with the appurtenances and all the estate, title and interest of the said part of the first part therein. And the said part 105 of the first part do beretry covenant and agree that at the delivery hereof they are the lawful owner

one me shows granted and second of a good and indefessible entaits of obscittance therein, free and clear of all incumbrances, -no exceptions-

and that $t_{\rm DBY}$ will warrant and defend the same against all parties making lawful claim therein

tes hereto that the perilon of the first part shall at all times during the life of this indenture, pay all taxes wasn the par In the part of the provided, then the performance of the performance of the trend part thell at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that <u>they will</u> except the building upon said real estate incurved against fire end ternado in such sum and by such insurance company as hall be appecified and increated by the part ______ of the accord part that loss if any, made payable to the part ______ of the accord part to the extent of 125 and the part ______ of the first part that fail to pay such taxes when the same become due and haverace, or either, and the amount on paid shall become a part of the indeptedness, secured by this indenture, and shall been interest at the rate of 10% from the date of payment mill fully repid.

Dits GRANT is intended as a mortgage to secure the payment of the sum of . One Thousand Four Hundred Fifty and

 $\frac{1}{100}$ conding to the terms of OTM, certain written obligation for the payment of sold sum of money, executed on the 13th
y of October 10.01, and by 118 terms made payable to the pert Z of the second
rt, with all interest accruing thereon according to the terms of sold obligation and also to secure any sum of money advanced by the

It is agreed by the periles hereto that the terms and provisions of this indenture and each and every obligation therein conteined, and all benefits accounts (therefrom, shall extend and incre to, and be obligatory upon the heirs, executors, administrators, personal representatives, sugns and successors of the respective peries hereto.

In Winness Wheread, the part 100 of the first part ha VC hareunto set their heads and seed the day and yes

House the Ronald L. Young .7 (SEAL) (SEAL) (SEAL) Phyllis J. Young (SEAL)

na ana amin'ny soratra amin'ny tanàna amin'ny tanàna dia mampiasa amin'ny tanàna amin'ny tanàna amin'ny tanàna STATE OF KREEAS COUNTY. to me personally known to be the same person $\tilde{\sigma}_{\rm c}$ who executed the foregoing instrument and dischowledged the execution of the same. 00100 WHEREOF, I have hereunto subscrib 623 ne, and affixed my official seal on the day Expires 31at - 19 66 Neithern Hickory Public

Recorded October 15, 1964 at 2:17 P. M.

Hotola U. Kock Register of Deeds