## MORTGAGE RECORD 91

Conservation of the second

0

D

ſ

0

Reg. No. 4067

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>6</u> day of
	то	By
	THIS INDENTURE, Made this 26th day of Jaru	ary, in the year of our Lord, one thousand nine
0	hundred and <u>forty-five</u> between Clifford F. Anderson and Violot Eadene Anderson, his wife	
		glas and State of Kausas
	parties of the first part, and is first part, in consi WITNESSETH, That the said parties of the first part, in consi	part
	TWO THOUSAND and NO/00	
	The East 86	acres of the
	Northwest Q	vartor of
	Section 20, Township 14, Hange 20, East	
	of the Sixth Principal Meridian	
	containing SG2 acres according to the	
-0	Government Survey, more or loss	
	and seized of a good and indefeasible estate of inheritance therein, free and clear of all	at the delivery hereof ERGY ATCthe lawful owner.S of the premises above granted, I incumbrance
	And the said part_ES of the first part do= hereby covenant and agree that and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawful clair It is agreed between the parties hereto that the part_ES of the first part shall or asseed against all real estate when the same becomes due and payable, and that Li such sum and by such insurance company as shall be specified and directed by the part_E extent of	at the delivery hereof Ling. Are the lawful owner. I of the premises above granted, in hereno. It as all incerd ouring the life of this indenture, pay all taxes or assessments that may be levied hay will here the buildings upon said real estate insured against fire and ternado in CLof the second part, the loss, if any, made payable to the part. of the second part to the fail to pay such taxes here had premises insured surgner, or either, and the amount so paid shall echome a part of the indebtedness, secured by mill fully replay. DILLARS, fails up of more, were some the cond our to paid shall echome a part of the indebtedness, secured by mill fully replay. DILLARS, fails up of more, were some on the <u>25th</u> day of <u>January</u> DOLLARS.
	And the said partLES_ of the fors part do=hereby correnant and agree that and seized of a good and inderfeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same segains all parties making lawful chain in that they will warrant and defend the same segains all parties making lawful chain in that they will warrant and defend the same segains all parties making lawful chain in the agreed segimts all creates them the same theorem due and payable, and that.If and that they will warrant and market the same theorem due and payable, and that.If and not and by such insurance company as shall be specified and directed by the part.if cortin 0.1515interest. And in the errent that said partCl of the forst part shall this indenture, and shall bear interest at the rate of 1005 from the date of payment the this indenture, and shall bear interest at the rate of 1005 from the date of payment in this indenture, and shall bear interest at the rate of 1005 from the date of payment in this indenture, and shall bear interest at the rate of 1005 from the date of payment in this indenture, and shall be in interest in NO/CO =	at the delivery hereof Ling. Area the lawfal owner.d of the premises above granted, linembrane
	And the said partLES_ of the fors part do=hereby correnant and agree that and seized of a good and inderfeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same segains all parties making lawful chain in that they will warrant and defend the same segains all parties making lawful chain in that they will warrant and defend the same segains all parties making lawful chain in the agreed segimts all creates them the same theorem due and payable, and that.If and that they will warrant and market the same theorem due and payable, and that.If and not and by such insurance company as shall be specified and directed by the part.if cortin 0.1515interest. And in the errent that said partCl of the forst part shall this indenture, and shall bear interest at the rate of 1005 from the date of payment the this indenture, and shall bear interest at the rate of 1005 from the date of payment in this indenture, and shall bear interest at the rate of 1005 from the date of payment in this indenture, and shall bear interest at the rate of 1005 from the date of payment in this indenture, and shall be in interest in NO/CO =	at the delivery hereof_Diny
	And the said partleS the for part de= hereby correnant and agree that and seized of a good and inderfeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawful chain is a spreed between the parties hereto that the partleS of the fors part shall or awared against all real estate when the same Leonard due and payable, and that.Fi estate and a state and the term the same leonard due and payable, and that.Fi estate of	at the delivery hereof Lifety. Are the lawfal owner.d of the premises above granted, in lacembrane
	And the said partleS the for part de= hereby correnant and agree that and seized of a good and inderfeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawful chain is a spreed between the parties hereto that the partleS of the fors part shall or awared against all real estate when the same Leonard due and payable, and that.Fi estate and a state and the term the same leonard due and payable, and that.Fi estate of	at the delivery hereof_Lindy_Arm the lawful owner.d of the premises above granted, in thereman. In thereman, In the analysis of the loss, if any, made payable to the party of the second part, the loss, if any, made payable to the party of the second part, the loss, if any, made payable to the party of the second part to the fail to pay used taxes when the same become due and payable and to here paid premises insured by mill thily repaid. The second part, the amount so paid shall echome a part of the industredness, secured by mill thily repaid. The second part to the control of and objection and also be a set of the second part to the fail to pay used thereon according to the terms of said objection and also to secure any run suprance, or either, and the amount so paid shall become a part of the industredness, secured by in the second part, the amount so paid shall become a part of the industredness, secured by a second repair to be terms of said objection and also to secure any run suprance, or either, and the amount so paid shall become a part of the industred by a so ded repair a betty are now; of if ware is committed on a said begins and shall be career any run and read eriting the run become fould when the same become due and payable or if the insurance is a so ded repair a betty are now; of if ware is committed on a said begins in the compared beau so ded repairs and the therein the origin of the terms when the insurance is a so ded repair is the run of the said party
