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	mereto that the part, or the first part shall at all times during the life of this indenture, pay all taxes and a	
when were search turnen tot 1021	against said real estate when the same become doe and payable, and that othe will have been the but from fire and extended coverage in such sum and by such insurance commany as that he manifold and dimensional be	Idings
party of the second part, the loss, if of the first part shall fail to pay such second part may pay said taxes and i bear interest at the rate of 10% for	any, made payable to the party of the second part to the extent of its interest. And in the event that said party is based when the stame become due and payable or to beep said premises insured as herein provided, then the party insurance, or either, and the amount up paid shall become a part of the indebtectors, secured by this indenture, and in the data of anyment neutil the events.	of the shall
This grant is intended as a mort	page to secure the payment of the som of Interat Plaine Ministered and no/100- pot	APS
according to the terms of	certain written obligation for the payment of said sum of money, executed on the	av el
December	, 19 65, and by its terms made psyable to the party of the second part, with all interest account therein acco	irding
to the terms of said obligation, also whether evidenced by note, book account the terms of the obligation thereof, and	to recure all future advances for any purpose made to part, " of the first part by the party of the second for ortherwise, up to the original amount of this mortgage, with all interest according on such future advances accord d also to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance or	part. ng to dis-,
charge any taxes with interest thereon	as herein provided, in the event that said party of the first part shall fail to pay the same as provided in the inder	iture.
secure said written obligation, also all charge of said property and collect all necessary to keep said property in ten attignment of rents shall continue in shall in no manner prevent or retard t	reby assign to party of the second part the rests and income arising at any and all times from the property mortgas luture advances fortunder, and hereby authorize party of the second part or its apent, at its option upon default to rests and income and apply the same on the payment of insurance permission. Large assessment, repairs or improve antable condition, or other charges or payments provided for in the mortgage or in the obligations hereby second ore until the unaid balance of said ebligations is fully paid. It is also appred that the Laking of possession here arity of the second part in collection of said sums by forecloure or otherwise.	ed to take nents This inder
Lime, and to insist upon and enforce s	assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a trict compliance with all the terms and provisions in said obligations and in this mortgage contained	later
If said part y of the first	part shall cause to be paid to party of the second part, the entire amount due it bereunder and under the terms	and
provisions of said note hereby secured	, and under the terms and provisions of any obligation hereafter incurred by part, of the first part for fi	iture
account or otherwise, up to the origina and in this mortgage contained, and the	I amount of Uhis mortgape, and any extensions or renewals hered and shall comply with all of the provisions in said e provisions of future obligations hereby secured, then this convergance shall be void.	book nate
estate are not paid when the same to not kept in as good repair as they are ing wopsid, and all of the obligations of holder hereof, without notice, and it is and all the improvements thereon in the self the premises hereby granted, or an uspaid of principal and interest togeth	sche obligations of any part there of any availations created but convergence shall be void. sche obligations of any part there of any availations created buttery, or interest thereas, and its asses an said come due and payable, or if the insurance is not kept us, as provided hereit, or if, the buildings on said real, estate now, or if wask is committed on said premises, then this convergence shall become due and payable at the same term of the security of which this indenture is given shall immediately mature and become due and payable at the same term at labe lawful for the said parts of the same term is the same start of a same shall be taken to take possission of the said part. It is successor and assigns to take possission of the said of a manner provided by law and to have a receiver appointed to collect the rents and beenfits accruing therefrom, as part thereof, in the manner prescribed by law, and out of all moneys artising from such said to artisin the amount or with the costs and charges incident thereto, and the overplat, if any there be, shall be paid by the party making of the cost and charges incident thereto.	real are alm- the nises d to then
It is agreed by the parties hereto therefrom, shall extend and inure to, ar parties hereto.	that the terms and provisions of this indentore and each and every obligation threes outside, and therefis acc of the obligatory upon the heirs, executor, administrators, personal representatives, assigns and successors of the respe-	uing ctive
	NO 10 10 10 10 10 10 10 10 10 10 10 10 10	
IN WITNESS WHEREOF, the part	of the first part has hereunto set. Dan hand and seal the day and year last above written	
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