MORTGAGE RECORD 91

Ĩ

ſ

F

1

 $\left[\right]$

 \square

6

herein

Reg. No. 4550

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>9</u> day of	
9	Faul G. Hausman & Lucille Hausman, his wife	_Januar:A. D./1946, at2:45o'clock PM.	
	Whe First National Bank of Lawrence Lawrence, Aansas	Harold G. Beck	
	THIS INDENTURE, Made this seventh day of Jamuary	By Deputy.	
1	THIS INDENTURE, Made this Sevents day of January, in the year of our Lord, one thousand nine hundred and forty-five between Faul G. Haussan and Lucille Haussan, his wife		
UA	of Lawrence in the County of Dauglas	and State of Kenses	
	parties_ of the first part, and <u>The First National Fank of tax</u> WITNESSETH, That the said parties_ of the first part, in considera	part Y of the second part.	
	Two thousand and no/100 (\$2000.00)	DOLLARS, to then duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said party of the second part.	
	Lot No. eleven (11) in 5lock seven (7) in	n Haskell Flace, an Addition	
	to the City of Lawrence.		
D			
			· "
1			
<u>)</u>	with the appurtenances and all the estate, title and interest of the said part	105_of the first part therein.	
))	And the said part <u>185</u> of the first part do bereby covenant and agree that at the and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu	delivery hereof they are the lawful owners of the premises above granted, mbrane	
)]	And the stid part <u>105</u> of the first part do <u>bereby covenant</u> and agree that at the and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties better to that the parties	delivery hereof_they_AFCthe lawful ownerS of the premises above granted, mbrance	
]	And the stid part <u>105</u> of the first part <u>do</u> bereby covernant and agree that at the and seized of a good and indefasible extate of inheritance therein, free and clear of all incu- and that they will warrant and defend the same against all parties making bavful claim the It is agreed between the parties hereto that the partm_ of the first part shall at all or assessed against sald real extate when the same becomes due and payable, and that <u>1010</u> , such mus and by such insurance company as shall be specified and directed by the partyof	delivery hereof. they ATCthe lawful owners of the premises above granted, mbrance	
) 	And the still part <u>165</u> of the first part do <u>bereby</u> covernant and agree that at the and exict of a good and indefeasible states of inheritance therein, free and clear of all incu- and that they will warrant and defend the same against all parties making bayful claim the It is agreed between the parties hereto that the part_merm <u>of</u> the fars part shall x at or aversed against all or real clatte when the same becomes due and paytable, and that <u>they</u> such sum and by such insurance company as shall be specified and directed by the part <u>c</u> . exist of <u>155</u> mercet. And in the event that said part <u>c</u> . By such the farst part shall (at a berrin provided, there the part <u>c</u> . of the screen down pay pay said tas and insurance the indemure, and shall here interest at the stare of 100% from the date of payment until fu	delivery hereof_they_AFCthe lawful owner8 of the premises above granted, wrance	
	And the stid part <u>105</u> of the first part <u>dominant</u> beredy covernant and agree that at the and seized of a good and indefasible extate of inheritance therein, free and clear of all incu- and that they will warrant and defend the same agrinst all parties making bayful claim the It is agreed between the parties better that the part	delivery hereof. they ATC the lawful owners of the premises above granted, mbrance	
	And the stid part <u>105</u> of the first part <u>dominant</u> beredy covernant and agree that at the and seized of a good and indefasible extate of inheritance therein, free and clear of all incu- and that they will warrant and defend the same agrinst all parties making bayful claim the It is agreed between the parties better that the part	delivery hereof. they ATC the lawful owners of the premises above granted, mbrance	e - 0 j
)	And the stid part <u>105</u> of the first part <u>dominant</u> beredy covernant and agree that at the and seized of a good and indefasible extate of inheritance therein, free and clear of all incu- and that they will warrant and defend the same agrinst all parties making bayful claim the It is agreed between the parties better that the part	delivery hereof. they ATC the lawful owners of the premises above granted, mbrance	re oj
