800K 746: PAGE 345

judgment may be to the best interest of the trust estate; to sell and resell all—or any part—of the land herein conveyed in such manner and upon such terms as they may deem advisable, to exchange, trade and sell any property taken in exchange or trade, and to execute and make proper deeds therefor and without any obligation upon the purchaser or purchasers to see to the application of the purchase price; to make, execute and deliver leases on all or any part of the property herein conveyed on such terms and conditions as:they may deem advisable, regardless of whether or not such leases may extend beyond the actual duration of the trust.

And we do hereby bind ourselves and our Heirs, Executors and administrators to warrant and forever defend all and singular the said Premises unto the said LOWELL HOUSTON TANKERSLEY and ROY C. McCALL, JR., as Trustees for Laurie Farr Moseley, et al., under a trust agreement dated September 17, 1963, their successors and assigns, against us and our Heirs and against every person whomsoever lawfully claiming or to claim the same or any part thereof.

WITNESS our hands and seals this 25th day of

in the year of our Lord one thousand nine

hundred and <u>sixty three</u> in the one hundred and <u>eighty-eighth</u>
year of the Independence of the United States of America.
Signed, sealed and delivered in the presence of
The Colonet Co 10 1
Molein M Pace } Eva L. Hudson
Collisation) 2/ / 1/
C-E. Beck Homer C. Hudson
Conclus Burger Gentile Fl. Sines Lucille Fl. Jones
Carolin Burgess Ray O Shidson
Patrik c. 3 and Kof O. Hudson
Carolyn Burgers
Park c. Sout Perry A. Audson

Continued on next page