with the appurtenances and all the estate, title and interest of the said parties of the first part therein

And the said part 103 of the first part do hereby covenant and agree that at the delivery hereof the <math>y ave the lawful of this above granted and serve

12/3/65 in book 142 pt . 346-347; One mortgage the mortgage filed 3/17771 in book 159 page 460-and that they will warrant and defend the same against all parties making lawful d erect that the part les of the first part shall at all times during the Dfe of this indenture

i folly repaid. THIS GRANT is intended as a mologage to secure Ten Thous and and no/100

And this conveyance shall be void if such payments be made as herein spe-If default be made in such payments or any part therefor any obligation cre-ertate are not paid when the same become due and payable, or, if the insurance real estate are not kept in as good repart at they are now, or if waste is comm and the whole sum renaining unpaid, and all of the obligations provided for it is given, shall immediately mature and become due and payable at the option

the said party of the second part Lts agents or adslighter and the minimum second party of the second part Lts agents or <math>adslighter takes the same second appointed to collect will the partice hereby graited or any part thereof, in the manner prescribed by lateration the amount then unpaid of principal and interest, together with the costs and charge shall be paid by the part <math display="inline">y making such sale, on demand, to the first part Les. and all the improve-3 therefrom; and to ing from such sale to olus, if any there be,

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all energies accruing therefron, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, stigns and successors of the respective parties hereto.

In Witness Whereof, the part LOS of the first part ha VC hereunto set their ' hand S and seal S the day and year last above written.

S. Tuthon M. Manne	(SEAL)
S. Anthon McManness	(SEAL)
Came & DE Manuese	(SEAL)
Erma G. McManness	(SEAL)

STATE OF \$ 55. Douglas COUNTY

UB IT REMEMBERED, Thei on this 30th day of July A. D., 1971 hotary public in the storesaid County and State, same husband and wife

to me personally known to be the same person  $\mathbb{R}$  , who unaccuted the foregracknowledged the execution of the same,

IN WITNESS WHEREOF, I have hereunto subscribed r year last above written. October 31 1971

<u>Jern Sorensen</u> Fern Sorensen Notary Public

Recorded August 3, 1971 at 2:35 P.M.

Tames (Beem Register of Deeds