Reg. No. 19,081 Fee Paid \$ 9.00

Section .

CALCON Y

MORTGAGE	86112			ok Printers, Publisher of		
This Indentu	re, Made this	28th		October,	, 1963 b	etween
Leroy L	. Kramer and H	everly J.	Kramer, hu	sband and wi	fe	······
of Lawren	ce, in the	County of D			of Kansas	6
	first part, andJ	unius C. U	nderwood			~.
Withmania				pert y	of the second pa	irt.
Thirty Fiv	that the said part 1.e e Hundred Seve	enty-Nine a	art, in consider and $70/100$.	ation of the sum of	of	
	duly pa					
this indenture	do GRANT, BAR	GAIN, SELL and	MORTGAGE t	o the said part y	of the second p	art, the
	ribed real estate si					
Kansas, to-wit:	Lot Forty-	five (45) e	and Lot For	ty-six (46)	in Fairfax,	an .
Additi	on to the Cit	y of Lawrer	nce, Dougla	s County, Ka	nsas	
	All and a state of the				,	
			* 			
		e .				
		· · · ·				
that t	ing the rents, he mortgagors and profits u	shall be e	ntitled to	collect and	ided, however retain the	er, rents,
					· · · · · · · · · · · · · · · · · · ·	
with the appur	tenances and all the	estate title and	e .	init don to		
and opport					he tirst nart there	nin
And the said par	10.8 of the first part	do hereby cove	nent and agree that	at the delivery hereof t	hey are land	
And the said par of the premises abov	e granted, and seized of a	do hereby cove	nent and agree that	at the delivery hereof t	hey are land	owner S
And the said par of the premises abov no exc	t 105 of the first part e granted, and seized of a eptions and th	do hereby cove good and indefeasible at they will war	nent and agree that e estate of inheritanc rant and defend the	at the delivery hereof t	of all incumbrances,	owner S
And the said par of the premises abov <u>NO EXC</u> It is agreed betw	e granted, and seized of a eptions	do hereby cove good and indefeasible at they will war the parties of	nent and agree that e estate of inheritanc rant and defend_the the first part shall at	at the delivery hereof t e therein, free and clear same against all parties all times clusion the life	hey are lawful of all incumbrances, meking lawful claim t	owner S
And the said per of the premises above NO GXC It is agreed between and assessments that keep the buildings up directed by the part. interest. And in the e said premise insured so paid shall become until fully repaid. THIS GRANT is in	108 of the first part e granted, and seized of a eptilons and th een the parties hereto that may be leviced or assessed pon sid real entate insured pon sid real entate insured y of the second part, 1 vent that said part185 v. est herein provided, then t a part of the indetendence tended as a mortgage to se	do hereby cove good and indefeasible at $the gri usil wasthe parties ofagainst taid real earsagainst fire and toryagainst against a secondof the first part shallbe party, secured by this inccure the payment of$	nant and agree that a estate of inheritance rant and defend_the the first part shell at the when the same b addo in such tum an payable to the part fail to pay such tax the second part may denture, and shall be the sum of Th11	at the delivery hereof the therein, free and clear same against all parties all times during the life ecomes due and payable due to due the second due to due the second due to due the second rtw-Pive Hun	hey arg. lewful of all incumbrances. making lawful claim t of this indenture, pay a, and that they part as while a pack part to the extent of part to the extent of loss from the clate of dred Sevent:	owner S thereto. all taxes Will fifed and his to keep e amount payment
And the said per of the premises above no eXC It is agreed betw and assessments that keep the buildings u directed by the part. Uniterest, And in the e said premises insured to paid shall become until folly repaid. THIS GRANT is in Nine and 7	108 of the first part e granted, and seized of a eptions and th een the parties hereto that may be levied or assured / son sid real entate insured by of the second part, 1 von that said part185. * a herein provided, then t * part of the indebtedness tended as a morigage to as 0/100 * *******	do hereby cove good and indefeasible at the y^{1} will wan the parties of against five and torn be lost, if any, made of the first and torn be party of it, secured by this in cure the payment of	nant and agree that a estate of inheritance rent and defend the the first part shall at addo in such tawn an payable to the part addo in such tawn and payable to the part real to pay such may the second part may denture, and shall be the sum of TD1	at the delivery hereof t e therein, free and clear same against all parties all times during the life accomes due and payable d by softh inverses con- d by softh inverses con- gay said texes and insus r interat at the rate of rty-Five Hun	they arg. lewful of all incumbrances, making lewful claim to of this indenture, pay as and that they pany as shall be spec part to the extent of me due and psychic or me due and psychic or the due to the date of dred Sevent;	owner S thereto. all taxes Will fifed and his to keep e amount payment
