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Dots 1930       Dots 1930         All indentures, Made this       15th       day of November       , 1963 betwee         John Edwin Steele and Dixie Lee Steele, his wife,	<pre>DDL. 330 DDL. 330 DDL. 330 DDL. 330 DDL. 330 DDL. 340 DDL. 34</pre>	DALL 30 DALL 30 DAL	MORTGAGE . 8621	No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansa
John Edwin. Steele and Dixie Lee Steele, his wife; of Lawrencein the County ofDouglas and State of Kansas parties of the first part, and Ray A. Clark and Mary A. Clark, husband and will part of the second part. Winessch, that the said parties of the first part, in consideration of the sum of Three thousand (\$3,000.00)	John Edwin Steele and Dixie Lee Steele, his wife; of Lawrencein the County of _Douglas and Sate of Kansas parties of the first part, and Ray A. Clark and Mary A. Clark, husband and wif part of the second part. Witnesseth, that the said parties of the first part, in consideration of the sum of 	John Edwin Steele and Dixie Lee Steele, his wife, of Lawrencein the County of Douglas and Sate of Kansas parties of the first part, and Ray A. Clark and Mary A. Clark, husband and win part of the second part. Winesceth, that the said parties first part, in consideration of the sum of 		BUUK 130
of Lawrence	of Lawrence	of Lawrence	John Edwin Steele	and Divie Lee Stoole bis at 6
<pre>parties of the first part, and Ray A. Clark and Mary A. Clark, husband and wij part of the second part. Winesseth, that the sold parties of the first part, in consideration of the sum of</pre>	<pre>parties of the first part, and Ray A. Clark and Mary A. Clark, husband and wif</pre>	partices of the first part, and Pary A. Clark and Mary A. Clark, husband and wij part of the second part. Part of the second part. Winessch, that the said parties of the first part, in consideration of the sum of Three thousand (\$3,000.00) DOLA to them doly paid, the receipt of which is hereby acknowledged, he we sold, and I this indenture do. GRANT, BARGAIN, SELL and MORIGAGE to the said parties of the second part, in Gourants of Section Two (2), Township Thirtheen (13) South. Range Mineteen (19) East of the Sixth Principal Meridian, \$42 feet Easterly From the South line of the Southerly, at right angles to said South line, \$35,6 feet; thence Easterly parallel to said South line, \$162,6 do the to said Southerly, at right angles to westerly along said South line, 100 feet to said Southerly are leaded one Meat they want and dentify the same and dentify the same and dentify the same and the Booten above and and the easter, this and interest of the said parties adopt be and how the same same the Booten above and the same and the same and the same and the Booten above and the same and the same and the same and the same and the Booten above and the same and the same and the same and the same and the Booten above and the same and the same and the same and the same and the Booten above and the same and the Booten above and the same and the same and the same and the same and the		- Size Dee Steele, his wife,
<pre>parties of the first part, and Ray A. Clark and Mary A. Clark, husband and wij part of the second part. Winesseth, that the said parties. of the first part, in consideration of the sum of</pre>	<pre>parties of the first part, and Ray A. Clark and Mary A. Clark, husband and wif</pre>	<pre>parlies of the first part, and</pre>	of Lawrence , in the	County of Douglas and State of Kansas
Part of the second part. <td>Part of the second part. Part of the sum of Three thousand (\$3,000.00) DOLLAT Part of the sum of Three thousand (\$3,000.00) DOLLAT Part of the sum of Three thousand (\$3,000.00) DOLLAT Part of the sum of Three thousand (\$3,000.00) DOLLAT Part of the sum of Three thousand (\$3,000.00) Part of the sum of the sum of Three thousand (\$3,000.00) Part of the sum of the sum of the sum of the sum of Three (10) South, Range Nineteen (19) East of the Southwest orner of said of Quarter Section; thence Northerly, at right angles to said South line, 135.6 feet; thence Southwest orner of said Quarter Section; thence Northerly, at right angles to said South line, 135.6 feet; thence Southwest orner of said South line, 135.6 feet; thence Southwest orner of said South line, 135.6 feet; thence Southwest orner of said South line, 135.6 feet; thence Southwest orner of said South line, 135.6 feet; thence Southwest orner of said South line, 135.6 feet; thence Southwest orner of said South line, 100 feet to the point of beginning. Part of the first part do brow or command and graves hat at he divery herit Uhyy are thered eaver of the sum of the sum</td> <td>Part of the second part. Part of the sum of Three thousand (\$3,000.00) DOLLA Part of the sum of Three thousand (\$3,000.00) DOLLA Part of the sum of Three thousand (\$3,000.00) DOLLA Part of the sum of Three thousand (\$3,000.00) DOLLA Part of the sum of Three thousand (\$3,000.00) Part of Section Three (2), Township Thriteen (13) South, Range Nineteen (19) East of the South Part of Three (13) South, Range Nineteen (19) East of the Southwest corner of Said (\$000.001, \$425,666 feet; thence Southerly, at right angles to said South line, 135,6 feet; thence Southerly, at right angles to said South line, 135,6 feet; thence Southerly, at right and to said South line, 135,6 feet; thence Southerly, at right and to said South line, 135,6 feet; thence Southerly are isold owner westerly along said South line, 100 feet to the point of beginning. Part ies of the first part do the three thore and part ies of the said part ies of the said owner westerly along said South line, 100 feet to the point of beginning. The spectra there are also a south sou</td> <td>parties of the first part, and</td> <td>Ray A. Clark and Mary A. Clark husboad and</td>	Part of the second part. Part of the sum of Three thousand (\$3,000.00) DOLLAT Part of the sum of Three thousand (\$3,000.00) DOLLAT Part of the sum of Three thousand (\$3,000.00) DOLLAT Part of the sum of Three thousand (\$3,000.00) DOLLAT Part of the sum of Three thousand (\$3,000.00) Part of the sum of the sum of Three thousand (\$3,000.00) Part of the sum of the sum of the sum of the sum of Three (10) South, Range Nineteen (19) East of the Southwest orner of said of Quarter Section; thence Northerly, at right angles to said South line, 135.6 feet; thence Southwest orner of said Quarter Section; thence Northerly, at right angles to said South line, 135.6 feet; thence Southwest orner of said South line, 135.6 feet; thence Southwest orner of said South line, 135.6 feet; thence Southwest orner of said South line, 135.6 feet; thence Southwest orner of said South line, 135.6 feet; thence Southwest orner of said South line, 135.6 feet; thence Southwest orner of said South line, 100 feet to the point of beginning. Part of the first part do brow or command and graves hat at he divery herit Uhyy are thered eaver of the sum	Part of the second part. Part of the sum of Three thousand (\$3,000.00) DOLLA Part of the sum of Three thousand (\$3,000.00) DOLLA Part of the sum of Three thousand (\$3,000.00) DOLLA Part of the sum of Three thousand (\$3,000.00) DOLLA Part of the sum of Three thousand (\$3,000.00) Part of Section Three (2), Township Thriteen (13) South, Range Nineteen (19) East of the South Part of Three (13) South, Range Nineteen (19) East of the Southwest corner of Said (\$000.001, \$425,666 feet; thence Southerly, at right angles to said South line, 135,6 feet; thence Southerly, at right angles to said South line, 135,6 feet; thence Southerly, at right and to said South line, 135,6 feet; thence Southerly, at right and to said South line, 135,6 feet; thence Southerly are isold owner westerly along said South line, 100 feet to the point of beginning. Part ies of the first part do the three thore and part ies of the said part ies of the said owner westerly along said South line, 100 feet to the point of beginning. The spectra there are also a south sou	parties of the first part, and	Ray A. Clark and Mary A. Clark husboad and
