with the appurtenances and all the estate, title and interest of the said part......of the first part therein. of the pr se above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumi and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part 100 of the first part shall at all times during the life of this inde ture, pay all taxes and assessments that may be levied or assessed against said real estate when the same beam more write for the indentive, pay all taxes have the boldings upon said real estate leaved against fire and toreado in such sum and by such insurance company as shall be "second part to be accord part, the leas, if any, made payable to the part, the insurance or the second part, the leas, if any, made payable to the part to the same beams of the second part, the leas, if any, made payable to the part to the same beams of the second part to be same become day and payable of the same beams of the second part to be same become day and payable of the same become day and payable and the same become day and payable at the same become days and payab THIS GRANT IN IN d as a mortgage to s the payment of the sum of ... Fifteen Thousand and no/100-DOLLARS, June 19 61, and by the terms made payable to the part y...... of the second nerest according to the terms of seld obligation and also to secure any sum or sums of money advanced by the said pertury....... of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part. 185 of the first part shall fail to pay the same as provided in this in And this conveyence shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or innerse thereon, or if the taxes on said real estate are not held to be and payeling, or if the insurance is not keep top, and the one-top of the buildings on said real estate are not kept in as good repair as they are now, or if wate is committed on said permises then the conveyence stall become absolute and the whole sum remaining unpeid, and if of the obligations provided for in said written obligation tories, and it shall be leaved is given, shall immediately meture and become due and payable at the option of the holder hereof, without notice, and it shall be leaved to the sub-top of the state of the obligation provided for in said written obligation to notice. to take possession of the second part to be a receiver appointed to collect the senit and benefits acroing therefrom and to have a receiver appointed to collect the senit and benefits acroing therefrom and to all the possession of the asid premises and all the improvements thereory of the second part thereof, in the manner previded by law and to have a receiver appointed to collect the senit and benefits acroing therefrom and to all the senite here and out of all moneys triing from such as to retain the amount then unpaid of principal and interest, fogether with the costs and charges incident thereto, and the overplus, if any there be aball be paid by the part_y___ making such asie, on demand, to the first part_1GS. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounts thereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, In Witness Whereof, the part 188 of the first part he we hereunto set their hand s and seel S the day and year Mille Called S (SEAL) William Caldwell Young (SEAL) (SEAL) (SEAL) William Caldwell Young Ruth Robby Young (SEAL) N STATE OF Oregon T. Washington county.) MARERED, That on this 23rd 'CCI day or June DE IT REMA A. D., 19 64 R. RANKE before me, a Notary Public In the aforesaid County and State, came William Caldwell Young and Ruth Hobby Young, YRITCH Husband and wife. 1. to me personally known to be the same person...... who execute acknowledged the execution of the same. uted the foregoing instrument and duly PISUIC and attized my official seal on the day and VITNESS WHEREOF, I have hereunto subscribbed my name, year last above written. My Co Kankin

Sec. 11.

1.14

3.6

Recoraed June 25, 1964 at 3:30 P.M.

I the undersigned, owner of the within nortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the negister of Leeds to enter the discharge of this mortgage of record. Eated this 12th day of February 1965. The Lawrence National Bank, Lawrence, Nancus Attest: John F. Peters Vice President and Cashier Mortgagee. Unter.

Korola

4:

Lick

Notary Public

Register of

Deeds

William A. Lebert, Assistant Jasuier (Corp. Jeal)