)	And the staid part 105 of the first part dobereby covernant and agree that at the and existed of a good and indefeasible estate of inheritance therein, free and clear of all incu- and that they will warrant and defend the same against all parties making bavful claim the It is agreed between the parties hereto that the part of the first part shall gain or ascence against all crait estate when the same because due and payable, and that $\frac{1}{2}$ here used num and by such insurance company as shall be specified and directed by the part shall gain as a breine provided, then the part of the second part, may pay add tass and lowers or exercise the part of the part of the second part, may pay add tass and lowers or through the part of the second part, may pay add tass and lowers or THIS GRANT is intended as a mortgate to recure the payment of the sum of TWO_through and no/_100 according to the terms of ref out; given four payable to the part of the second part, with all interve- ref out; given first part hall fail to pay the same as provided in the inderver and part for the terms and payable to the part of the is second part, with all interver- part of the second part is pay for any insurant and part 25 of the first part shall fail to pay the same as provided in this inderver and the second part of the first part shall fail to pay the same as part of the the inderver and the second part of the first part shall fail to pay the same as provided in this inderver and the second part of the first part shall fail to pay the same as provided in the inderver and the second part of the term and the pay part of the based part and the shall can and the part of the second part, with all inderver and the second part of the the based part second part to pay for any insurant and part for expression shall be well to pay the same as provided in the inderver and the second part of the the based part second part is the the state second part to the term and the part of the second par	delivery hereof_they_RTCthe havful ownersl of the premises above granted, mbrance	ne ed
)) D	And the still part <u>165</u> of the first part dobereby coverant and agree that at the and exiced of a good and indefeasible exists of inheritance therein, free and clear of all incu- and that they will warrant and defend the same against all parties making barful claim the It is agreed between the parties hereto that the part of the first part shall at a or aversed against all or relate that when the same becomes due and payable, and that <u>they</u> such use and by such insurance company as shall be specified and directed by the part of extent of <u>115</u>	delivery hereof_they_RTCthe havful owners of the premises above granted, mbrance	0.0
)))	And the still part 165 of the first part do hereby coverant and agree that at the and existed of a good and indefeasible state of inheritance therein, free and clear of all incum and that they will warrant and defend the same against all parties making bayfal claim the It is agreed between the parties bretes that the part of the first part shall as a to or assessed against all oratic accompany as ahall be specified and directed by the part of the forst part shall as a bretein provided, then the part of the second part (bay for the forst part shall fail to a bretein provided, then the part of the second part (bay for the part). Thus, part (bay for the part (bay for the part (bay for the part)) of the second part (bay for the part) of the second part, with all inite to the part (bay for the part) of the second part, with all inite the part) of the second part, with all initeres that index (bay for the part) of the second part, with all initeres part (bay for the part) of the second part, with all initeres the part (bay for the part) of the second part, with all initeres that index (bay for the part) of the second part, with all initeres that index (bay for the bay the same a partield to the index (bay for the part) (bay for the bay for the part (bay for the part) (bay for the bay the same a partield to the index (bay and the part) (bay and the part) (bay the bank and the part) (bay the bank as a breering part (bay and the part) (bay and the part) (bay the bank as a breering part (bay and the part) (bay	delivery hereof_they_RTCthe lawful owners of the premises above granted, merance	ne of
)))]	And the still part <u>165</u> of the first part dobereby coverant and agree that at the and exiced of a good and indefeasible exists of inheritance therein, free and clear of all incu- and that they will warrant and defend the same against all parties making barful claim the It is agreed between the parties hereto that the part of the first part shall at a or aversed against all or relate that when the same becomes due and payable, and that <u>they</u> such use and by such insurance company as shall be specified and directed by the part of extent of <u>115</u>	delivery hereof_they_RTCthe lawful owners of the premises above granted, merance	re ei
))]	And the still part 165 of the first part dobereby covernant and agree that at the and exiced of a good and indefeasible exits of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making bayfal claim the It is agreed between the parties hereto that the part of the first part shall at a or aversed against all oral clause the the same bayean during the stable and the part shall at a or aversed against all oral clause the the same bayean during the stable and the part shall be specified and directed by the part shall at a or aversed against all orar clauses due and payable, and that	delivery hereof_they_RTCthe lawful owners of the premises above granted, merance	lo an