	And the said part_ES of the for part de= hereby correnant and agree that and seized of a good and inderfeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same segimt all parties making lawful claim reactions of agints all real estate when the same Legend as the part_ES of the fors part shall or asserted sagints all real estate when the same Legend as directed by the part fail and that they will warrant and defend the same segimt all parties making lawful claim reactions and by such insurance company as shall be specified and directed by the part_Legend terms of	at the delivery hereof Lifety. Are the lawfal owner.d of the premises above granted, in lacembrane
	And the said part_ES of the fors part de= hereby correnant and agree that and seized of a good and inderfeasible estate of inherinance therein, free and clear of all inditiant that they will warrant and defend the same against all parties making lawful chain in the agreed between the parties hereto that the part_ES of the fors part shall or awarend against all real estate when the same beginst all parties making lawful chain and that they will warrant and defend the same against all parties making lawful chain is a predict against all real estate when the same beginst due and parkable, and that.Fi exists and any such insurance company as shall be specified and directed by the part_Li exists and the same beginst due and parkable, and that.Fi and the shall be part of the second part may part shall be the form particle. The same the rate of 1005 from the date of payment of and by	at the delivery hereof_Elicy_Armhe lawfal owner.d of the premises above granted, I incombrate
	And the said part_ESof the fors part de=hereby correnant and agree that and that they will warrant and defend the same segment all parties making lawful chain It is agreed between the parties hereto that the part_ES of the fors part shall    It is agreed between the parties hereto that the part_ES of the fors part shall  or assessed signing tail real entits when the same beginned all entits of the fors part shall    or assessed signing tail real entits when the same beginned all entits of the fors part shall  or assessed agries tail real entits when the same theread due and parkable, and that_L    erents of	at the delivery hereof_Endy_Armhe having owner.d of the premises above granted, in neutrance
	And the said part_ES the for part de= hereby correnant and agree that and seized of a good and indefeasible estate of inheritance therein, free and clear of all inditiat they will warrant and defend the same seginst all parties making lawful claim or asseed against all real estate when the same beginst all parties making lawful claim or asseed against all real estate when the same beginst all parties making lawful claim or asseed against all real estate when the same beginst different different that all or asseed against all real estate when the same beginst different different for a same or interval that the part_interval of the second part may pay said tax and in the indemute, and shall be interval. All of the event that said part_Cl of the fort part shall or asseed against all real claim when event that said part_Cl of the second part, when all of the indemute, and shall be interval. Wolf CO = of the second part, when all or same of money advanced by the said part of the second part, when all or same of money advanced by the said part of the second part, when all or the part there of a same of the bart part between the same part of the same on the part before of any folding or register all for any in and part_Claim or the best part of the second part to pay for any in and part_Claim or the best parts at the solution of the said part between the befort any claim or related the part to the order of the barts of the top, as provided arterin, or if the barts and the order of any claim or related the parts at the second shall of the befort parts in the terms and she displayed at the said part top of the barts of the said method in the second due and the second shall be the second and all one there are a she addressend at all the second shall be the same parts at the cost and the part befort accurate there on a shall be the same and provided and the cost and the second at the second due the shall be the same and provided at the cost and the start mate same be collipatory u	at the delivery hereof_Endy_Armthe lawfal owner.d of the premises above granted, I hacumbrate
	And the said part_ES of the fors part de= hereby correnant and agree that and that they will warrant and defend the same explaint all parties making lawful chain The is agreed between the parties hereto that the part_ES of the fors part shall    It is agreed between the parties hereto that the part_ES of the fors part shall  The is agreed between the parties hereto that the part_ES of the fors part shall    or asseed against all events that all he specified and directed by the part_ES of the forst part shall  The forst parties here the the same tension all particle of the forst part shall    or asseed against all events that all particle of the forst part shall  The forst parties here the the same tension all particle of the second part, may may said tax and im this indenture, and shall be interest at the rate of 100% form the date of payment to mater shall be asseed to the part_Low of the second part, with all of the second part, with all part there of a same shall be avoid if and payment to make a herein specified. The date part there, or if the tax or must all parties herein the base of the same tensions	at the delivery hereof Linty Alfa the having owner.A of the premises above grants in hereins. It at all incerd during the life of this indenture, pay all taxes or assessments that may be levie that all incerd during the life of this indenture, pay all taxes or assessments that may be levie and thereins. If at all incerd during the life of this indenture, pay all taxes or assessments that may be levie and thereins. If a tail therein therein the levies if any, made payable to the party of the second part, the levies if any, made payable to the party of the second part, the amount so paid shall echeme a part of the indebtedness, secured b indicidely payable.

47