with the appurtenances and all the estate, title and interest of the said part.<sup>1es</sup> of the first part therein. And the said part 100 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful o

the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, \

It is agreed between the parties hereto that the part 100 or the first part shall at all times doring the life of this inde on the building upon aid real ester browed against said real estere when the same becomes due and payable, and that each by the part 2 of the same parties the same becomes due and payable, and that each by the part 2 of the same payable, the last if any made payable to the part 2 of the same becomes 2 of the same becomes 2 of the same becomes 2 of the same become 2 of the same 2 o to due and payable, and that this much insurance company as shall of the second part to the exit on the same become due and pa

THIS GRANT is intended as a m

COLLARS. the the stars nt of said sum of money and

terms made payable to the part." of the second also to secure any sum or sums of money advanced by the of the second part to pay for any insurance or to discharge any taxes with in  $10^{10}$  of the first part shall fail to pay the semi-as provided in this inder

and the hereby, or rity of which thi and it shall be

said part <sup>37</sup> of the second part no thereon in the menner provided by law and to have a receiv I hap premises hereby granted, or any part thereof, in the m on the amount then unpaid of pripcipal and interest, together wi to take possession of the said premines and all the interform, to collect the rents and benefits, accruing therefrom; to collect the rents of all moneys arising free such the and charges incident thereto, and the overplus, if any the all be paid by the part  $^{2}$  making such sale, on demand, to the first part  $10^{10}$ 

It is agreed by the partiet hereto, that the terms and provisions of this indenture and each and every obligation therein contained, and all enflips acruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, signs and successors of the respective parties hereto. In Witness Whereof, the part 100 ... of the first part he

Auchard E. (SEAL) (SEAL) (SEAL) (SEAL) 

Kanaaa STATE OF COUNTY 1 Sth. day of BE, IT REMEMBERED, That on this A. D., 1905 before me. a Notary Public in the atornal County and St area Richard 2. Yolka and Els/e M. Wolka, bias and an St NOT A A to me personally known to be the same pe acknowledged the execution of the same. uted the foregoing WITNESS WHEREOF, I have 25, 19 67 Amiella II. on Expire ê la Notary Public

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