Including all rents, issues and profits thereof, provided however that the mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said part 193 of the first part therein. And the sold part 105 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful ow n above granted, and seized of a good and indefeasible estate of inheritance therain, free and clear of all incumbrances, No exceptions and that they will war nt and defend the same egaints all parties making lawful claim thereit no that the part 100 of the first part shall at all times during the life of this indenture, pay all taxe and assessments that may be levied or assessed against said real state when the same become due and payable, and this indenture, (say all taxes taken the same become due and payable, and this $\frac{1}{100}$ W(1)1 and the perturbation of the first part shall at all times during the life of this indenture, (say all taxes taken the same become due and payable, and this $\frac{1}{100}$ W(1)1 and directed by tach instance company as shall be applied and instant. The perturbation of the first part shall at the part $\frac{1}{100}$ of the second part, the loss if any made payable to the part $\frac{1}{100}$ of the second part to the same become due and payable or to kape the part $\frac{1}{100}$ of the second part pay back takes of the intervent and they are the same become due and payable or to kape of the loss of the part $\frac{1}{100}$ of the second part to the pay table takes there are the same become due and payable or to kape of the loss of the part $\frac{1}{100}$ of the second part to the part same become due and payable or to kape of the second part to the part same become due and payable or to kape of the loss of the taxet of the loss fill and the part same takes of the second part to the same become due and payable or to kape of the loss of the second part to the part sate takes of 10% from the date of payment until fully repaid. THIS GRANT is intended ent of the sum of TWO Thousand Five Hundred and contain wetten abligation for the payment of taid sum of money, executed on the $107h^{-1}$. To 61, and by 17.5 . Norms made payable to the part $\mathcal T$ of the second in according to the terms of taid obligation and also to secure any sum or sums of money educated by the seid pert X of the second part to pay for any insurance or to discharge any taxes with interethat said part 103. of the first part shall fall to pay the same as provided in this inder that and per 102 with the first part shall fail to pay the arrive as provided in this indentions. And this conveyance shall be void if such permetes be made as herein specified, and the obligation contained therein fully di-if default be made in such permets core may peri thereof or any obligation contained therein, or if the face or a estate are not paid when the same became due and psyable, at if the insurance is not kept op, as provided herein, or if the buildings and the whente same remaining unpaid, and all of the obligations provided for in said vertices obligation, for the security of which this is given, that immediately matter and benefits account of the buildings is given, that immediately methods and all of the obligations provided for in said vertices obligation, for the security of which this is given, that immediately methods and the obligations provided for in said vertices obligation to receive applicate herein, or of the security of which this is given, that has the mane provided by the and to have a receiver applicate to collect the entits and barelis account gives and the have and the house receiver applicate to collect the the same banefits accounting and the permises beening provided by the and to have a receiver applicate to collect the entits and banefits account gives and the have a new for the part thereof, and the overplus, the any the many threads the the permises banefits account gives and there and because the costs and banefits account of the said form such all the permises beening provided by the and to have a treatment prescribed by law, give out of all movery artillations from such treath the amount the unplated of principal and interest, together with the costs and during incident theorem, and the overplus, if any the treath the amount the unplated of principal and interest together with the cost and 1000 of all movery artillates the set of the overplus, if any the treath the amount the unplated of principal and interest. Together with the cost and 1000 of all mover shall be paid by the part $\mathcal Y$ making such sale, on demand, to the first part 105It is apprecial by the partiest hereito that the terms and provisions of this indenture and each and every obligation therein contained and all sensity acrowing therefore, shall extend and incre to, and be obligatory upon the heirs, executors, edministrators, personal representatives, In Winness Wharsel, the part 108 of the first pert have the in Cheter (SEAL) Chester C. Jones (SEAL) Blanche & (SEAL) Blanche E. Jones (SEAL) STATE OF MURIDUS COUNTY. December A. D., 19 .6 AT REAL BE IT REMEMBERED, That on this 1071h day of in the aforesaid County and State before me, a lidtary. Public tame Chester C. Jones and Blanche C. Jones, his wife NOTARY ----to ma personally known to be the same person, schowledged the execution of the same. who executed the foregoing instru-00110/ VITNESS WHEREOF, I have his Tenneth lama & house Notary Public Harold Alber Register of Deeds

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 30th day of September 1966.

ATTEST: Howard Wiscman Vice-President

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