And the said part of the premises above no exco. It is agreed between and assessments that keep the buildings up directed by the part. there is a said premises insured as paid shall become until fully repaid. THIS GRANT is in Nine and 7 according to the term day of according to the term day of an increases and part is of a said increases and a said increases and part is of a said increases and a said increases and part is of a said increases and a said increases and part is of a said increases and a said increases and a said increases and part is of a said increases and a said i	108 of the first part ergented, and seized of a eptions and th een the parties hereto that may be leviced or assessed <i>i</i> on side real entaire insured you of the second part, 1 voin that said part185. ent the said part185. best of the indebtedness ended as a morigage to as 0/100	do hereby cove good and indefeasible at they ¹ will war the parties of organist risk of eal ears against fire and nor- he loss, if any, made of the first part shall be party. of it, secured by this in cure the payment of then obligation for 19. , and by, to the terms of said any insufance or to	nent and agree that e estate of inheritance rent and defend the the first part shall at the when the same b agroups that the payable to then and payable to then and the second part may denture, and shall be the sum of Thi the payment of said the fay man taken the payment of said the say taken the pay taken the say taken the	at the delivery hereof t e therein, free and clear same against all parties all times during the life accomes due and payabi d by sich instructors gathered the second pay said the second pay said the second insur- ter interest at the rate of rty-Five Hun sum of money, execute- terms made payable to to secure any sum or s	they arg. lewful of all incumbrances. making lewful claim ti of this indenture, pay as, and that they pany as shall be pace the magnetic form and the magn	owner_S hereto. all faxes WillI fifed and hiB to keep e aecount payment y- DOLLARS, e aecound i
And the said per of the premises abov NO EXCO In is agreed between and assessments that keep the buildings up directed by the part. interest. And in the said permits: Insured and the said permits insured the part of the term dey of according to the term dey of and part. Yes and part. Yes and part. Yes and part (2005)	10.8 of the first part e granted, and seized of a epitions and th een the parties hereto that may be levied or assessed son sid real entate insured by of the second part, t with that side there is a part of the indetedness tended as a mortgage to as 0/100	do hereby cove good and indefeasible at they f will war the part 105 of against fire and tor- he loss, if any, made of the first part shall be party of is , secured by this init , secure the payment of then obligation for 19 , and by, any intofance or to to pay the same as	nent and agree that e estate of inheritance rant and defend the the first part shall at the when the same ba- dedo in such sum an payable to the part fail to pay such rass the second part mail the sum of TP1 the sum of TP1 the payment of said <u>tts</u> obligation and also discharge any taxes provided in this ind	at the delivery hereof t e therein, free and clear same against all parties all times during the life ecomes due and psyshic d by bich invertes can be the second do by the second of the second so when the same baco- psy said taxes and insu- interest as the rate of rty-Five Hun sum of money, execute terms made psyshic s to secure any sum or a with interest thereon a enture.	they arg. levid of all incumbrances. making levid claim to of this indenture, pay a, and that they pany as hall be spec years, and that they pany as hall be spec they arguest they pany as hall be spec to acce, or either, and the arcc, or either, and the low form the date of dred Sevent; f d on the o the party of the uma of money advances a herein provided, in t	owner_S hereto. all taxes will fiel and his to keep e amount payment y- xolLARS, e second ' d by the
And the said par of the premises abov NO eXCO It is agreed between and assessments that keep the buildings up directed by the part. Interest. And in the said premises insured to paid shall become until fully repaid. THIS GRANT is in NINE and 7 according to the term day of part, with all interest said part is and interest said part is and interest and the whole sum n is given, thal immed	10.8 of the first part e granted, and seized of a epitions and th een the parties hareto that may be levied or assessed i son sid real entate insured by of the second part, t vent that said part 18 s. a part of the indebtedness tended as a mortgage to as 0/100	do hereby cove good and indefeasible at the y ¹ will war the part 105 of ingsinit isid real arcs against fire and nor- he loss, if any, made of the first part shall be party of it, secured by this init cure the payment of the nobligation for 19 , and by, to the terms of said any insufance or to to pay the same as any insufance or to to pay the same as any mer there of any of the there or any of and payable, of if here	nent and agree that e estate of inheritance rant and defend the the first part shall at the when the same b do in such sum an payable to the part fail to pay such tas the second part may denture, and shall be the sum of TD1 the payment of said <u>115</u> obligation and sko discharge any taxes provided in this ind herein apsclified, and in