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DULA Three thousand (\$3,000.00) DOLLA to them duly paid, the receipt of which is hereby acknowledged, ha ve sold, and this indenture do GRANT, BARGAIN, SEL and MORTGAGE to the said part is go the second part, it following described real estate situated and being in the County of Douglas and Size Kansa, towit: Beginning at a point on the South line of the Southwest of Quarter of Section Two (2), Township Thirteen (13) South, Range Nineteen (19) East of the Sixth Principal Meridian, Kal2 feet Easterly from the Southwest, thence Southwest and Quarter Section; thence Northerly, at right angles to said South line, 105 feet to said South line; thence westerly parallel to said South line, 135.6 feet to said South line; thence westerly along said South line, 100 feet; thence Southerly, at right an to said South line, 135.6 feet to said South line; thence westerly along said South line, 100 feet to the point of beginning. With the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the uid part 18.6 do the first part description of the distribution of the point of beginning. Not Quarter of a beginning at a south south line, 100 feet to the point of beginning. It pestrictions and easements of record and devide at the distribution the bardware, part and the bardware and and the distribution that beginning. It ages bries to the the prife of the first part therein. The appendix bardware and go and distribution that all all the distribution that beginning at a state distribution that all all the distribution that be prife. It has a state the second part at the second part at the second part at the prife bardware and go and the second part at the second part at the second part at the second part at the prime bardware and go and the second part at the second part at the second part at the prife bardware and go and the second part at the prife bardware and the part at the second part at the prife bardware and the prife bardwa	Three thousand (\$3,000.00) DOLLAT Three thousand (\$3,000.00) DOLLAT Do them	Three thousand (\$3,000.00) DOLLA Three thousand (\$3,000.00) DOLLA The definition of the model of the solution o	Witnesseth, that the said partie	
No them	<pre>No them</pre>	<pre>to them</pre>	Three thousand (\$3,00	DO.00)
following described real estate situated and being in the County of Douglas and State Ganas, towit: Beginning at a point on the South line of the Southwest Guarter of Section Two (2), Township Thirteen (13) South, Range Nineteen (19) East of the Sixth Principal Meridian, 432 feet Easterly from the Southwest corner of said Guarter Section; thence Northerly, at right angles to said South line, 435.6 feet to said South line; thence Wortherly, at right angles to said South line, 435.6 feet to said South line; thence Westerly along said South line, 100 feet; thence Southerly, at right an to said South line, 145.6 feet to said South line; thence Westerly along said South line, 100 feet to the point of beginning. with the appurtenances and all the estet, title and interest of the said parties of the first part therein. And the aid part 168 of the first part do	following described real estate situated and being in the County of Douglas and State Ganas, towit: Beginning at a point on the South line of the Southwest Quarter of Section Two (2), Township Thirteen (13) South, Range Nineteen (19) East of the Sixth Principal Meridian, 432 feet Easterly from the Southwest corner of said Quarter Section; thence Northerly, at right angles to said South line, 435.6 feet to; thence Easterly parallel to said South line, 435.6 feet to said South line; thence Westerly along said South line, 100 feet; thence Southerly, at right angles to said South line, 435.6 feet to said South line; thence Westerly along said South line, 100 feet to the point of beginning. with the appurtenances and all the estate, title and interest of the said partiles of the Westerly along said South line, 100 feet to the point of beginning. A the aid part 16S of the fint part do	following described real estate situated and being in the County of Douglas and State Ganas, towit: Beginning at a point on the South line of the Southwest Quarter of Section Two (2), Township Thirteen (13) South, Range Nineteen (19) East of the Sixth Principal Meridian, 432 feet Easterly prom the Southwest corner of said Quarter Section; thence Northerly, at right angles to said South line, 435.6 feet (5, thence Easterly parallel to said South line, 435.6 feet (5, thence Easterly parallel to said South line, 435.6 feet (5, thence Southwest thence Westerly along said South line, 100 feet; thence Southerly, at right and to said South line, 435.6 feet (5, thence Easterly parallel to said South line, 100 feet to the point of beginning. with the appurtenances and all the estate, title and interest of the said part legof the first part therein. A the aid part 16S of the first part do	to them duly p	aid, the receipt of which is hereby acknowledged, ha ve sold, and b
Sansa, towit Beginning at a point on the South line of the Southwest Quarter of Section Two (2), Township Thirteen (13) South, Range Nineteen (19) East of the Suthwest corner of said Quarter Section; thence Northerly, at right angles to said South line, 100 feet to said South line, 100 feet; thence Southerly, at right and to said South line, 100 feet; thence Southerly, at right and to said South line, 100 feet to said South line, thence Westerly along said South line, 100 feet to said South line; thence Westerly along said South line, 100 feet to said South line; thence Westerly along said South line, 100 feet at the delivery bried they are the said or the point of beginning. Westerly along said South line, 100 feet at the delivery bried they are taken at the deliver bried to a second the the priles. If the first part that at the delivery bried they are taken at the deliver at the delivery bried they are taken at the delivery bried they are t	Sansa, towit Beginning at a point on the South line of the Southwest Quarter of Section Two (2), Township Thirteen (13) South, Range Nineteen (19) East of the Sith Principal Meridian, 482 feet Easterly from the Southwest corner of said Quarter Section; thence Northerly, at right angles to said South line, 435.6 feet to said South line; thence with the said south line, 435.6 feet to said South line; thence Westerly along said South line, 435.6 feet to said South line; thence Westerly along said South line, 100 feet; thence Southwest, at right angles to said South line, 435.6 feet to said South line; thence Westerly along said South line, 100 feet to the point of beginning. And the add part 185 of the first part demonstrate of the said part ies of the first part therein. And the add part 185 of the first part therein demonstrates. Except restrictions and easternates for record Except restrictions and easternates of record Except restrictions and easter and east and add the same behavior and the line works and the line works are applied the part 185. of the first part the part 185. In the same behavior and the add part 185. In the same behavior and the add 185. In the part 185. In the part 185. In the same behavior and the part 185. In the same behavior at the part 185. In the same behavior athe part 185. In th	Sansa, towit Beginning at a point on the South line of the Southwest Quarter of Section Two (2), Township Thirteen (13) South, Range Nineteen (19) East of the Sith Principal Meridian, 422 feet Easterly from the Southwest corner of said Quarter Section; thence Northerly, at right angles to said South line, 435.6 feet to said South line; thence Southerly, at right and to said South line, 435.6 feet to said South line; thence Westerly along said South line, 100 feet; thence Southerly, at right and to said South line, 435.6 feet to said South line; thence Westerly along said South line, 100 feet to the point of beginning. with the appurtenances and all the estate, title and interest of the said part legof the first part therein. And the aid part legs of the first part therein destroy here and as a same approximate and agree that at the deivey here they are laad owner. Are the vide part legs of the first part destroy are and agree that at the deivey here they are laad owner. It agree the same approximate and the same begond and any same and the same begond and any same approximate the same begond and the same begond and the same begond are and parts and the same begond and the same	this indenture do GRANT, BAR	RGAIN, SELL and MORTGAGE to the said part ies of the second part, th
