with the appurtenences and all the estate, title and interest of the said part 1000f the first part therein.

et the presides above granted and stind of a good and indicative grants of indicative thereof hay and the indicative above and the first part of a good and indicative grants of indicative therein by and the indicative above above

It is agreed between the parties hereto that the part 100 of the first part shall at all times storing the first of this indenture, pay all taxes and exercaments theremay be leviced or assessed against said real exters when the same becomes the and payable, and that 2000 milling upon said real exter insured against said real exters when the same becomes the and payable, and that 2000 milling and the first part shall be apprecised or assessed against said real exters when the same becomes the and payable, and that 2000 milling and the first part shall be apprecised at a start payable or the second part to the second part to the second part to the second part to the second part of the second part of

and No 100

according to the terms of ODE certain written abligation for the payment of said sum of money, executed on the 11th any of September 17.54, and by 1th terms made payment of said sum of money, executed on the 11th part, with all interest according threen according to the terms of said chiligation and also to terms and payment and are added by the

that said part 108 of the first part shell full to pay the same as provided in this indenture.

It defaults the mode in such payments can made as herein specified, and the obligation contained therein fully discharged exists are not paid when the same become due and payable, or if the insurance is not kapp up, as provided herein, or if the taxes on said real erral earter are not kapt in as good repole as here a here as the payable, or if the insurance is not kapp up, as provided herein, or if the buildings on said and the whole sum romaning unpeid, and all of the obligations provided for in said previses them this convergence shall become due to ado payable at the option of the finite buildings of the instrume shalpation. For the second part the 'axid part.y. of the second part.

ments thereon in the manner provided by law and to have a receiver appointed to collect the rent and beamises and all the prevails harry provide a receiver appointed to collect the rent and beamises activity developed to collect the rent and beamises activity developed at the improvement of all moneys arising from such take to retain the amount then unpaid of principal and inferent regime with the costs and charges incident thereto, and the sweeplus, if any there be, shall be peld by the party making such sale, on demend, to the first per 1.0 G.

benefits accruing theorem whell extend out fore terms and provisions of this indexives and each and every abligation therein contained, and all assigns and successors of the respective parties haves. In Witness Whered, the part 16.8 of the first act is VA

(SEAL) (SEAL) (SEAL) (SEAL)

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COUNTY, 55			
before me, . Notary	Public	In the effortuald Co	
tavern E.	Hadl and Dorene	J. Hadl	
to me personally known to be t	he same parsonS who exec	and the foregoing instru	ment and duly
		filiand my official seal o	n the day and
	N IT SEMERATED That on this before me, a NOTARY care I LAVORN E, and I LAVORN E, and the memorally brown to be it schemeledged the association of its with the set barrow in t	M IT SEMANANEED, That on this 14th day of before me, Notary Public came InVern E. Hadl and Dorene to the personally known to be the same personal who exact schooledged the same that the same.	M IT SEARCHINESSED, That on this 14th day of September before me. Notary Public in the storeseld Co came InVern E. Hadl and Dorene J. Hadl to the personally known to be the same persons. who executed the foregoing instru- ectional degle the search of the same.

Recorded September 14, 1964 at 2:15 P. M. RELEASE RELEASE Register of Deeds

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the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 30th day of August, 1968

> us C. Underwood Mortgagee.