succile and the sum of the insurance is not ke	at the delivery hereof t e therein, free and clear same against all parties all times during the life comes due and payable d by och there against there are and there are of rty-Five Hun sum of money, execute terms made payable to to secure any sum or a with interest thereon a enture. Id the obligation cont eff permiles, then this co	hey arg. lewful of all incumbrances. making lewful claim ti of this indenture, pay as and that they pany as shall be spec- part to the extent of mance, or einpsychic or low from the dete of dred Sevent; d on the o the party of th mans of money schemes a herein provided, in t sined therein full become on if the buildings move schemes on the buildings move schemes of the buildings movesnes shall become	owner_S thereto, all taxes W111 field and fill and fill and field and fill and payment y- DOLLARS, e second ' d by the the event scharped alid real on taild abiolite
And the said per of the premises abov NO 6XC It is agreed between and assessments that a keep the buildings up directed by the part. Instead the the said premises have able premises have a number of the said per NIS GRANT is in NINE and 7 according to the term day of the tail part <u>1</u> and this conveyant of default be made a said part <u>1</u> of the said pert <u>1</u> and this conveyant of default be made a said pert <u>1</u> and the said said reals the are not have a given, shall immed the said pert <u>1</u> and the said said the said pert <u>1</u> and the said said the said pert <u>1</u> and the said said the said pert <u>1</u> and the said said the said pert <u>1</u> and the said said the said pert <u>1</u> and the said said the said the said said the said the said the said the said said the said the said the said the said the said said the said the said the said the said the said the said the said the said the said the said the said the said the said the said the sa	10.8 of the first part e granted, and seized of a epitions and th een the parties hereto that may be levied or assessed i son sid real entate insured by of the second part, t with that said part 18 s. a part of the indetedness of 0000 control of the indetedness of 0000 control of the indetedness a control of the indetedness of 0000 control of the indetedness a control of the first part shall fail costability mature and become of the second part to pay for other is a good result after a screen of the first part shall fail costability mature and become of the second part.	do hereby cove good and indefeasible at the y ¹ will war the part 105 of orgainst ised real arts against fire and torn he loss; if any, made of the first part shall he party of is , secured by this init, , secured by this init, , secured by this init, , secured by this init, any insuffance or to to he term of said any insuffance or to to hey the same as ayments be made as a year only of if war the solitystom group if war and you if war the solitystom group if war and you if war the solitystom group is a solity of the same as any insuffance or to to pay the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a symetris be made as a distance of the same as a distance of the same as a distance of the same as a distance of the same as a distance of the same as a distance of the same as a distance of the same as a distance of the same as a distance of th	nent and agree that e estate of inheritance rant and defend the the first part shall at the when the same ba- dedo in such sum an payable to the part fail to pay such ras- the second part may denture, and shall be the sum of TP1 the sum of TP1 the sum of TP1 dicharge any taxes provided in this ind here in specified, any taxes provided in this ind here in specified, any taxes provided in this ind here in specified any taxes provided in this ind here in specified any taxes provided in this ind here in source in the point of the option of the h oth collection the costs and charge	at the delivery hereof t e therein, free and clear same against all parises all times during the life ecomes due and payable all times during the life ecomes due and payable d by bich invertes during the second distribution of the surface that are and in the second and the second of rty-Five Hun sum of money, executed the second and the second rty-Five Hun sum of money, executed the second and the second to secure any sum or p with interest thereon a senture. I be abligation cont deby, or interest thereon a senture.	they arg. lewful of all incumbrances. making lewful claim it of this indenture, pay s, and that they pary as hall be pay pary as hall be pay for the date of dred Sevent; d on the o the party of the sherein provided, in t sherein frovided, in t since if the buildings nor if the buildings nor if the buildings premises and all the security of which this is thereform.	owner_S whereto, all takes W111 field and field and payment y- DOLLARS, e second ' a by the he event scharged. Asid real abolute indenture with for instal to here be, to
