with the appurtenances and all the estate, title and interest of the said parties, of the first part therein. And the seld part LOS ______ of the first part da ______ hereby covenant and agree that at the delivery hereof they all the leaful evene B of the premises above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of ell incumbrances, no exceptions

and that they, will warrant and defend the same against all parties making lawful cla

and mer. LAMY will warrent and defand the same sgainst all parties making leviful claim therato. It is agreed between the parties hereto that the part LES of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that they partill keep the buildings upon said real estate insured against said real estates when the same becomes due and payable, and that they partill keep the buildings upon said real estate insured against tead and payable to the part Y... of the second part the loss, if any made payable to the part Y... of the second part to the first part shall fail to pay such taxes when the same become due and insured against to the first part shall fail to pay such taxes when the same become due and insured against to the second part. The life is the second part the loss, if any made payable to the part Y... of the second part to the estent of the first part shall fail to pay such taxes when the same become due and insured against to be and the same the same become due and insured against to take pay and taxes when the same become due and insured against to take pay and the second part the indeptedness, accured by this indenture, and shall beer interest at he rate of 10% from the date of payment until fully repaid.

Ser all

that call part LES. Of the first part lated tail to pay the same as provided in this indemture. And this conveyance shall be void if such payments be made as berein specified, and the ubligation contained therein, folly discharged if default be made in such payments or any part thereof or any obligation constant therein, for it the taxes on said real setter are not paid when this some they are now, or if weats is committed on and paymone, then this conveyance shall be upon the suid paymone or any obligation constant therein, or if the taxes on said real setter are not paid when this some trade of each paymone, or if weats is committed on said premises, then this conveyance shall because abeliate and the whole sam remaining unpaid, and all of the obligations provided for in said written obligation, for the second of the shall be lawful for the said part Y of the second pay its and paymole at the option of the holder thereof, without notice, and it shall be lawful for the said part Y of the second pay its a gentra OT assigns _ to take the improvements and paymone therein or any paymone therein and and the whole same remaining unpays. All all the lawful for the said part Y of the second pay its agentra OT assigns _ to take paymone of the said premises and it shall be lawful for the said part Y of the second pay its and to have a receiver appointed to make the advected of all moneys arising therefrom such asks to restrict there and benefits each of all moneys arising therefrom such asks to restrict the said out of all moneys arising therefrom such asks to restrict the the taxes include thereto, and the overplue, if any there be, addition of the unpayed of principal and interest, together with the costs and charges includent thereto, and the overplue, if any there be, addition of the said of principal and interest, together with the costs and charges includent thereto.

shall be paid by the part Y ... making such sale, on demand, to the first part 18.0 . It is agreed by the part Y ... making such sale, on demand, to the first part 18.0 . It is agreed by the partice hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the here, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

In Wilness Whereof, the part 108 of the first part ha VC hereunto set the ir hand a and seal a the day and year

Lawrence E. Bodle (SEAL) Lawrence E. Bodle (SEAL) Lynne Bodle (SEAL) (SEAL)

STATE OF COUNTY S.B. Col BE IT REMEMBERED, That on this 22nd day of November A. D. 19 57 before me. s. Notacy Public in the aforesaid County and State, came Lawrence F. Fodle and Linnet Bodle SOTATE to me personally known to be the same person \mathbb{R}_{+-} who executed the foregoing instruction of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. December 23 19.67 Junie R. leaffur Laterie R. Cottey M. Netery Public

Recorded November 22, 1967 at 2:40 P.M.

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Gamie Beem Register of Deeds

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