Beginning at a point on the South line of the Southwest Quarter of Section Two (2), Township Thirteen (13) South, Range Nineteen (19) East of the Sixth Principal Meridian, 482 feet Easterly from the Southwest corner of said Quarter Section; thence Northerly, at right angles to said South line, 435.6 feet to said South line; tright an to said South line, 435.6 feet to said South line; tright and to said South line, 435.6 feet to said South line; tright and to said South line, 435.6 feet to said South line; thence Westerly along said South line, 100 feet; thence Southerly, at right and to said South line, 435.6 feet to said South line; Westerly along said South line, 100 feet to the point of beginning. With the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the usid part leS of the first part do hereby coveran and agree that at the delvery hered they are keeded owner. Soccapt restrictions and casements of record and that they will warra and defend the use spint all prints making lawfd dain there. It is agreed batween the parts here o that the artiss of the first part there in the assessment and 185 of the access of the said at all these during the line of this indexino, here yes are the bidding upper adject the law in the artiss for the said bard table to the indexino, here yes are the bidding upper adject the law is a direct assess adject to the said at all these during the line of this indexino, here yes and the parties here on the parties here index adject to the said the said and the same barries due and parts are said and part and that the part 185 of the said adject to the said the said adject to the said of the said of the theory and the said adject and the said of the part 185 of the said adject to the said of the said adject to the said of the said adject to	Beginning at a point on the South line of the Southwest Quarter of Section Two (2), Township Thirteen (13) South, Range Nineteen (19) Bast of the Sixth Principal Meridian, 482 feet Easterly from the Southwest corner of said Quarter Section; thence Northerly, at right angles to said South line, 435.6 feet; thence Easterly prallel to said South line, 100 feet; thence Southerly, at right angles westerly along said South line, 100 feet to said South line; thence Westerly along said South line, 100 feet to the point of beginning. with the appurtenances and all the estate, title and interest of the said parties to the point of beginning. And the same same same same same same same sam	Beginning at a point on the South line of the Southwest Quarter of Section Two (2), Township Thirteen (13) South, Range Nineteen (19) East of the Sith Principal Meridian, 482 feet Easterly from the Southwest corner of said Quarter Section; thence Northerly, at right angles to said South line, 435.6 feet; thence Southerly, at right angles to said South line, 435.6 feet; thence Southerly, at right an to said South line, 435.6 feet os said South line; thence Westerly along said South line, 100 feet to said South line; thence Westerly along said South line, biol feet to said South line; thence Westerly along said South line, biol feet to said South line; thence Westerly along said South line, biol feet to the point of beginning.		situated and being in the County of Douglas and State
A state of the spectra of the state of the state principal Meridian, 482 feet Easterly from the Southwest corner of said Quarter Section; thence Mortherly, at right angles to said South line, 435.6 feet; thence Easterly parallel to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet to the point of beginning. with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the und parties of the find part do hereby toward and ages that it he divery here they are lateful come of the points doe goed and indetestible estate of hereins there they are added at a goed and indetestible estate of hereins the diverse here of they are lateful come of the point of the points there graves the parties here the parties here the the principal of a goed and indetestible estate of hereins there here added at the point of the same spin at a parties making lawful data there are exceed again if and torned in the they are added at the they are added to a second part and been the parties here the parties here added to a second part and been added to a second part and been added at the parties here added at the parties added at the parties here added at the parties h	With the appurtenances and all the estate, title and interest of the said participal Meridian, 482 feet Easterly from the Southwest corner of said Quarter Section; thence Northerly, at right angles to said South line, 435.6 feet; thence Easterly parallel to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet to the point of beginning. With the appurtenances and all the estate, title and interest of the said parties of the grant developed and the same said at the direy hard they are taked over a direct of all nontraces. EXCOL restrictions and easements of record and the they feet direct at the direct of the said law free they are taked appendix and they the the state at the at the direct of the said law free they are taked appendix and they are taked at the direct of the said appendix and they are taked appendix to take appendix to take appendix and they are taked appendix to take a take appendix to take appendix and they are taked appendix to take appendix to take appendix to take and appendix and take appendix to take append	With the exputtenances and all the estate, title and interest of the said particles of the given the first part therein a to said South line, 435.6 feet; thence Easterly parallel to said South line, 435.6 feet; thence Easterly parallel to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles to said South line, 100 feet; thence Southerly, at right angles, thence Westerly along said South line, 100 feet to the point of beginning. With the exputenances and all the estate, title and interest of the said parties of the give and the said parties of the first part therein. And the aid parties of the first and the diverse the said of a good and indexable assesses that a the diverse bard daw of all incommerce. EXCept restrictions and easements of record and there dought be diverse and good and there the there is the diverse of the first part there is a first best line of the first best mating lawful dam there. It is agreed bare the term is and defend the tarse again the parties add the add the there are the said of a good again tail residence the the term beam become daw and parties add the tarse of the bard of the said of the diverse the said of the said of the said of the diverse the said of the diverse the said of the said of the said of the said of the diverse of the bard of the said of the diverse of the bard of the said of the	· · · · · · · · · · · · · · · · · · ·	
And the uid part 168. of the first part do hereby covenant and agree that at the delivery hereof theyy are level owner of the permises above granted, and seted of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances. EXCOPT restrictions and easements of record and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part168 of the first part shall at all times during the life of this indenture, pay all tax and assuments that may be levied or assessed, against said real estate when the same becomes due and payable, and that they directed by the part 168 of the second part, the lost, if any, made payable to the part 169 of the same and interace, on either and the indent state that all times during the life of this indenture, and there is the second part thell fail to pay such taxes when the same bacemas due and payable, and that they directed by the part 168 of the second part, the lost, if any, made payable to the part 169 of the same and intrance, or either and of a kee all particles insured as herein provided, then the part 168 of the second part may pay said taxes and intrance, or either and of a kee all particles insured as herein provided, then the part 168 of the second part may pay said taxes and intrance, or either and of a second part the second part there are of 10% from the date of payme mill fully repaid. THIS GRANI; is intended as a mortgage to secure the payment of the sum of Three thousand (\$3,000.00) DOLLAR coording to the terms of a certain written obligation for the payment of said up of money, executed on the 15th all part168 of the second part to pay for any insusance or to discharge any taxes with interest thereon as herein provided, in the ever that and part168 of the second part to pay for any insusance or to discharge any taxes with interest thereon as herein forwided. In the ever that part 168 of the second part to pay for any insusance or to discharg	And the said part 168 of the first part do hereby covenant and agree that at the delivery hereof they are involved over a for the permises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. And the they will warrant and defend the same against all parties making lawful claim thereto. 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And their they will warrant and defend the same against all parties making lawful claim thereto. And their they will warrant and defend the same against all parties making lawful claim thereto. And their they will warrant and defend the same against all parties making lawful claim thereto. 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And this conveyance shall be void if such payments be made as herein provided, in the second and payable to the part 188 of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein for low of any insurance or to discharge any taxes with interest there in a sub of more advance or to discharge any taxes with interest thereon as herein for low of and all be accurded be read, or a sin a discharge any taxes with interest thereon in the same bas	Range Ninet 482 feet Ea Quarter Sec said South to said Sou to said Sou Westerly al	Section Two (2), Township Thirteen (13) South, seen (19) East of the Sixth Principal Meridian, isterly from the Southwest corner of said tion; thence Northerly, at right angles to line, 435.6 feet; thence Easterly parallel ith line, 100 feet; thence Southerly, at right an, th line, 435 feet to said South line, the state