And the said par of the premises abov NO GXC It is agreed between and assessments that keep the buildings up directed by the part. It is agreed by the part. It is grant to be the said premises insured above the said part of the said part of the said part. It is grant to the said part of the said part. It is according to the term day of part, with all interest and part. It is according to the term day of the said part. If is according to the term day of the said part. If is according the said part. If default be made in the said part. If according the said said said said the said part. If according the said said said the said by the the said spred by the the said said said the said said the said said said the said said the said	10.8 of the first part e granted, and seized of a eptions and th een the parties hereto that may be levied or assessed i son sid real entate insured by of the second part, to vent that said part 18.5. a part of the indebtedness tended as a mortgage to as 0/100°	do hereby cove good and indefeasible at they ¹ will war the partles of against field call area against fire and nor- he loss, if any, made against fire and nor- he loss, if any, made of the first part shall be party. of i, secured by this init cure the payment of the nobligation for 19 , and by, to the terms of said any insufance or to 10 pay the same as ayments be made as any insufance or to 10 pay the same as ayments be made as d to have a receiver thereof, in the mon- terest, together with	nent and agree that e estate of inheritance rant and defend the the first part shall at the when the same ba- dedo in such sum an payable to the part fail to pay such ras- the second part may into a state of the the sum of TP1 the sum of TP1 the sum of TP1 the sum of TP1 the payment of said the sum of TP1 the sum of the same provided in this ind herein pacefield an the option of the h the costs and charge the forth collect	at the delivery hereof t e therein, free and clear same against all parises all times during the life ecomes due and payshill all times during the life ecomes due and payshill all times during the second of the second of the second of the second and taxes and insu- sum of money, executed the taxes any sum or p of secure any sum or p with interest thereon a enture. In obligation cont due to holigation cont due to holigation cont due the obligation cont due the obligation cont due the obligation cont due the obligation cont due the colligation for the enture.	they arg. levid of all incumbrances. making levid claim it of this indenture, pay a, and that they pany as hall be speci- pany as hall be pay arce, or either, and the 10% from the date of dred Sevent: f d on the o the party of the uma of money advances a herein provided, in t sherein provided, in t sherein truth disconserver according the buildings premises and all the premises and all the overplus, if any t	owner_S thereto. all taxes W111 fifed and fifed and fifed and fifed and fifed and payment y- DOLLARS, e second ' d by the the event scharged, absolute whul for absolute whul for isle to here be, .
And the said par of the premises above NO 6XC It is agreed between and assessments that keep the buildings up directed by the part. Instead to the said premises have been applied interest. And in the said premises have be not paid shall become until fully repaid. This GRANT is in NINE and 7 according to the term day of that tails become and part. And this conveyant of default be made in the said part. And this conveyant of default be made in the said part. The same that immed the said part. It is farmed the whole sum is given that immed the said part. It is the manount the hall be paid by the the tragered by it the tragered by it	10.8 of the first part e granted, and seized of a eptions and th een the parties hereto that may be levied or assessed i son sid real entate insured by of the second part, to vent that said part 18.5. a part of the indebtedness tended as a morigage to as 0/100°	do hereby cove good and indefeasibil at they i will war the part 168 of orgainst ise and tors against fire and tors he loss if any, made of the first part shall be party of i the party of i the party of the init cure the payment of or the term of said any insuface or to to pay the tame as any insuface or to to pay the tame as of the obligatione pre- due and payable of the obligatione pre- due and payable at the obligatione pre- terms and provisions ture to, and be obli- hereto.	nent and agree that e estate of inheritance rant and defend the the first part shall at the when the same build addo in such sum an payable to the part fail to pay such rass the second part may entrore, and shall be the sum of TD1 	at the delivery hereof t e therein, free and clear same against all parties all times during the life accomes due and payable d by sich invariance con y them of the second y them of the second pay said taxes and insus r interest at the rate of rty-Fiv0 Hun sum of money, executed there and sum or a second money, executed to secore any sum or a network, with interest thereon a second the obligation cont of the obligation, for the all of mainse, without no postersion of all me a incident thereto, and d each and every oblig sin, executor, administ	hey arg. lawful caim in a second seco	owner_S thereto. all taxes W111 fifed and fifed and fifed and fifed and fifed and payment y- DOLLARS, e second ' d by the the event scharged, absolute whul for absolute whul for isle to here be, .
