Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder.

with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein.

es above granted, and selzed of a good and indefessible estate of inheritance therein, free and clear of all incumbra

and that that, will warrant and defend the same against all pacties making lawful claim therei

It is agreed between the parties hereto that the part 188.... of the first part shall at all times during the life of this inde ture, pay all taxe

THIS GRANT is intended as a morigage to secure the payment of the sum of Sixty-Six Hundred and No/100.

.... DOLLARS ing to the terms of A certain written obligation for the payr October 1954, and by 1: with all interest accruing thereon according to the terms of said obligations Sth ent of said sum of money, executed on the

1954 and by 1258 terms made payable to the part J of the second ing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the of the se id perty id part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in ting of the first pert shell fall to pay the said ne as provided in this inde

And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on asid real are sen not said when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said a such are not kept in as good repet as they are now, or if waste is committed on said premises, then this conveyance shall become absolve a stable are not kept in as good repet as they are now, or if waste is committed on said premises, then this conveyance shall become absolve a stable are not kept in as good repet as they are now, or if waste is committed on said premises, then this conveyance shall become absolve a stable are not kept in a good repet as they are now, or if waste is committed or and premises, then this conveyance shall become absolve a stable are not kept in a good repet as they are now, or if waste is committed or and premises, then this conveyance shall become absolve a stable are not kept in a good repet as they are now, or if waste is committed on said premises, then this conveyance shall become absolve a stable are not kept in a good repet as they are now, or if waste is committed on said premises, then this conveyance shall be a stable are now or the holder hereof, without notice, and it shall be lawful for

chell be paid by the perty_______ method and instant organism win the costs and charges incleant therein, and the overplus, if a "I is agreed by the perties hereto that the terms and provides of this indenture and sech and every obligation therein conta benefits accuring theoretions, shall extend and inverse, and be obligatory upon the here, executors, administrators, personal re sensibilits and second of the respective perties hereto. In Measure Wheread, the pert 188_____ of the first pert he Y9__ hereunto set______their_____hand S____ and seel.S_____ the d here above writing. ined, and all

ed the the

Do and a. Beck

(SEAL)

(SEAL) (SEAL)

BAN OF MERSES COUNTY, va October 0 154 Claude H Public OFRING EtKel L Henson and Hens his wite NOTARL on to be the same part . nt and duly DUBLIC my official seal W. I have here ten ber 18, 158 torema ry Publi

Darold a. Buck By Marie halson