And the uid part 168. of the first part do hereby covenant and agree that at the delivery hereof theyy are level owner of the permises above granted, and seted of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances. EXCOPT restrictions and easements of record and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part168 of the first part shall at all times during the life of this indenture, pay all tax and assuments that may be levied or assessed, against said real estate when the same becomes due and payable, and that they directed by the part 168 of the second part, the lost, if any, made payable to the part 169 of the same and interace, on either and the indent state that all times during the life of this indenture, and there is the second part thell fail to pay such taxes when the same bacemas due and payable, and that they directed by the part 168 of the second part, the lost, if any, made payable to the part 169 of the same and intrance, or either and of a kee all particles insured as herein provided, then the part 168 of the second part may pay said taxes and intrance, or either and of a kee all particles insured as herein provided, then the part 168 of the second part may pay said taxes and intrance, or either and of a second part the second part there are of 10% from the date of payme mill fully repaid. THIS GRANI; is intended as a mortgage to secure the payment of the sum of Three thousand (\$3,000.00) DOLLAR coording to the terms of a certain written obligation for the payment of said up of money, executed on the 15th all part168 of the second part to pay for any insusance or to discharge any taxes with interest thereon as herein provided, in the ever that and part168 of the second part to pay for any insusance or to discharge any taxes with interest thereon as herein forwided. In the ever that part 168 of the second part to pay for any insusance or to discharg	And the aid part 168 of the first part do hereby covenant and agree that at the delivery hereof they are is advint owner. of the permises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. BXCQDL restrictions and easements of record and that they will warrant and defend the same against all parties making lawful claim thereto. 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This agreed between the parties hereto that the part 6S of the first part thall at all times during the life of this indenture, pay all tax and assuments that may be lovid or assumed, against that deal estate when the same become due and payable, and that they directed by the part 16S of the second part, the loss, if any, made payable to the part 16S of the same beform at the device of a same beform and the date of payment the second has an add part 6S. to the first part thall fail to pay such taxs whom the same beform and the date of payment and assuments that may be lovided, then the part 16S of the second part may pay said taxes and invursed, and payable or to be and all premises insured as herein provided, then the part 16S of the second part may pay said taxes and invursed, and payable or to be and all premises insured as herein provided, then the part 16S of the second part may pay said taxes and invursed, and payable or to be and all premises insured as therein provided, then the part 16S of the second part may pay said taxes and invursed, and payable or to be and all premises taxing interest accoung to the terms of taid chilgstion and also to secure any store or sums of money advanced by the all part 16S. of the second part to pay for any insurance or to discharge any taxes with interest thereon as therein forvided. 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And this conveyance thall be void if such payments be made as precified, and the obligation contained therein fully dipharge and the void as in such payments of any payments of the disclosed thereby for interest thereon as herein for any insurance to the disclose of the sace of the buildings on as and the worke at the same become part thereof or any payments of the same as a derive the disclosed therein, or if the buildings on as and all permis		to a state the second second second second
And the uid part 168. of the first part do hereby covenant and agree that at the delivery hereof theyy are level owner of the permises above granted, and seted of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances. EXCOPT restrictions and easements of record and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part168 of the first part shall at all times during the life of this indenture, pay all tax and assuments that may be levied or assessed, against said real estate when the same becomes due and payable, and that they directed by the part 168 of the second part, the lost, if any, made payable to the part 169 of the same and interace, on either and the indent and pay and taxes and interaces. THIS GRANT is intended as a mortgage to secure the payment of the sum of Three thousand (\$3,000.00) Coording to the terms of a certain written obligation for the payment of said up of money, executed on the 15th and particles. This of the second part to pay for any instance or to discharge any taxes with interest there as there in provided, in the terms of taxed or to all on the second part may pay said taxes and interace, on the 15th and or how ember and the indeptedences, secured by this indenture, and that beer interest at the part 16S of the second part, while all interest accuring thereon exceeding to the terms of tax displant of a tax and part 16S of the second part may pay said taxes and interaces the 15th and part16S. If the second part to pay for any instance or to discharge any taxes with interest therein on the 15th. A due to the terms of a certain written obligation for the payment of said up of money, executed on the 15th and part16S. 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This agreed between the parties hereto that the part 6S of the first part thall at all times during the life of this indenture, pay all tax increases that may be lavied or assessed, against aid real estate when the same become due and payable, and that they will were the buildings upon aid real estate inured against fire and thered in the surf and pays the first of the second part, the loss, if any, made payable to the part 16S of the second part, the loss, if any, made payable to the part 16S of the rane obligation the and the second base may be visit to the extent of the same obligation of the adapt 16S. If this default, the indebtedness, sourced by this indenture, and shall beer interest at the rave of 10% from the date of payrole and for the indebtedness, sourced by this indenture, and shall beer interest at the rave of 10% from the date of payrole the building repuid. THIS GRANI, is intended as a mortgage to secure the payment of the sum of Three thousand (\$3,000.00) DOLLAR exercting to the terms of <u>A</u> certain written obligation for the payment of said is un of money, executed on the <u>15th</u> and part 16S of the iscond part to pay for any insurance to to discharge any taxes with interest therein provided, in the ever the said part 16S of the iscond part to pay for any insurance to to discharge any taxes with interest therein for the building on as and part 16S of the iscond part to pay for any insurance to to discharge any taxes with interest therein for the taxes on adding therein of the second in this indenture. 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This agreed between the parties hereto that the part 6S of the first part thall at all times during the life of this indenture, pay all tax and assuments that may be lovid or assumed, against that deal estate when the same become due and payable, and that they directed by the part 16S of the second part, the loss, if any, made payable to the part 16S of the same beform at the device of a same beform and the date of payment the second has an add part 6S. to the first part thall fail to pay such taxs whom the same beform and the date of payment and assuments that may be lovided, then the part 16S of the second part may pay said taxes and invursed, and payable or to be and all premises insured as herein provided, then the part 16S of the second part may pay said taxes and invursed, and payable or to be and all premises insured as herein provided, then the part 16S of the second part may pay said taxes and invursed, and payable or to be and all premises insured as therein provided, then the part 16S of the second part may pay said taxes and invursed, and payable or to be and all premises taxing interest accoung to the terms of taid chilgstion and also to secure any store or sums of money advanced by the all part 16S. of the second part to pay for any insurance or to discharge any taxes with interest thereon as therein forvided. 