS. SS. SS. SS. SS. SS
Douglas     SS.       BE IT. REMEMBERED, That on this 6th     day of November       A.D. 1962       before me, a     Notary Public       In the aforesaid County and State.       Came     Duane G. Davison and.       Antonia Davison, husband and wife       to me. personally known to be the same persons     who executed the foregoing instrument and duly acknowledged the execution of the same.		SS. COUNTY, SS. SS. SE ID REMEMBERED, That on this 6th day of November A.D., 1962 before me, a. Notary Public in the aforesaid County and State come Duane G. Davison and Antonia Davison, husband and wife to me personally known to be the same parents who executed the foregoing instrument and duly acknowledged the execution of the same. IN WINNESS WHEEGF, I have before the source and affixed my official seal on the day and

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THE PARTY N

JeR Register of Deeds

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Recorded November 7, 1962 at 10:55 A.M.

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Farold U.

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 18th day of January 1966. William F. Bodin. Mortgagee, Owner.