with the appurtenances and all the estate, title and interest of the said part ies of the first part therein. And the seld part 103 of the first part do hereby covenant and agree that at the delivery hereof They are he lawful owner of the premises above granted, and setted of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, . No Exceptions

and that will warrant and defend the same against all parties making lawful claim thereto. eto that the part of the first part shall at all times during the life of this indenture, pay all teas and assessments that may be levied or answerd against sold real eater when the same becomes due and payable, and that They will are the buildings upper sold real estate lowerd against five and transformed in such your due to a gravity with the specified and the second part. The second part the base is any made payable to the part of the second part the base of the second part that ball the part of the second part that ball the specified and the second part of the second part that ball the part of the second part ball that ball the second part that ball the part of the second part ball that ball the second part that ball the second part that ball the second part may ball the second part that ball the second part may ball the second part that ball the second part may ball the second part that ball the second part may ball the second part the second part that ball the second part may ball the second part the second part the second part may ball the second part may ball the second part that ball the second part may ball the second part the

THIS GRANT is intended as a montgage to secure the payment of the sum of TWE IVE Thousand Bird No/100----1 -DOLLARS.

terms of DDB certain written obligation 10^{-11} . The second second second by 1.52 . The means made payable to the part J' of the second second second by the terms of seld obligation and also to secure any sum or sums of money advanced by the of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided in the eve of the first part shall fall to pay the same as provided in this indenture.

And this encourages theil be void if such payments be made as berein specified, and the obligation contained therein fully discharged, default his made in such payments or any part forced or any obligation created hereiny, or offset thesen, or if the taskes on said set are not paid when the same became due and payells or if the frastree's fart large up, as provided herein, or if the paidings on unit if where are not paid when the same became due and payells or if the frastree's fart large up, as provided hereins, or if the paidings on unit if each are not help in a good repaid and the single the same provided for is and versus models became shall became shall became shall be and shall do not be an or meaning unpuid, and all of the adigotters provided for is and versus obligation. for the security of which this inductor given, shall immediately mature and become, due and payelle at the options of the holder hereof, without notes, and it shall be lawed for the said per T of the second per (M_{2}, B) with papers at an operator in many means which makes and it shall be larged to meet therein in the resonar provided by law and have a receive appointed to called the rent and benefits accruige therefore, and it tell the previous haven't granted, at any per thereof. In the meaner prescribed by law, and but of all more arising from such each a relation the amount then upper there of larged to perform and the meaner prescribed by law, and but of all more arising from such each arises relation the amount then upper the order larged to perform and there with the comes and there is not the there and the overpace that the means the order the order the order larged to perform and there are a set of the set of the order there are and the overpace.

be peid by the part ${\mathcal T}_{-}$ making such sale, on demend, to the first part $\frac{163}{2}$

It is agreed by the patient hareto that the nerry and provisions of this indenture and each and every obligation therein exhibiting, and all benefits account therefore, shall extend and insta to, and be obligatory upon the heirs, executors, administrators, personal representatives, suggest and successors of the respective periods hereins.

In Wilmans Whereoff, the part $1^{\mu_{B}}$ of the first part ha $^{\eta_{B}}$ hereonto set $^{\eta_{B}}hard ^{\eta_{B}}$ hand $^{\eta_{B}}$ and real $^{\eta_{B}}$ the day and year last above written.

(SEAL) Andla May and (SEAL) THE REPORT OF THE REPORT Dogglas ' COUNTY, day of April A. D. 19 SE IT REMEMBERED, That on this before me, a Rotary Fullio in the storesaid County and Store cama Raymond B. Ley and Ardilla May Lew, Husbard and Alfoto me parametry known to be the same perion \mathbb{R}_{-} who executed the foregoing instrument and duly achievenergied the execution of the same. IN WITNESS WHEREOF, 1 have bereunto subscrib-year last above written. affixed my official seal on the day a Jern Sarensen My commission Expres October 31 1965 Man

(SEAL)

CH LER (SEAU)