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bit the permises above granted, and seized of a good main indefeasible entries of inheritance thereby free and dear of all incumbrances. <b>EXCOPT restrictions and easements of record</b> and that they will warrant and defend the same against all parties making lawful daim thereto. It is agreed between the parties hereto that the parties of other first part shall at all times during the life of this indenture, pay all tax and assuments that may be levied or assused, against aid real estate when the same becomes due and payable, and that they increted by the part BBS of the score inpured against life and tornado in such surf and by such insurance, company as shall be specified at and assuments that may be levied or assused, against said real estate when the same becomes due and payable, and that they increted by the part BBS of the score inpured against life and tornado in such surf and by such insurance, or either and the seep the buildings upon said real estates when the same becomes due and payable or to ke o paid shall be part BBS of the score inpured against said real estate of the sum of these set of the second part to be pay the same as a mortage to secure by this indenture, and shall been interest at the rate of 10% from the date of payme if UIV repaid. THIS GRANI is intended as a mortage to secure the payment of the sum of <b>Three thousand</b> (\$3,000.00) DOLLAR coording to the terms of <u>A</u> certain written obligation for the payment of said sum of money, executed on the <u>15th</u> . They of <u>NOV ember</u> 19.63, and by the said part 188. of the second part to pay for any insurance or to discharge any taxes with interest thereon, or if the state of any obligation created thereby or inservible to the said 185 of the second part to pay for any insurance or or idicating and there in a second part. The said part 188. of the second part to pay for any insurance or to discharge any taxes with interest thereon, or if the taxes on said or a state part 188. of the second part as they are now, or if waste is co	bit the permises above granted, and seried of a good mid indefeasible errate of inheritance thereby free and dear of all incumbrances. 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THIS GRANT is intended as a mortgage to secure the payment of the sum of Three thousand (\$3,0000.00) area. Mill Signature as a mortgage to secure the payment of the sum of money, executed on the 15th. area with the interest accuring thereon according to the firms of taxing any taxes with interest thereon as herein provided. In the ever that stale part 188. of the second part to pay for any insusance or to discharge any taxes with interest therein, or if the taxes on taking there is not happen in the same become the same become due and payable, or all there are been in provided. In the ever the submert of any part thereof or if wasts is committed on all writen obligation contained therein, fully discharge of the whole here in a submert of any part thereof or in taxing thereon as herein provided. 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South pay for any insurance or to dickarge any taxes with interest thereon is herein provided, in the ever that adopt and the set according to the terms of taxif charge any taxes with interest thereon is herein provided. In the ever that adopt and the conveyance shall be void if uch payments be made as herein specified, and the obligation contained therein fully dicharge at the will immediately may and pay allow in the sum of the said premises, then this conveyance shall be and payable, of if was are according to no the adopt herein, for if the buildings on as and the whole all is and part there of any obligation provided in this indenture. And this conveyance shall be void if uch payments be made as herein specified, and the obligation contained therein fully dicharge of the	And the said part ies of the first part	t do
EXCept restrictions and easements of record and hat they will waran and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the parties of the first part shall at all times during the life of this indentore, pay all tax and assessments that may be levied or assessed against said real estate when the same becomes due and psyche, and that they made payable to the part 168. If the source company as shall be specified at the part 168. If the second part, the loss if any, made payable to the part 168. If the same become due and psyche or to ke all presents intured as herein provided, then the part 168. If the same become due and psyche or to ke all presents intured as herein provided, then the part 168. If the same become due and psyche or to ke all presents intured as herein provided, then the part 168. If the same become due and psyche or to ke all presents intured as herein provided, then the part 168. 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It is agreed between the parties hereto that the parties of the first part shall at all times during the life of this indentive, pay all tax and assessments that may be levied or assessed against said real extra when the same becomes due and payable, and that they deep the buildings uppn said real estates insured against life and tornado in such surf and by such insurance, or either, and the second part, the loss, if any, made payable to the part 168, of the second part, the loss, if any, made payable to the part 168, of the second part, and pay sub the same become due and payable or to be add particles by they all class of the indettedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payme in Utily reput. THIS GRANU's intended as a mortgage to secure the payment of the sum of Three thousand (\$3,000.00) DOLLAR coording to the terms of <u>A</u> certain written obligation for the payment of said sum of money, executed on the <u>15th</u> aday of <u>Nov ember</u> <u>19.63</u> , and by bat said part 168. of the second part to pay the same as provided here and payable on the part 168 of the second and that conveyance shall be void if uch payments of said obligation and also to secure any tum or tums of money advanced by the add part 168. of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if uch payments be made as herein paycelis on takes thereon, or if the same shows or if the same shows or if the same shows of the same shows, or if the same shows of the same become doe and payable or if the instance is not kept up, as provided here, or this is defined and the whole sum remaining upped, and all to be pay the same as a provided in the indenture. This are not kept in as good repair as they are now, or if the same as provided bereich, or if the same shows of the same shows of asaw and paya	except restrictions and easements of record and hat they will waran and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the parties of the first part shall at all times during the life of this indentore, pay all as and assessments that may be levied or assessed against said real extrate when the same becomes due and psychie, and that <b>they</b> meret And in the event that said parties of the loss, if any, made payable to the part 168. of the scond part to the extent of meret And in the event that said parties of the loss if any, made payable to the part 168. of the scond part to the extent of meret And in the event that said parties of the part thall fail to pay such taxes when the same become due and psychie or to ke and parties of the indefetedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payme in Uily reput. THIS GRANU is intended as a mortgage to secure the payment of the sum of <b>Three thousand</b> (\$3,000.00) DOLLAR coording to the terms of <u>A</u> certain written obligation for the payment of said sum of money, executed on the <u>15th</u> at and parties of the second part to pay for any innurance or to discharge any taxes with interest thereon as herein provided, then the even has taid part 168. of the second part to pay for any innurance or to discharge any taxes with interest thereon, at here any solute of thy discharge of default is made in such payments to make as herein provided in the indenture. And this convegance shall be void if such payments to make as herein provided there for the second part is any pay of the second part. If the said part 168 of the first part shall fail to pay the same as provided in the indenture. And this convegance that has become doe and payable or if the instance is not kept up, as provided herein, or if the same shore of	of the promises above granted, and seized of a	a good and indefeasible estate of inheritance therein free and clear of all incumbrances.
