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

1.1.1.14

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1.00

And the said part 185 of the first part do ..... hereby covenant and agree that at the delivery hereof they are the lawful o of the premises above granted, and selzed of a good and indefessible estate of inheritance therein, free and clear of all incumbrances

Se.

and that they will warrant and defend the same against all parties making lawful da agreed between the parties hereto that the part 2.85 of the first part shall at all times dori

and assessments that may be levied or assessed spaint said real esters when the same becomes due and payable, and that  $\frac{1}{100}$  will 12. A sessments that may be levied or assessed spaint said real esters when the same becomes due and payable, and that  $\frac{1}{100}$  will 12. A sessments that may be levied or assessed spaint said real esters when the same becomes due and payable, and that  $\frac{1}{100}$  will 12. Interest, And in the sum that said part 12.50 of the first part shall as the to the part 12.50. If the second part to the second

THIS GRANT is intended as a mortgape to secure the payment of the sum of Four Thousand Nine Hundred and

This GRANT I Interded at a monopole to second a particular to a second a se

According to the terms of the second said part 185 of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 185 .... of the first part shall fail to pay the same as pro

That said part Alex. Of the two pert shart ten to pay the same as provides in the relations. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any payment pertops or any obligation created thereby, or inferent thereon, or if the taxes on said real real estate are not keep in but good repairs at they are how or if wasts is committed thereby, or inferent therein, or if the buildings on said real estate are not keep in good repairs at they are how or if wasts is committed there obligation, for the such you which this inference able with the insurance is and and the whole sum remaining unpaid, and all of the obligations provided for in taid writen obligation, for the security of which this inference is given; shall immediately meture and become due and payable at the option of the holder hered, without notice, and is shall be lawful for

to take part 185 of the second part to take possession of the said premises and all the improve ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefore, and the sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arting from such sale to real in the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be shall be paid by the part 185 making such sale, on demand, to the first part 185-

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all assigns and successors of the respective parties hereto. In Witness Whereof, the part 185 of the first part he VR bereunto set

their

Efner & Lindelling & Lindell Dertha Jean X malent (SEAU) Bertha Jean X malent (SEAU) Bertha Jean 15EAU (SEAL)

DOUGLAS	SS.
CONTARL COSLIC	BE IT REMEMBERED, That on this 2 day of July A. D. 19.57 before me. a Notary Public in the aforesaid County and State came Elmer E. Lindell and Bertha Jean Lindell, his wife,
	to me personally known to be the same person S, who executed the foregoing instrument and dub achrowledged the execution of the same. IN WITNESS WHEREOF, I have percepto subscribed my name, and effixed my perficiel seal on the day an year last above writes above.
My Commission Expires Septemb	

Harold a. Reck