And the said per of the premises above NO 6XC It is agreed between and assessments that keep the buildings up directed by the part. Interest. And in the said permises insured and the said permises insured this GRANT is in NINE and 7 according to the term day of that said part <u>V</u> according to the term and the whole sum is given, shall immed the said part <u>V</u> the train the anount the healt be paid by the the train deal toccoccars that the paid by the the train the discound the sate of toccoccars the other that the sate of toccoccars the other that the sate of toccoccars the the sate of toccoccars the other that the sate of toccoccars the other that the sate of toccoccars the other that the sate of toccoccars the toccoccars the toccoccars	10.8 of the first part e granted, and seized of a epitions and th een the parties hereto that may be levied or assessed y of the second part, you have a least a finite as herein provided, then t a part of the indextedness tended as a mortgage to se 0/100	do hereby cove good and indefeasibil at they i will war the part 168 of orgainst ise and tors against fire and tors he loss if any, made of the first part shall be party of i the party of i the party of the init cure the payment of or the term of said any insuface or to to pay the tame as any insuface or to to pay the tame as of the obligatione pre- due and payable of the obligatione pre- due and payable at the obligatione pre- terms and provisions ture to, and be obli- hereto.	nent and agree that e estate of inheritance rant and defend the the first part shall at the when the same ba- dedo in such sum an payable to the part fail to pay such ras- the second part may be the sum of TP1 the second part may be the sum of TP1 the second part may be the sum of TP1 the second part may the second part may be the second part may be first part 10.5. of this indentive an genory upon the ha	at the delivery hereof t e therein, free and clear same against all parties all times during the life accomes due and payable d by sich invariance con y han of the second y han of the second pay said taxes and insus r intreat at the rate of rty-Fivo Hum sum of money, executed there and sum or a network and payable to to secore any sum or a network and the payable to to secore any sum or a secore any sum or a network thereon a secore any sum or a secore any secore any secore any secore secore any secore any secore any secore any secore any secore any secore secore any secore	hey arg. lawful cain to of all incumbrances. making lawful claim to of this indenture, pay a, and thet they pany as shall be space part to the extent of ne due and payable or ne due and payable or and the they and they are and they are core either, and the 10% from the date of dred Sevent: the due of the stars on a on the o the part of the taxes on in, or if the taxes on in, or if the building the overplus, if any the action therein contained, rators, personal represent d seal S the day a	owner_S thereto. all taxes W111 fifed and fifed and fifed and fifed and fifed and payment y- DOLLARS, e second ' d by the the event scharged, absolute whul for absolute whul for isle to here be, .
And the said per of the premises above NO 6XC It is agreed between and assessments that keep the buildings up directed by the part. Interest. And in the said permises insured and the said permises insured this GRANT is in NINE and 7 according to the term day of that said part <u>V</u> according to the term and the whole sum is given, shall immed the said part <u>V</u> the train the anount the healt be paid by the the train deal toccoccars that the paid by the the train the discound the sate of toccoccars the other that the sate of toccoccars the other that the sate of toccoccars the the sate of toccoccars the other that the sate of toccoccars the other that the sate of toccoccars the other that the sate of toccoccars the toccoccars the toccoccars	10.8 of the first part e granted, and seized of a epitions and th een the parties hereto that may be levied or assessed y of the second part, you have a least a finite as herein provided, then t a part of the indextedness tended as a mortgage to se 0/100	do hereby cove good and indefeasibil at they i will war the part 168 of orgainst ise and tors against fire and tors he loss if any, made of the first part shall be party of i the party of i the party of the init cure the payment of or the term of said any insuface or to to pay the tame as any insuface or to to pay the tame as of the obligatione pre- due and payable of the obligatione pre- due and payable at the obligatione pre- terms and provisions ture to, and be obli- hereto.	nent and agree that e estate of inheritance rant and defend the the first part shall at the when the same build addo in such sum an payable to the part fail to pay such rass the second part may entrore, and shall be the sum of TD1 	at the delivery hereof t e therein, free and clear same against all parties all times during the life ecomes due and payable thy both invariance con thy both invariance con the school of the school pay said texes and insu- tion of money, executed terms made payable to to secure any sum or s unther the obligation cont with interest thereon a senture. and the obligation, for the and premise, without and the rants and benefits there there and the said the school all me a incident thereto, and d each and every oblig thr, executor, administ ein hand S and	hey arg. lawful cain to of all incumbrances. making lawful claim to of this indenture, pay a, and thet they are the they are the they are the they are the the extent of me due and payable or the due and payable or are, or either, and the 10% from the date of dred Sevents or dred Sevents or dred Sevents or the they arg. of the most of money advances a herein provided, in the sevents shall be building mercures that be compared the overplus, if any the ation therein contained, rators, personal represent d seal S the day a article the second mercures that building mercures that be any the ation therein contained, rators, personal represent d seal S the day a article the second mercures that be any the mercures that be any the m	owner_S thereto. all taxes W111 fifed and fifed and fifed and fifed and fifed and payment y- DOLLARS, e second ' d by the the event scharged, absolute whul for absolute whul for isle to here be, .