It is spreed between the parties hereto that the parties of the first part shall at all times during the life of this indenture, pay all tax each assumed in that may be calculated and payable, and that they each assumed in the max the pay table and that they each assumed in the max the pay table and that they each assumed in the max that and payable and that they each assumed in the max that and payable and that they each assumed in the second part at the same become due and payable or to be each and the max that and part the part they are the part they are they are they are they are the same become due and payable or to be each and that the part they are the same become due and payable or to be a part of the indebtedness, secured by not indenture, and that these indeptedness, secured by not indenture, and that these indeptedness, secured by not indenture, and that these indeptedness, secure the payment of the sum of Three thousand (\$3,000.00) DOLLE as a mortgage to secure the payment of the sum of money, executed on the 15th and of the second part to pay for any inturance or to discharge any table to the part 16S of the second part to pay for any inturance or to discharge any table to the part 16S of the second part to pay for any inturance or to discharge any table to the part 16S of the second part 16S. 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If the second part 16S of the second part	It is spred between the parties hereto that the parties of the first part shall at all times during the life of this indentors, pay all tax and assuments that may be takened against said real estate when the same becomes due and payable, and that they derived by the part 183 of the states inscription against said real to read to in use hourh and by such inscriptions company as shall be specified and there is the part 183 of the state inscription against said real to read to inscription against said real to read to inscription against said real to read to inscription against said partiel 53 of the state is and partiel 53. The part 183 of the state is a partiel 53 of the state of pays such taxs when the same become due and payable or to be astend of the state of pays such taxs when the same large on either, and the amount if fully read. THIS GRANU's is intended as a mortgage to secure the payment of the sum of Three thousand (\$3,,000,00) DOLLAR tax of the terms of a certain written obligation for the payment of staid but of money, executed on the 15th is of the state of against state state of the state of payshe is the state of against state state of the state of against state state of against state state of a state obligation for the payment of staid sum of money, executed on the 15th is of the state of state obligation and also to state against the state of the state of the state of the state of against state s	It is spred between the parties hereto that the parties of the first part shall at all times during the life of this indenture, pay all tax and assumed in them may be level or assessed, against said real estate when the same becomes due and payable, and that they dere the buildings upon said real estate increased against first, if any, made payable to the part 183. If the second part to the extent of interest, And in the event that said pard185. If any, made payable to the part 180. If the second part to the extent of interest. And in the event that said pard185. If they made payable to the part 180. If the second part to the extent of interest. And in the event that said pard185. If they made thall fail to they such taxes when the same become due and payable or to be to paid shall become a part of the indebtedness, secured by this indenture, and shall base indirects at the rate of 05% from the date of payme to paid shall become a part of the indebtedness, secure the payment of the sum of Three thousand (\$3,,000.00) DOLLR recording to the terms of a certain written obligation for the payment of said is on of money, executed on the 15th. Say of NOV ember 19. 63. and by the same as provided in this indenture. And this conveynce shall be void if such payments or to discharge any taxes with interest thereon as herein provided, fin the even at said part183. If the second part to pay for any insurance or to discharge any taxes with interest thereon, or if the buildings on a safe state are not kept in as good repair as they are now, or if was insurance to not kept up, as provided herein, fully discharge at that are not kept in as good repair as they are now, or if was insurance is not kept up, as provided herein, fully discharge at the area in a good repair as they are now, or if was insurance is not kept up, as provided herein, fully discharge at state are not kept in as good repair as they are now, or if was insurance is not kept up, as provided herein, or if the buildings on as a side are it. 1830 the second pa	except restriction:	s and easements of record
and assuments that may be levied or assessed, against if and tornado in use have and by such insurence company as shall be specified as inserted by the part 168 of the second part, the lost, if any, made payable to the part 168. Of the second part not shall be specified as inserted Ad in the event that said part 68. of the first part shall fail to pay such taxes when the same become due and carbon do in a discovery of the insert and on the indepted on the second part not second due and payable of the part 168. Of the second part new pay said taxes and insurance, or new payable of the pay such taxes when the same become due and carbon do in a discovery of the indepted one appert of the indepted one appert of the indepted one spect of the indepted ones. Second by the second part may pay said taxes and insurance, or new payable of the pay and taxes and insurance, or the indepted ones. Second by this indenture, and shall beer interest at the rate of 10% from the date of payment in the sum of the sum of moreavy executed on the 15th	and assuments that may be levied or assessed against if and torned to use hurst and by such insurance company as shall be specified as directed by the part 165 of the second part, the loss, if any, made payable to the part 165 of the second part, the loss, if any, made payable to the part 165 of the second part, the loss, if any, made payable to the part 165 of the second part is hard by specificates when the same become due and payable of the inductive company as shall be specified as made premises insured as herein provided, then the part 165 of the second part may pay shall taxes and insurance or main payable or to be add all bears interest at the rate of 10% from the date of payme unit lays when the same becomes due and or and payable and the inductive and shall bear interest at the rate of 10% from the date of payme unit lays and taxes and insurance are made payable to the payment. This GRANT is intended as a mortgage to secure the payment of the sum of Three thousand (\$3,000.00) mouth of NOV. ember 150 mouth of any interest of the payment of take any use a start start of the security there are specified or the payment of a secure any turn or turns of money advanced by the aid part 168. If the terms of any interest at the rate of 10% from the date of payment and and payable to the pay for any interest according to the terms of a security there are to rail pay for any interest or to discharge any taxes with interest thereon as herein provided, in the even that staid part 188. If the fast part shall fail to pay the same as provided in this indenture. And this conveyance shall be vided if such payments be made as therein paysible on the paysible or the paysible on the pay and taxes on and rate and pay advance and pay advanced by the interest thereon at kept in a good repair as that payable or the manner provided in this indenture. They are takes and and the advance is not kept in a good repair as the pay paysible or the indenture. They are takes and and the sadd part 182 of the first part shall fail to pay th	and assuments that may be levied or assessed against is and real estate when the same becomes due and psyche, and that the psychical assessed against if and tornado in usch surf and by such insurance company as shall be specified as directed by the part 16.5 of the second part to be assolved of the integrate table fail to pay, such tasks when the same become due me psyche or to be asaid premises insured as a herein provided, then the part 16.5 of the second part may pay said tasks and insurance, or the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment on paid shall bears interest at the rate of 10% from the date of payme bracks. This GRANT is intended as a mortgage to secure the payment of the sum of Three thousand (\$3,000.00) DOLLAR to pay the tasks and insurance, or the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payme the same baccould be the sum of the sum of money, executed on the 15th	and 1	that they will warrant and defend the same against all parties making lawful claim thereto.
