It is agreed between the parties her ments that may be levied or assessed aga pon said real estate insured for loss fr sarty of the second part, the loss, if any if the first part shall fail to pay such ta econd part may pay said taxes and insu- ear interest at the rate of 10% from This grant is intended as a mortgag incording to the terms of One February o the terms of said obligation, also to whether evidenced by note, book account the terms of the obligation thereof, and a charge any taxes with interest thereon as	eto that the part 128 of the inst said real estate when the sa om fire and extended coverage in , made payable to the party of t taxes when the same become due a rance, or either, and the amount the date of payment until fully e to secure the payment of the certain written obligation 19.67, and by its terms mad secure all future advances for a or otherwise, up to the original a lise to secure any sum or sums of herein provided, in the event tha	me become due and payable, and th such sum and by such insurance c ne second part to the extent of its i nd payable or to keep said premises so paid shall become a part of the epaid. um ofEight Hu for the payment of said sum of mon a payable to the party of the second ty purpose made to partigs of nount of this mortgage, with all inte money advanced by the said party of said part 1000 by the first part shall be not and homen addings addings.	he life of this indenture, pay all at they will ompany as shall be specified an interest. And in the event that indebtedness, secured by this in andred and no/100	keep the buildings and directed by the said part1CS. In the party of the ndenture, and shall DOLLARS day of a thereon according of the second part vances according to insurance or to dis- ed in the indenture.
tecure said written obligation, also all furcharge of said property and collect all recessary to keep said property in tenanissignment of rents shall continue in for shall in no manner prevent or retard par The failure of the second part to as time, and to insist upon and enforce strifes, and to insist upon and enforce strifes and part $125$ of the first provisions of said note hereby secured, advances, made to account or otherwise, up to the original and in this mortgage contained, and the If default be made in payment of se setate are not paid when the same beck to kept in as good repair as they are in the secure of the set of the set of the secure of the secure of the secure of the set of the set of the secure of the	ture advances hereunder, and her tis and income and apply the sai table condition, or other charges ce until the unpaid balance of s ty of the second part in collectic sert any of its right hereunder at att compliance with all the terms art shall cause to be paid to pan and under the terms and provis them amount of this mortgage, and an provisions of future obligations h uch obligations or any part there mow, or if waste is committed on	the authorize party of the second pa are on the payment of insurance pre- or payments provided for in this mo- id obligations is fully paid. It is a n of said sums by foreclosure or oth any time shall not be construed as and provisions in said obligations ar- ty of the second part, the entire a ons of any obligation hereafter incu- by party of extensions or renewals hereof and areby secured, then this conveyance s of or any obligations created thereby surance is not kept up, as provided said premises, then this conveyance said premises, then this conveyance	rt or its agent, at its option up nioms, taxes, assessments, repai- rigage or in the obligations he iso agreed that the taking of p erwise. a waiver of its right to assert t ad in this mortgage contained. mount due it hereunder and un irred by part 1.00 of the fi the second part whether evide shall comply with all of the pro- hall be void. ; or interest thereon, or if the herein, or if the buildings on is shall become absolute and the end hereame due and nearbhe	on default, covernents reby secured. This possession hereunder the same at a later nder the terms and list part for future enced by note, book wisions in said note taxes on said real said real estate ar whole sum remains of the
holder hereof, without notice, and it sha and all the improvements thereon in the sell the premises hereby granted, or any unpaid of principal and interest together sale, on demand, to the party of the firs It is agreed by the parties hereto if therefrom, shall extend and inure to, an unstate hereto.	all be lawful for the said party or manner provided by law and to part thereof. In the manner-press with the costs and charges incl st part. Part <u>108</u> of the first that the terms and provisions of d be obligatory upon the heirs, e <u>108</u> of the first part ha V	The second part, its successors an have a receiver appointed to collect ribed by law, and out of all moneys dent thereto, and the overplus, if an part shall pay party of the second i this indenture and each and every of recutors, administrators, personal rep hereunto set their han	b assigns, to take possession of the rents and benefits accruing arising from such sale to retary there be, shall be paid by the part any deficiency resulting from sligation therein contained, and resentatives, assigns and success	the sharp man and to in the amount the e party making such m such sale. all benefits accruin ors of the respectiv it above written.
ANSAS DOUCLAS	came Jesus Ma husband to me personally known acknowledged the execut	otary Public rtin del Campo and S and wife to be the same person s on of the same. e hereunto subscribed my name, and	everina Martin de who executed the foregloing in affixed my official seal on the icit atta	

121 **'2/**