And the said par of the premises abov NO @XC It is agreed between and assessments that keep the buildings up directed by the part. they are also and the above and assessments that they are also and the above and assessments that they are also and the application of the above and the above and the above and the are also part. (with all interest all part, with all interest all part. (above and the said part) of thest said part. (above and the said part) of the said part. It all conveyant of the said part. The area of the amount the healt be paid by the healt be paid by the healt be paid by the set accessing and successor.	10.8 of the first part e granted, and seized of a epitions and th een the parties hereto that may be levied or assessed y of the second part, you have a least a finite as herein provided, then t a part of the indextedness tended as a mortgage to se 0/100	do hereby cove good and indefeasibil at they i will war the part 168 of orgainst ise and tors against fire and tors he loss if any, made of the first part shall be party of i the party of i the party of the init cure the payment of or the term of said any insuface or to to pay the tame as any insuface or to to pay the tame as of the obligatione pre- due and payable of the obligatione pre- due and payable at the obligatione pre- terms and provisions ture to, and be obli- hereto.	nent and agree that e estate of inheritance rant and defend, the defend the first part shall at the when the same bi- addo in such turm an payable to the part fail to pay such tas the such of TD11 the sum of TD11 the payment of said <u>115</u> obligation and also discharge any taxes provided in this ind here in apacified any taxes provided in this ind here in specified any taxes provided in this ind here in apacified any taxes provided in this ind here in apacified any taxes provided in this ind here in apacified any taxes provided in this ind here in a specified any taxes provided of the in and the option of the h appointed to collect e first part <u>1957</u> of this indentore an geory upon the h here onto set <u>th</u>	at the delivery hereof t e therein, free and clear same against all parties all times during the life accomes due and payable d by such invariance con- gray said taxes and insus r interest at the steen of the same against taxes and insus r interest at the rate of rty-Five Hun sum of money, executed terms made payable to second money, executed the same against thereon a second the abligation cont with interest thereon a second the abligation cont and the abligation, for the all of peniles, then this co all of all me a incident thereto, and d each and every oblig ther, executor, administ eith hand S and • Kingment	hey arg. lawful claim to of all incumbrances. making lawful claim to of this indenture, pay a, and that they pany as shall be space part to the extent of ne due and payable or ne due and payable or and the shall be space or the part of the stars of dred Sevents of on the o the part of the stars on no of the building the therein fully di or if the taxes on no of the building security of which the building security of which the building security of which the building security of which the building the or if the taxes on no er the building security of which the building security of which the building the overplus, if any t ation therein contained, rators, personal represe d seel 5 the day a	owner_S thereto. all taxes W111 fifed and fifed and fifed and fifed and fifed and payment y- DOLLARS, e second ' d by the the event scharged, absolute whul for absolute whul for isle to here be, .
