with the appurtenances and all the estate, title and interest of the said parta we of the first part therein. and that " will warrant and defend the same against all parties making lawful claim thereto, in the parties hereto that the part is of the first part shall at all times during the life of this inde re, pay all taxes And assessments that may be levied or exceed Applies said real extete when he same becomes due and payable, and that see the buildings upon said real extent involved episions five and termado in such sumi and by buil insurance company as shall be specified and exceed by the part of the second part. The loss, if any made payable to the part of the second part to the assess matched by the part of the second part. If the first part shall fail to pay such taxes when the same become due and payable or to keep id premised issued as herein provided, than the part of the second part may pay said taxes and jeuvrance, or either, and, the environ paid shall become a pert of the indettembers, second by the indetruct, and thall beer interest at the rate of DOs, from the date of Doy. Thus GRANT is "intended as a mointgage to secure the payment of the sum of DOLLARS n obligation for the payment of said sum of money, executed on the of the first part shall fail to pay the same as provided in this indi And this conveyance shall be void if such payments be finded as herein spectrude in this presenter. And this conveyance shall be void if such payments be finded as herein specified, and this obligation or default be made in such payments or any part thereof or any obligation created thereby or interest, there has not not pay when the same become due and payable, or if the interates is not hapt up, as provided f all estate are not kept is a pool repair as they are now, or if wate is convinted on said vertime obligation, for it d the whole sum remetianty model, and all of the abligations provided for in said writter obligation, for it given, that interestant models and beyong due and payable at the colline of the fullet hereof, without In green with the second part of It is apreed by the partier hereto that the terms and provisions of this indenture and each and every obligation therein contained, and ell terits accuring therefrom, shall extend and inver to, and be obligatory upon the heirs, executors, administrators, personal pepresentatives, gras and successors of the respective parties hereto. Witness Whereof, the part of the first part he .x nto set _____ hand ____ and seal ____ the day and ye CA Hargadine (SEAU Comme to Hargadine (SEAU (SEAL) (SEAL) Kanangan kanangan kalamangan kanangan kanangan kanangan kanangan kanangan kanangan kanangan kanangan kanangan k COUNTY. 1. Start BE IT REMEN A. D. 19 came" Ta Pa Parta to me personally known to be the same person ... who exe acknowledged the execution of the same. 1 JEAN tary Public Harold a. Beck Register of Deeds By Janue Beem, Deputy

.

The at