P A. Is a agreet between the parties hereto that the part 105 of the first part shall at all times during the life of this indenture, pay all taxes and assess ments that may be leverd or assessed against said real estate when the same become due and payable, and that they will keep the buildings open laid year estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the 216 ne certain written obligation for the payment of said sum of money, executed on the 23rd 19 bh, and by its] forms made payable to the party of the second part, with all interest accruing the in the terms of said advantage after to seture all future advances for any purpose made to part UCS of the first part, by the party of the second allother evidence by each block account or otherwise, up to the original anount of this mortgage, with all interest account on the party of the second allother evidence by each block account or otherwise, up to the original anount of this mortgage, with all interest accounts on the fature advances account by the collisions thereof and also to secure any sum or sums of money advances by the said party of the second part to pay for any insurance or charge any taxes with interest. Uniced as been provided in the event that said variages of the first part shall fail to pay the game as provided in the indiof the first part shall couse to be paid to party of the second part, the entire amount due it hereunder throm by pirty of the second community and of the second community interest and shall comply and the provisions of future obligations hereby secured then this conveyance shall be vaid payment of such childrations or any part thereof or now obligations created thereby, or interest the same become now and payable, or if the inducence is not keet on an provided because of the ability of non-of H wasto is commended that on the converse there this converse share share the same set. pt is as good remain as they are now, or if waste is committed on taild premises, then this conveyance shall become absolute and the whole sum remains paid, and all of the obligations for the security of which this indexture is given shall immediately instrume and become due and parable at the option of the hereof, without notion and itshall be lawful for the said party of the second part, its successors and assism, to take possession of the said premises I the immovements thereon in the manner provided by taw and to have a receiver appointed to collect the rents and benefits accruing thereform, and the or premises hereon in the manner provided by taw and to have a receiver appointed to collect the rents and benefits accruing thereform, and the or principal and interest together with the costs and charges incident thereto and the overplus, if any there be, shall be paid by the party making such of principal and interest together with the costs and charges incident thereto and the overplus, if any there be, shall be paid by the party making such ale, on demand to the party of the first part. Part 105 of the first part shall pay party of the second part any deficiency resulting from such sale, It is agreed by the garbies hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing refrom shall extend and lourge to, and be obligatory upon the heirs executors administrators, personal representatives, assigns and successors of the respective tes hereto. es hereto IN WITNESS WHEREOF (the parties of the first part have hereunto set their bandsand seats the day and year last above written Uncere Ligene K. Grotegyt (SEAL) Bette C. Grotegyt (SEAL) STATE OF COUNTY SS. BE IT REMEMBERED. That on this 23rd day of November A the before me, a Notary Public in the aforesaid County came Eugene K. Grotegut and Bette C. Grotegut, husband and wife 23rd day of November A. D. 19 66 in the aforesaid County and State to me personally known to be the same person  $\delta$  , who executed the foregoing instrument and duly acknowledged the execution of the same,  $\gamma$ IN WITNESS WHEREOF | have hereunto subscribed my name, and affixed my official seal on the day and year last above written 19 70 My Commission Expires March 10 Janice Cotner Notary Public <u>Janie Been</u> Register of Deeds Recorded November 23, 1966 at 2:26 P.M. 1