And the said per of the premises above NO 6XC It is agreed between and assessments that keep the buildings up directed by the part. Interest. And in the said permises insured and the said permises insured this GRANT is in NINE and 7 according to the term day of that said part <u>V</u> according to the term and the whole sum is given, shall immed the said part <u>V</u> the train the anount the healt be paid by the the train deal toccoccars that the paid by the the train the discound the sate of toccoccars the other that the sate of toccoccars the other that the sate of toccoccars the the sate of toccoccars the other that the sate of toccoccars the other that the sate of toccoccars the other that the sate of toccoccars the toccoccars the toccoccars	10.8 of the first part e granted, and seized of a epitions and th een the parties hereto that may be levied or assessed y of the second part, you have a least a finite as herein provided, then t a part of the indextedness tended as a mortgage to se 0/100	do hereby cove good and indefeasibil at they i will war the part 168 of orgainst ise and tors against fire and tors he loss if any, made of the first part shall be party of i the party of i the party of the init cure the payment of or the term of said any insuface or to to pay the tame as any insuface or to to pay the tame as of the obligatione pre- due and payable of the obligatione pre- due and payable at the obligatione pre- terms and provisions ture to, and be obli- hereto.	nent and agree that e estate of inheritance rant and defend, the defend the first part shall at the when the same bi- addo in such turm an payable to the part fail to pay such tas the such of TD11 the sum of TD11 the payment of said <u>115</u> obligation and also discharge any taxes provided in this ind here in apacified any taxes provided in this ind here in specified any taxes provided in this ind here in apacified any taxes provided in this ind here in apacified any taxes provided in this ind here in apacified any taxes provided in this ind here in a specified any taxes provided of the in and the option of the h appointed to collect e first part <u>1957</u> of this indentore an geory upon the h here onto set <u>th</u>	at the delivery hereof t e therein, free and clear same against all pariles all times during the life ecomes due and psyshil all times during the life ecomes due and psyshil the second of the second rty-Pive Hun rty-Pive Hun rty-Pive Hun to secure any tum or s with interest the rate of r ty-Pive Hun to secure any tum or s with interest thereon a enture. during the obligation cont enty obligation con- tiern obligation (or the older hereof, without no postension of the sheefin w, and out of all mo- tier chered, without no postension of the sheefin w, and out of all mo- tier able and benefin w, and out of all mo- tier hereof, without no postension of the sheefin w, and out of all mo- tier hereof, without no postension of the sheefin w, and out of all mo- tier hereof, without no postension of the second d each and every oblig of the form the second of the	they arg. lawful claim to of all incumbrances. making lawful claim to of this indenture, pay a, and that they up to the set of the	owner_S thereto. all taxes W111 fifed and fifed and fifed and fifed and fifed and payment y- DOLLARS, e second ' d by the the event scharged, absolute whul for absolute whul for isle to here be, .
And the said par of the premises above NO 6XC It is agreed between and assessments that keep the buildings up directed by the part. Instead to the said premises have been applied interest. And in the said premises have be not paid shall become until fully repaid. This GRANT is in NINE and 7 according to the term day of that tails become and part. And this conveyant of default be made in the said part. And this conveyant of default be made in the said part. The same that immed the said part. It is farmed the whole sum is given that immed the said part. It is the manount the hall be paid by the the tragered by it the tragered by it	10.8 of the first part e granted, and seized of a epitions and th een the parties hereto that may be levied or assessed y of the second part, you have a least a finite as herein provided, then t a part of the indextedness tended as a mortgage to se 0/100	do hereby cove good and indefeasibil at they i will war the part 168 of orgainst ise and tors against fire and tors he loss if any, made of the first part shall be party of i the party of i the party of the init cure the payment of or the term of said any insuface or to to pay the tame as any insuface or to to pay the tame as of the obligatione pre- due and payable of the obligatione pre- due and payable at the obligatione pre- terms and provisions ture to, and be obli- hereto.	nant and agree that e estate of inheritance rant and defend the the first part shall at the when the same build addo in such taum an payable to the part fail to pay such rass the second part may entrope, and thall be the sum of TD1 	at the delivery hereof t e therein, free and clear same against all pariles all times during the life ecomes due and psyshil all times during the life ecomes due and psyshil the second of the second rty-Pive Hun rty-Pive Hun rty-Pive Hun to secure any tum or s with interest the rate of r ty-Pive Hun to secure any tum or s with interest thereon a enture. during the obligation cont enty obligation con- tiern obligation (or the older hereof, without no postension of the sheefin w, and out of all mo- tier chered, without no postension of the sheefin w, and out of all mo- tier able and benefin w, and out of all mo- tier hereof, without no postension of the sheefin w, and out of all mo- tier hereof, without no postension of the sheefin w, and out of all mo- tier hereof, without no postension of the second d each and every oblig of the form the second of the	they arg. lawful claim to of all incumbrances. making lawful claim to of this indenture, pay a, and that they up to the set of the	owner_S whereto. all taxes W111 fifed and fifed and fifed and fifed and fifed and fifed and fifed and payment y- DOLLARS, e second d by the he event scharged, absolutes whole for inste to n said absolutes whole for inste to said real on said absolutes whole for inste to said real on said absolutes whole for inste to said real absolutes whole for said real said real SEAL) SEAL)

14

• · · · ·

in in i