DOLLAR DO	DOLLAR: bay of Nov_ember	DOLLAR back of Nov ember 10 63 and by terms and payable to the part 165 of the second	and assessments that may be levied or assessed, keep the buildings upon said real estate insure directed by the part LBS of the second part, interest. And in the event that said part_BS_ said premises insured as herein provided, then so paid shall become a part of the indebtedne until fully repaid.	against said real-state when the same becomes due and payable, and that they do against fire and tornedo in such sumf and by such insurance company as shall be specified at the loss, if any, made payable to the part 168. If the second part to the extent of of the first part shall fail to pay such taxes when the same become due and payable or to kee the part 168 of the second part may pay said taxes and insurance, or either, and the amounts, secured by this indenture, and shall be interest at the rate of 10% from the date of paymes.
ccording to the term of <u>A</u> certain written obligation for the payment of said sum of money, executed on the <u>15th</u> asy of <u>Nov ember</u> <u>19.63</u> , and by <u>terms of said source</u> any turn or turns of money advanced by it aid partles of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the even has said partles of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the even has said partles 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 herein specified, and the obligation contained therein fully discharge tates are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the biolings to naise attes are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the biolings on as attes are not paid when the same become due and payable or if waste is committed on said premises, then this contrases shall be could be obligation provided for in said written obligation contained that biologing in the same as provided for in said written obligation contained at shall be lowed in the same provided by an and to have a receiver appointed to collect the rent and benefits accruing thereform such all the improv- terits thereen in the manner provided by law and to have a receiver appointed to collect the rent and benefits accruing thereform such also on demand, to the first part 1825. It is agreed by the part 1855 of the first part hereof, in the manner previded by the same previded and here the second of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be all be paid by the part 1855 of the first part here to the first part 1855. In Winness Whereof, the part 1855 of the first part he. VC hereunto set the the secure administrate, perioded receive sch	According to the terms of	According to the terms of <u>A</u> certain written obligation for the payment of said sum of money, executed on the <u>15th</u> . Asy of <u>NOV ember</u> <u>19, 63</u> , and by <u>terms mades payable to the pay 16S of the second part, while all interest according to the terms of said obligation and also to tecure any sum or sums of money advanced by the att at part 18S. If the sace of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ever that said part 18S. If the sucd is the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ever that said part 18S. If the sucd is such payments be made as herein specified, and the obligation contained therein fully discharge any obligation created thereby for interest thereon, or if the taxes on said or if default is made in such payments be made as herein specified, and the obligation contained therein fully discharge at parts are not kept in as good repair as the adjoint or if wasts is committed on said premises, then this conveyance shall be come due and payable or if wasts is committed on said premises, and all the improvements there in the manne provided by the merit, where in the manney provided by law and to have a receiver appointed to collect the rent and benefits according thereform, and the premise hereby granted, or any part thereof, in the manney prevised to collect the rent and benefits according thereform, and the solid interest. together with the costs and charges indident thereio, and the overplut, if any there is and provised to be boligatory upon the heir, accurder, administrators, personal representative safet and successor of the rest and become set to be obligatory upon the heir, accurder, administrators, personal representative safet beereful the second part.</u>	THIS GRANU is intended as a mortgage to a	
by of NOV ember 19.53, and by terms of said obligation and also to source any turns of turns of the part 10.5 of the second part with all interest second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even has taid obligation and also to source any turns of unner stands of the second part 10.5 and 10 pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the even has taid part 18.5 of the first part shall fail to pay the same as provided in this indenture.  And this conveyance shall be void if tuch payments be made as herein specified, and the colligation contained therein fully discharge in the first part thereof or any obligation cortained therein, or if the taxes on and or earted therefore interest thereon, or if the taxes on and or earted therefore on the part is and or earted therefore on the second part taxes are not paid when the same become due and payable, or if the insurance is not kept in ago dore park as they are now, or if waste is committed on adapt permises, then this conveyance shall be could be able to given, thail immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawled in the samener provided part intered, in the manner previded by law and to have a receiver appointed to collect the rent and benefits accruing thereform such all the improvement thereon in the manner previded by law and to have a receiver appointed to collect the rent and benefits accruing thereform such all the improvement the option of principal and interest, together with the cost and charges incident thereto, and the overplus, if any there be all be paid by the partiles hereto this the terms and previous on this indenture.  In Winness Whereef, the part 18.8 of the first part he. Yee hereunto set the the is accounts, administrator, periodic type and and all the improviations of the said be part 19.8 and teal the divery day as a down within the distration therein conta	(a) of NOV ember 19 53, and by terms of said obligation and also to secure any sum or sums of money advanced by the aid partiest according to the terms of said obligation and also to secure any sum or sums of money advanced by the aid parties of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even has said part 185 of the second part 185 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 herein specified, and the colligation contained therein fully discharge are not paid when the same become due and payable, or if the insurance is not kept up, as provided partition, or if the taxes on said re easily and there are not paid when the same become due and payable, or if the insurance is not kept up, as provided parts, or if the latest on and re acting the second part 1285 of the second part thereof or if waste is committed on said premises and all the improvided parts and the part 1285 of the second part thereof, in the manner previded by law and to have a receiver appointed to collect the rents and benefits accruing thereform such also the second part 1285 of parking such tale, on demand, to the first part 1285. It is agreed by the parties hereto that the terms and provides of the independent of the second part above the second and the second part 1285 of the second and the second part 1285. It is agreed by the parties hereto that here there here the there the terms and parts and charges incident thereto, and the overplus, if any there be all be paid by the parties hereto that the terms and provides of the independent and every obligation three in contained, and a second part 1285. It is agreed by the parties hereto t	(a) of NOV ember 19.53, and by thereas according to the terms of said obligation and also to source any turn of turns of money advanced by it also particles of the second part is as a provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharge are not paid when the same shall be void if such payments be made as herein specified, and the obligation contained therein fully discharge are not paid when the same shall be void if such payments be made as herein specified, and the obligation contained therein fully discharge are not paid when the same become due and payable, or if the insurance is not kept up, as provided for in said or teact thereby on interest therein, or if the taxes on and or earlies are not paid when the same become due and payable, or if the insurance is not kept up, as provided for in said verter obligation contained therein, for the building on as earlies are not paid when the same become due and payable, or if the option of the holder premises, then their norwer act ablights this indenture and become and and the said part 1283 of the second part interest and to have a receiver appointed to collect the rents and benefits accuing thereform such all be lawful for such as an out of all moneys arting of making such asle, on demand, to the first part 1283. It is agreed by the parties hereto that the terms and previoles of this indenture and exerction, and the overplus, if any there be and and increased thereto the height part 1283. It is agreed by the part 1883 of the first part he 290 or such and charges incident thereto, and the overplus, if any there be all be paid by the parties hereto that the terms and previolation of the hight part 1833. It is agreed by the parties hereto that the terms and previolations of this indenture. It is agreed by the parties hereto that the terms and previolation the height accurate, adding thereform, hall extend and inore to, an	according to the terms of a certain w	written obligation for the number of said in a financial in 15th
