	le and interest of the said part y of the first part ther	rein.
And the said part y of the first part docs here	by covenant and agree that at the delivery hereof it. is the lawful	owner
of the premises above granted, and seized of a good and inc	lefeasible estate of inheritance therein, free and clear of all incumbrances,	
	will warrant and defend the same against all parties making lawful claim	thereto
	of the first part shall at all times during the life of this indenture, pay	14
keep the buildings upon said real estate insured against fire directed by the part. — of the second part, the loss, if an interest. And in the event that said part. <u>V</u> . — of the first p said premises insured as herein provided, then the part. <u>V</u> .	real estate when the same becomes due and payable, and that it will and tornado in such sum and by such insurance company as shall be spe ty, made payable to the part. $Y$ of the second part to the extent of, art shall fail to pay such taxes when the same become due and payable of the second part may pay said taxes and insurance, or either, and it this, indenture, and shall bear interest at the rate of 10% from the date of $Y^{abs} \in \mathbb{C}$	or to keep the amount
THIS GRANT is intended as a mortgage to secure the pay	ment of the sum of	
Twenty six thousand and no/100-		DOLLARS,
day of November 19 70 part, with all interest accruing thereon according to the term	for the payment of said sum of money, executed on the $12  \text{th}$ and by $1  \text{ts}$ terms made payable to the part Y. of s of said obligation and also to secure any sum or sums of money advance	the second aced by the
	ice or to discharge any taxes with interest thereon as herein provided, in	n the event
that said part. Y of the first part shall fail to pay the And this conveyance shall be void if such payments be	made as herein specified, and the obligation contained therein fully	discharged.
If default be brade in such payments or any part thereof of estate are not paid when the same become due enginesked, real estate are not kept in as good repair as they are now, and the whole sum remaining unbaid, and all of the oblig	r any obligation created thereby, or interest thereon, or if the taxes or or if the insurance is not kept up, as provided herein, or if the buildin or if waste is committed on said premises, then this conveyance shall be on ations provided for in said written obligation, for the security of which this yable at the option of the holder hereof, without notice, and it shall be	n said real ngs on said me absolute is indenture
ments thereon in the manner provided by law and to have a sell the premises hereby granted, or any part thereof, in	to take possession of the said premises and all the s receiver appointed to collect the rents and benefits actruing therefrom the manner prescribed by law, and out of all moneys arising from s ther with the costs and charges incident thereto, and the overplus, if any	m; and to such sale to
shall be paid by the part $y_{\ldots}$ making such sale, on dem	and the second	
harafter secondary sharefrom shall extend and journ to an	provisions of this indenture and each and every obligation therein contain d be obligatory upon the heirs, executors, administrators, personal repu	ned, and all presentatives
assigns and successor of the respective parties hereto.	a 5 hereunto set its hand 5 and seal the day	
AL	By: Robert & Elfer : .	(SEAL)
II 1 4	By: Kong A data	(SEAL)
(W : +	By: Michael L. Jamison	(SEAL
14		
SJAN . O	Michael L. Jamison	
S3M . O	Michael L. Jamison	(SEAL
S3M		(SEAL
S.J.M		(SEAL
STATE OF		(SEAL
	COUNTY, SS.	(SEAL
BE IT REMEMBERED, That on this	COUNTY, SS. day of COUNTY	(SEAL
BE IT REMEMBERED, That on this before me, the undersigned, aOURTY	COUNTY, SS. day of overneer in and for the County and State :	(SEAL
BE IT REMEMBERED, That on this before me, the undersigned, a <u>OUATY</u> name <u>COMP</u> <sup>*</sup> J. <u>Iden</u> , pr	COUNTY, SS. day of Covember in and for the County and State a resident of Legiterra Tomes Duilders, Inc.	(SEAL
BE IT REMEMBERED, That on this before me, the undersigned, a <u>open</u> , pr name <u>constant</u> , pr , a con	COUNTY, SS. day of commercial in and for the County and State a resident of contractione Duilders, inc. poration duly organized, incorporated and existing u	(SEAL
BE IT REMEMBERED, That on this before me, the undersigned, a <u>open</u> , pr name <u>constant</u> , pr , a con	COUNTY, SS. day of Covember in and for the County and State a resident of Legiterra Tomes Duilders, Inc.	(SEAL 1971) 197 aforesa
BE IT REMEMBERED, That on this before me, the undersigned, a <u>OUAT</u> , came <u>OUAT</u> , pr , a con by virtue of the laws of <u>OUAT</u> Secretary of said corporation, who are person the interfue be the persons who executed of said corporation, and such persons duly ac	COUNTY, SS. day of overneer in and for the County and State a resident of incorporated and existing u , and incorporated and u , and and an	(SEAL 19 aforesai under ar personal on beha
BE IT REMEMBERED, That on this before me, the undersigned, a <u>other</u> , pr name <u>other</u> , pr , a con by virtue of the laws of <u>secondary</u> , of said corporation, who are persons convention interface be the persons who executed by secondary of said corporation, and such persons duly as	COUNTY, SS. day of overneer in and for the County and State a resident of incorporated and existing u , and incorporated and u , and and an	(SEAL 19 <sup>7</sup> aforesa inder a personal on beh

Recorded November 13, 1970 at 3:06 P. M.

RELEASE Janue Been

Register of Deeds

E.

