The foregoing was filed for record at 10 A. M. July 11, 1935 at the request of Howard Lyng.

Thos Collice
District Recorder.

WARRANTY DEED.

THIS INDENTURE, made this 1st day of July, 1935, by and between Charles Marino, single of Matanuska, Alaska, the party of the first part, and Alaska Rural Rehabilitation Corporation, of Alaska, the party of the second part.

WITNESSETH: that the party of the first part for and in consideration of the sum of Five Dollars (\$5.00) per acre, to wit: the sum of Eight Hundred Dollars (\$800.00) lawful money of the United States of America, to him in hand paid by the party of the second part the receipt whereof is hereby acknowledged, does by these presents grant, bargain, sell, convey, confirm and warrant thato the said party of the second part and to their successors and assigns that certain real estate located and being in the Third Division, Territory of Alaska, and more particularly described as follows, to-wit:

The southeast quarter (SE_{4}^{2}) of Section sexteen (16) of the Township seventeen north (17N) of Range one (1) east of the Seward Meridian, Alaska.

TOGETHER with all and singular tenements, heriditaments and appartenances thereto belonging or in any wise appertaining and rents, issues and profits thereof.

TO HAVE AND TO HOLD, all and singular the said premises together with the appurtenances unto the said party of the second part and to their successors and assigns forever. And the said party of the first part, for himself and his heirs, executors, and administrators, does hereby covenant and agree to and with the said party of the second part, their successors and assigns that he has not made, done, committed, executed or suffered any act or acts, thing or things whatsoever, whereby or by means whereof the said premises of any part or parcel thereof now or at any time hereafter shall, or may, be impeached, charged, or encumbered in any manner whatsoever,

IN WITNESS WHEREOF, the party of the first part has hereunto set his hand and seal this day and year first above written.

and bot his hand and bodi this day a	iid your rirbo d	3010 11110
	Chas Marino	(SEAL)
Signed, Sealed and Delivered in the Presence of:	en maganismo in maganismo de mag T	(SEAL)
Howard Lyng		
JNITED STATES OF AMERICA)		

TERRITORY OF ALASKA

THIS IS TO CERTIFY, that on this lst day of July, 1935, before me the undersigned a Notary Public in and for the Territory of Alaska, duly commissioned and sworn personally Charles Marino, single, of Matanuska-Alaska to me known to be the identical person described in and who executed the foregoing instrument and he acknowledged to me that he signed and sealed the same as his free and voluntary act and deed for the uses and purposes stated therein.

. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Notarial Seal this day and year first above written.

(SEAL)

C. C. BRIX
Notary Public in and for the
Territory of Alaska
My term expires Apr. 29-1939

The foregoing was filed for record at 10 A. M. July 11, 1935 at the request of Howard Lyng.

District Recorder.

WARRANTY DEED.

THIS INDENTURE, made this 5th day of July, 1935, by and between John J. Bugge, a single man, of Warton, Alaska, the party of the first part, and Alaska Rural Rehabilitation Corporation, of Alaska, the party of the second part.

WITNESSETH: That the party of the first part for and in consideration of the sum of Twelve Hundred Fifty Dollars, (\$1250.00) lawful money of the United States of America, to him in hand paid by the party of the second part the receipt whereof is hereby acknowledged, does by these presents grant, bargain, sell, convey, confirm and warrant unto the said party of the second part and to their successors and assigns that certain real estate located and being in the Third Division, Territory of Alaska, and more particularly described as follows, to-wit:

The northeast quarter (NE $\frac{1}{4}$) of Section thirty-two (32) of the Township eighteen north (18N) of Range two (2) east of the Seward Meridian, Alaska.

TOGETHER with all and singular tenements, heriditaments and appurtenances thereto belonging, or in any wise appertaining and rents, issues and profits thereof. It being agreed that the party of the second part shall move the fence to the line.

TO HAVE AND TO HOLD, all and singular the said premises together with the appurtenances unto the said party of the second part and to their successors and assigns forever. And the said party of the first part, for himself and his heirs, executors, and administrators, does hereby covenant and agree to and with the said party of the second part, their successors and assigns that he has not make, done, committed, executed or suffered any act or acts, thing or things whatsoever, whereby or by means whereof the said premises or any part or parcel thereof now or at any time hereafter shall, or may, be impeached,