MORTGAGE RECORD 91

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Reg. No. 4115

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| | FROM | STATE OF KANSAS, DOUGLAS COUNTY, 88. This instrument was filed for record on the21 | day of |
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| | <u>llic M. Hibner, husband and</u> wif TO | Narch A. D. 1945, at 2135 o'clock Harald A. Beck Register of I | . <u>P. M.</u> |
| THE LAWRENCE NATIONAL B | ANK LAWRENCE, KANSAS | ByDeputy. | |
| THIS INDENTURE, Made hundred and Forty-Five | e this 20th day of <u>March</u> between Simon R. Hibr | , in the year of our Lord, one thou er and Liilie M. Hibmer, husband and wife | sand nine |
| of Lawrence | in the County of Douglas d THE LAWRENCE NATIONAL BANK LA | WRENCE, KANSAS | U |
| | | part y of the set tion of the sum of Soven Hundred and no/100 | ond part. |
| | | DOLLARS, to them duly paid, the rant, Bargain, Sell and Mortgage to the said part Y of the sec las and State of Kansas, to-wit: | receipt of ond part, |
| Lot | t One (1) in Addition Ten (10) i | n that part of the City | |
| of | Lawrence, formerly known as Nor | th Lawrence. | |
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| with the appurtenances and all | the estate, title and interest of the said part | 195 of the first part therein, | |
| and seized of a good and indefeasible | estate of inheritance therein, free and clear of all incu | 그는 가지만 있다고 가지-그는 것이다. 가지만 다. 가지만 다 가지가 가지 않고 하지 않는 다 나라는 것 | e granted, |
| and seized of a good and indefeasible and that they will warrant and defenc It is agreed between the parties I or assessed against said real exists who | estate of inheritance therein, free and clear of all incu d the same against all parties making lawful claim the hereto that the part <u>10.9</u> of the first part shall at a mathe same become due and payable, and that the | mbrance | be levied |
| and seized of a good and indefeasible and that they will warrant and defenc It is agreed between the parties I or assested against said real estate whe such sum and by such insurance compar- extent of <u>its</u> interest. And in t | estate of inheritance therein, free and clear of all incu- d the same against all parties making lawful claim the hereto that the part1.0.8 of the forst part shall at a en the same becomes due and payable, and that on y as shall be specified and directed by the part the event that subj part.0.8.2. of the forst part thall fail it | mbrance | be levied ornado in sart to the er innured |
| and seized of a good and indefeasible and that they will warrant and defenn It is agreed between the parties I or assested against said real estate who such sum and by such insurance compar- eatent of <u>150</u> interest. And in t as berein provided, then the part <u>U</u> this indemute, and shall bear interest THIS GRANT is interded as a m Seven Hundred and nn | estate of inheritance therein, free and clear of all incu d the same against all parties making lawful claim the here that the part 1.08_{-} of the first part shall at a en the same become due and payable, and that. $\frac{1100}{100}$ ny as shall be specified and directed by the part | whence $\$ reto. It times during the life of this indenture, pay all taxes or assessments that may $\$, $\$ $\$ $\$ $\$ $\$ $\$ $\$ $\$ $\$ $\$ | be feried ornado in sart to the es insured ectured by OLLARS, |
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| and seized of a good and indefeasible and that they will warrant and deferm. It is agreed between the parties 1 or assessed against said real estate whe suck sum and by such insurance compar- eatent of <u>158</u> _interest. And into a herein provide, then the part <u></u> its informure, and shall bear instructed as a m <u>Servern Hundred and into</u> or sums of mony advanced by the said said part <u>ing</u> . of the first part hall for or sums of mony advanced by the said said part <u>ing</u> . of the first part hall for part thereof a may obligation created not keep up, as provided herein, of it immediately multitude and mono- to the terms of other created not keep up, as provided herein, of it immediately multitude and therefore, It is areed by the partice bereto and inner to, and be obligatory upon the I is nere to the partice bereto and inner to, and be obligatory upon the I NUNNESS WHEREOF, written. STATE OF_ <u>Kansus</u> County of <u>BourgIns</u> <u>Hor</u> (SSAL) to m | <pre>catate of inheritance therein, fore and clare of all ince d the same against all partice making lawful claim the here to hat he part103 the fort part shall at a m the same become due and payable, and that the main and the same become due and payable, and that here event that said part023 of the fort part shall at 1 of the scend part, may pay said taxs and innuran at the rate of 10% from the date of payment until 1 margace to secure the payment of the unto 1 /1000 of the scend part, with all inter- parts of the scend part to pay for any innuran it to part of the scend part, with all inter- d parts of the scend part to pay for any innuran it or part of the scend part, with all inter- d parts of the scend part to pay for any innuran it or part of the scend part, with all inter- d parts at the scend part to pay for any innuran it or part the same as provided in the inductor if such payment be made as the scend part, with all inter- d parts at the part scenter with the coins are claim if the part is and scenter in part of the obligitudes provi- nd parts at the part scenter with the coins and claim the halidness of the obligitudes provi- nd part is at the part of the inductor here is here, executes, administrators, personal representing The part is a</pre> | mbrane | be lefted ornado in sart to the ce insured centred by OLLARS, _19_45. any sum centred by orner, shall orner, shall or |
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