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharge in default be made in such payments of any part thereof or any obligation costed thready on any provided herein, or if the taxes on said or estate are not paid when the same become due and payable, or if the insurance is a distribution in the state are and paid when the same become due and payable, or if the insurance is a distribution in the state are abald or given, thail immediately mature and become due and payable at the option of the holds: hered, then this conveyance shall be come abald or given, thail immediately mature and become due and payable at the option of the holds: hered, without notice, and it shall be lawful for the same provided here and benefits accuring therefore, and it shall be lawful for the same provided and permises and all the improvements hered, or any part thereof in the manner prevised by law, and out of all money arising from such as a manner provided and interest, together with the costs and charges incident thereto, and the overplus, if any there be all be paid by the parts hereto that the terms and provisions of this indenture and become and all the improvements are any advected heretors, and the overplus, if any there be appression of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be appression of the said or principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be appression of the said or principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be appression and the terms and provisions of this indenture and each and every obligation therein contained, and a segint and successors of the respective parties hereto. The terms and provisions of the hist indenture and each and every obligation therein contained, and at above written. The save are addended and inverts to, and be obli	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharge in default be made in such payments of any part thereof or any obligation constant thereby or interest in the state are not paid when the same become due and payable, or if the insurance is not said premises, this then this conveyance shall be been due and payable, or if the insurance is not said premises and provided herein, or if the takes on said or each pay at the set or any obligation provided for in said or not said premises, and it is become abadius prevention of the said or the obligation provided for in said or each said premises, and it shall be leaved to said premises and it shall be leaved in the manor provided for in said or payment of any payment of the said premises and all the improvements and prevention of the said premises and all the improvements hereby granical or any part thereof on the manor provided for in said or default be payed or any part thereof in the manor provided the rest and benefits accruing therefore more said or principal and interest, together with the costs and charges incident thereot, and the overplus, if any there be all be paid by the part is barend and increased, on any part thereof in the first part is all be all be paid by the part is barend and increased on any part together with the costs and charges incident thereto, and the overplus, if any there be all be paid by the part is barend and increased on any part in therman and provident of the said of principal and interest, together with the cost and charges incident thereto, and the overplus, if any there be all be paid by the part is bereto that the terms and provident of the interest. The target of the second and increased and increased and the information and the indentor and each and every obligation therein consistent, and as a shore any advectory the not set of the transment preventions of the said the information provi	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharge in default be made in such payments of any part thereof or any obligation created thereby or minerest thereon, or if the taxes on said or estate are not paid when the same become due and payable, or if the insurance is not said premises, then this conveyance shall be come due and payable, or if the insurance is not said premises, then this conveyance shall be come due and payable, or if the taxes on said premises and previded herein, or if the taxes on said or estate are not paid when the same become due and payable, or if the taxes on said premises, then this conveyance shall be come abade is given, thail immediately mature and become due and payable at the option of the hidder hereof, without notice, and it shall be lawful for the part 1285 of the second part is thereof, in the manner previded by law and to have a receiver appointed to collect the rents and benefits accuring thereform, and it is agreed by the part 1285 making such sale, on demand, to the first part 1285. It is agreed by the parts hereof in the terms and previolisms of the is all be obligation, the rest of the overplus, if any there be all be paid by the parts hereof in the terms and previolisms of this indenture and each and every obligation therein contained, and are arrived able to the part 1285 making such sale, on demand, to the first part 1285. It is agreed by the parts hereof in the terms and previolisms of this indenture and each and every obligation therein contained, and a sale is a shore written. The part 1285 of the first part he VQ hereunito set the part 1285 and teal the day of a sale part 1285 of the first part he VQ hereunito set the set Steele (SEAL). John Edwint Steele (SEAL)	ay of NOV ERDER part, with all interest accruing thereon according aid partICS of the second part to pay fo	19. 63, and by g to the terms of said obligation and also to secure any sum or sums of money advanced by th or any insurance or to discharge any taxes with interest thereon as herein provided in the
The said peri 128 of the second peri- terms thereon in the manner provided by law and to have a receiver appointed to collect the rant and benefits accruing therefrom and it all the permises hereby granted, or any part thereof, in the manner prescribed by law, and out of all money arising from such also it all the permises hereby granted, or any part thereof, in the manner prescribed by law, and out of all money arising from such also it all be paid by the part 188 making such sale, on demand, to the first part 188. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and a safet account the service is the terms and provisions of this indenture and each and every obligation therein contained, and a safet account the service is the terms and provisions of this indenture and each and every obligation therein contained, and a safet account the service is the terms and provisions of this indenture and each and every obligation therein contained, and a safet account the part 188. The terms are all the boligatory upon the heirs, executors, administrators, personal representative all witness Whereed, the part 188. of the first part he V8 hereunto set the term and set of the start of the start of the set of the set of the first part he V8 hereunto set the term of the start of the start of the start of the start of the set of the set of the set of the set of the first part has V8 hereunto set the start of the start of the set of the s	To take possession of the second part	To take possession of the second pert	And this conveyance shall be void if such , f default be made in such payments of any p tate are not paid when the same become due cell estate are not kept in as good repair as th of the whole sum remainion uncaid, and all	payments be made as herein specified, and the obligation contained therein fully discharge part thereof or any obligation created therebysor interest thereon, or if the taxes on said re and_payable, or if the insurance is not kept up, as provided therein, or if the buildings on as here are now, or if waste is committed on said premises, then this convergence shall become absolu-
in Winese Where the part 185 of the first part ha Ve hereunto set their part and a successors of the respective parties hereto. In Winese Where the part 185 of the first part ha Ve hereunto set their part and and seal the day old yes John Edwin Steele (SEAL Aufres Lee Steele (SEAL	signs and successors of the respective parties hereto. In Winess Whereod, the part 10.5 of the first part ha VC hereunto set their hand, S and teal the sky odd yea at above written. John Edwin Steele (SEAL) Dixie Lee Steele (SEAL)	signs and successors of the respective parties hereto. In Winess Whereod, the part 10.8 of the first part he VC hereunto set their hand, 8 and seal the day old yes provide written. John Edwin Steele (SEAL Dixie Lee Steele (SEAL (SEAL)	he said part 1085 of the second part entit thereon in the manner provided by law <i>s</i> ell the premises hereby granted, or any part etain the amount then unpaid of principel and hall be paid by the part 108 making such <i>s</i>	and to have a receiver appointed to collect the rents and premises and all the improv t thereof, in the manner prescribed by law, and out of all moneys arising from such sale t interest, together with the costs and charges incident thereto, and the overplus, if any there be sale, on demand, to the first part 1/265.
John Edwin Steele (SEAL Aifre Lee Steele (SEAL	John Edwin Steele (SEAL)	John Edwin Steele (SEAL Dixie Lee Steele (SEAL (SEAL	ssigns and successors of the respective parties	a hereto.
Aifes Lee Steele (SEAL	A Dire Lee Steele (SEAL)	A Difie Lee Steele (SEAL Dixie Lee Steele (SEAL (SEAL)	at above written.	John dup Jul Ista
	(SEAL)	(SEAL)	4	Difis Lee Sterle (SEAL)
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