T	FROM 2	SE RECORD 66	
			day of
	Harry Moore.		
	THIS INDENTURE, Made this 2nd day underd and Twenty four between day Eugene Strimple and Mabe	D. Strimple, his wife.	
0 P 	art. 168 of the first part, and	iglas and State of County	
w	he following described real estate situated and being in the County of.	DOLLARS, to them duly paid, t Grant, Bargain, Sell and Mortgage to the said part, yof the Douglas	he receipt of second part,
	The South East Quarter of Half of the South West Qua the following: Beginning a corner of said Block number thence South 50 fast : the	Block Eleven (11) and the South rier of Block Eleven (11) excepting t a point 310 feet South of the North Fast ed Eleven (11) thence running West 300 feet; mee East 300 feet; thence north 50 feet;	hu Do-h_650
			lige 2
			34
		r.	
	th the appurtenances and all the estate, title and interest of the said p And the said part. 108 of the first part do hereby covenant and ap (and indefauitle estate of likelying burgers there and else of all incombrances,	re that at the delivery hereof they are the lawful owner 8 of the premises above granted	no betwee bas
bua isga	that they will a screet and defend the same areinst all paying making layful claim the It is agreed between the parties berries that the part. 16 B . of the first part and last aid real entate, when the same becomes doe and payable, and that they	reto. Il at all times during the life of this indexture, pay all taxes or assessments that may be lev 11keep the buildings upon said real extate insured against fire and tornado in such su	m and by such
inter	rest. And in the event that said purt 108 of the first part shall full to pay such ta t y of the second part may pay said taxes and insurance, or either, and the am rate of 1977; from the date of payment null fully repaid. THIS GRANT is interded as a mortgage to everve the payment of the sum of	are when the same become due and payable and to keep said premises insured as herein pro ount so paid shall become a part of the indebtedness, socured by this indenture, and shall	rided, then the sear interest at
and sum.	Three Thousand and No/100 rding to the terms of One certain written obligation for the paymer 1 by	t of said sum of money, executed on the <u>2nd</u> day of June with all interest accruing thereon according to the terms of said obligation and also to see access or to dischars any taxes with interest thereon as herein provided. In the second that	ald part 108
ef th or ar unpa	te first part shall fail to pay the same as provided in this indenture. And this converyance shall be void if usic payment be made as berein specified, and it wolfightion created thereby, or interest thereon, or if the target on said real events the buildings on said real relate are not krytin as good repair as they are now, or if watter did, and all of the obligations provided for in said writter obligation, for the security of	se obligation contained therein fully discharged. If default be made in such payments or as not paid when the same bocone due and payable, or if the insurance is not kept up, as p is committed on said premies, then this conveyance shall become absulute and the whole which this inderture is given, table immediately matters and bocone due and payable at th	y part thereof ordidad herain, sum remaining exption of the
holde imprint in th	or hereof, without notice, and it shall be lacid for the said part. y of the scone vertexnet thereon is the manare provided by law and to have a recurser appointed to cold it manare preseriled by law and out of all moreyr axising from such ask to retain the ar plan. If any three by, shall be paid by the part. making used ask, on demand, It is agreed by the particle hereto that the terms and providens of this indersture as and be obligatory one, the heir, executes, administrators, percendant presentatives.	I part of the result and benefits accruing thereform; and to see the pression benefity resulted, or a count them unpuid of principal and latereti, repether with the cents and charge incident it to the form part. to be form part. of each and every obligation therein contained, and all benefits accruing thereform shall are signs and accessent of the respective particle bereto.	see and all the part thered, ereto, and the and and izure
	IN WITNESS WHEREOF, the part	a vehereunto settheirhand.#and sealthe da Eugene Strimple	y and year(SEAL)
		. Mabol Strimple	(SEAL)
Refuger Restrict - Andrew States - States	TE OF		(SEAL)
	JNTY OF	in the aforesaid County and State, came	wiss written
	L. S. to me personally known to be the same person the same. IN WITNESS WHEREOF, I have here above written.	S, who executed the foregoing instrument and duly acknowledged the e unto subscribed my name, and affixed my official seal on the day and	year last the say
	My Commission Expires on the25d		Public Don & Welling
& t Deed	I, the undersigned owner of the within mortgage, do hereby ackno is to enter the discharge of this mortgage of record. Dated this. I hoop shead -	RELEASE whethere the full payment of the debt secured thereby, and authorize the day of	Register of
	borp Seal.	All the 1 4/1 Automal 100	Owner.

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