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a triagent

and the second

with the appurtenances and all the estate, title and interest of the said part 100 of the first part therein. And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner

of the premises above granted, and setzed of a good and indefeasible enter of inheritance therein, free and clear of all incumber NO EXCEPTIONS

and that they will warrant and defend the same against all parties making lawful claim thereto.

and ther GDQY, will versus and defend the same against all parties making lawful daim thereto. It is agreed between the parties hereto that the part  $1.03^{\circ}$  of the first pert shall as all times during the life of this indentive, pay all taxes and assessment that may be levied or assessed against all relates to them the same becomes due and psychia, and these  $1.00^{\circ}$  WIII targs the buildings upon said real estates insured against all relates during the life of this indentive. Pay all taxes discred by the pert M of the second part, the lass, if any, made paysible to the part M. Of the second part is the lass of the life of the same become due and psychic hourses, or entire different interest. And in the event thet said part\_GED of the first part shall fail to pay such taxes when the same become due and psychic or to keep all premises invert shall be provided, then the part M of the second part or pay reald taxes and hourses, or entire, and the emount to paid shall become as part of the indebtedness, second by this indenture, pays taid taxes and hourses, or entire, and the emount to paid shall become as part of the indebtedness, second by this indenture, and shall become at the rate of 10% from the date of payment of the location.

THIS GRANT is breanded as a mortgage to secure the payment of the sum of Five Thousand and no/100---

rding to the terms of ODD certain written obligation for the payment of said sum of money, executed on the 2100 of the second of October 19.00 , and by 10.9 terms made payable to the part F of the second written all interest according therean according to the terms of said obligation and also to secure any sum or sums of money advenced by the 

It is lagreed by the parties herete that the terms and provisions of this indenture and each and every obligation therein contained, and ell bengfils account thereform, shall extend and incre to, and be obligatory upon the heirs, executors, administrators, personal representatives, anigns, and successors of the respective persists hereto.

In Witness Whiveof, the part 105 of the first part ha VC hereunto set their hand S and seel S the day and year

Bennie A. Hughes Kinghia (SEAU Mary Kathryni Highes (SEAU Hary Kathryni Highes (SEAU Hary Jathryn Huches (SEAU

STATE OF Kanaga	
Douglas	COUNTY
1000	* BE IT REMEMBERED, That on this 2180 day of October A. D. 19 fill before me. a Notary Public in the aforesaid County and Sure.
1012012	came Eennie A. Hughes and Mary Kathryn Hughes, his wife,
Q A TANK	to me personally known to be the same person who executed the foregoing instrument and duly
DUBLIC T	acknowledged the execution of the same.

Harold a. Beck

he Ventyte