	good and indefeasible estate of inheritance therein, free and clear of all incumbrances, no exceptions
	and a second
	that they will warrant and defend the same against all parties making lawful claim thereto t the part ies of the first part shall at all times during the life of this indenture, pay all ta
	The part of real entries when the same becomes due and payable, and the they will displays fire and tornado in such sum and by such insurance company as shall be specified the loss, if any made payable to the part. Y of the second part to the extent of ItS of the first part shall fail to pay such taxes when the same become due and payable or to be the part Y . of the second part to adjust and insurance, or either, and the ame so, secured by this indenture, and shall bear interest at the rate of 10% from the date of paym
THIS GRANT is intended as a mortgage to	secure the payment of the sum of
NINETY TWO HUNDRED & no/100	- #
	ritten obligation for the payment of said sum of money, executed on the 20.00
part, with all interest accruing thereon accordin	19.63 , and by , its terms made payable to the part y of the sec g to the terms of said obligation and also to secure any sum or sums of money advanced by
	or any insurance or to discharge any taxes with interest thereon as herein provided, in the ex
a server the second	all to pay the same as provided in this indenture.
If default be made in such payments or any estate are not paid when the same become due real estate are not kept in as good repair as t and the whole sum remaining unpaid, and all is given, shall immediately mature and become	payments be made as herein specified, and the obligation contained therein fully dickar part thereof or any obligation created thereby, or interest thereon, or if the taxes on said and payable, or if the insurance is not key up, as provided herein, or if the buildings on i hey are now, or if wate is committed on said premises, then this conveyance shall become abso of the obligations provided for in said written obligation, for the security of which this indem e due and payable at the option of the holder hereof, without notice, and it shall be lawful
ments thereon in the manner provided by law sell the premises hereby granted, or any par	5 agents or assigns to take possession of the said premises and all the imprivand to have a receiver appointed to collect the rents and benefits accruing therefrom; and to thereof, in the manner prescribed by law, and out of all moneys arising from such tale interest, ogether with the costs and charges incident thereto, and the overplus, if any there
shall be paid by the part y making such	
It is agreed by the partiet hereto that th	e terms and provisions of this indenture and each and every obligation therein contained, and inure to, and be obligatory upon the heirs, executors, administrators, personal representati
	he first part han VC hereunto set their hand S and seal S the day and y
lass above written.	George T. Tale. ISE
	(SE/
	Martha M Faler ISEA
	Lartha A. Falar (SEA
	line in the second s
STATE OF Kangag	
STATE OF Kahana Douglas court	
STATE OF Kahana Douglas coun	SS.
STATE OF Kahana Douglas coun	Nr.) 55. P
STATE OF Kahana Douglas coun	SS.
STATE OF Kahana Douglas coun	ry) SS. REMEMBERED, The on this 20th day of Southerborn A. D., 19 fore me. s Notary Publics In the aforestic County and St
STATE OF RATIONS Douglas count BE IT I BE IT I	SS. REMEMBERED, Ther on this 20th day of September A. D. 19 fore me, s. Notary Public In the storest County and St me George T. Faler and Martha K. Faler, his vire me personally known to be the same person 2. who executed the foregoing instrument and d
STATE OF Randons Douglas coun- BE IT NOTARI BLIC	ry.) 55. REMEMBERED, This on this 20th day of September A. D. 19. fore me Notary Public In the storestic County and St ne

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