

of the said parties of the first part therein.  
And the said parties of the first do  
hereby covenant and agree that at the  
delivery hereof they are the lawful owners  
of the premises above granted, and seized  
of a good and indefeasible estate of in-  
heritance therein, free and clear of  
all incumbrances.

This Grant is intended as a  
Mortgage to secure the payment of the  
sum of Four Thousand \$4000 as additional  
security on note dated Nov 27<sup>th</sup> /84. Five  
years after date according to the terms  
of one certain promissory note this  
day executed as above description and  
delivered by the said Joel S. and Pamelia  
A. Walker to the said party of the second  
part; and this conveyance shall be  
void if such payment be made as  
herein specified. But if default be made  
in such payment, or any part thereof,  
or interest thereon, or the taxes, or if  
the insurance is not kept up thereon,  
then this conveyance shall become  
absolute, and the whole shall become  
due and payable, and it shall be  
lawful for said party of the second  
part his executors, administrators and  
assigns, at any time thereafter, to sell  
the premises hereby granted, or any part  
thereof, in the manner prescribed by  
law, appraisement hereby waived or not  
at the option of the party of the second  
part his executors administrators or assigns;  
and out of all the moneys arising from  
such sales, to retain the amount then  
due for principal and interest, together  
with the costs and charges of making  
such sale, and the overplus, if any  
there be, shall be paid by the party  
making such sale, on demand to the said  
Joel S. and Pamelia A. Walker heirs and  
assigns.