)	And the still part 165 of the first part dobereby covernant and agree that at the and exiced of a good and indefeasible exits of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making bayfal claim the It is agreed between the parties hereto that the part of the first part shall at a or aversed against all oral clause the the same bayean during the stable and the part shall at a or aversed against all oral clause the the same bayean during the stable and the part shall be specified and directed by the part shall at a or aversed against all orar clauses due and payable, and that	delivery hereof_they_RTCthe havful owners of the premises above granted, merance	re ej
))]	And the still part 165 of the first part dobereby covernant and agree that at the and exiced of a good and indefeasible exits of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making bayfal claim the It is agreed between the parties hereto that the part of the first part shall at a or aversed against all oral clause the the same bayean during the stable and the part shall at a or aversed against all oral clause the the same bayean during the stable and the part shall be specified and directed by the part shall at a or aversed against all orar clauses due and payable, and that	delivery hereof_they_RTCthe havful owners of the premises above granted, merance	
)) 	And the stud part 165 of the first part dobereby covernant and agree that at the and existed of a good and indefeasible state of inheritance therein, free and clear of all incur- and that they will warrant and defend the same against all parties making bavful claim the It is agreed between the parties breteo that the part of the first part shall as a or asseed against all crait estate when the same bereased directed by the part of the first part shall as a the part shall as the part shall as a the part sh	delivery hereof_they_RTCthe havful owners of the premises above granted, merance	ne 70
)) 	And the stall part <u>165</u> of the first part <u>d</u> bereby covernant and agree that at the and existed of a good and indefeasible exists of inheritance therein, free and clear of all incu- and that they will warrant and defend the same agriant all parties making bayful claim the It is agreed between the parties hereto that the part of the first part shall x at or assessed against all oral claims when the same beginst all parties making bayful claim the runch sum and by much insurance company as shall be specified and directed by the part of extent of <u>152</u> <u>interest</u> . And in the errent that said part_ <u>26</u> S. of the first part shall x at the first part of the there interest. The start of 105° from the yatd of reyard that if if it is the first part of the term interest or secure the payment of the same of <u></u>	delivery hereof_they_ATCthe havful owners of the premises above granted, merance	
))]	And the stall part 165 of the first part dobereby covernant and agree that at the and existed of a good and indefeasible status of inheritance therein, free and clear of all incur and that they will warrant and defend the same agriant all parties making lawful claim the It is agreed between the parties between the same therein due and objects, and that they yet and the start and the there are adjusted and the start at the same agriant all parties making lawful claim the It is agreed between the parties between the same there due and opsile, and that they or assessed against all oral claims the same between due and opsile, and that they or the sub the insurance company as shall be specified and directed by the party of the second part_12.6. of the forst part shall fail to a bree in provided, then the part of the second part_12.6. of the second and insurance company as a ball be specified and the same argument of the same and insurance. Though part and and the same argument of the same argument of the same and insurance to though part and and the same argument of the same and insurance. The same argument of the same argument and the same	delivery hereof_they_RTCthe havful owners of the premises above granted, merance	
))]	And the still part <u>165</u> of the first part dobereby coverant and agree that at the and exist of a good and indefeasible catter of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making buyful claim the It is agreed between the parties between the same therein due and parts all as a first all parties are all the part of the first part ability at the part of the first part ability at the part of the start part ability at the part (15.5, most of 15.5, mos	delivery hereof_they_ATCthe havful owners of the premises above granted, mbrance	
	And the stud part 105 of the first part dohereby coverant and agree that at the and exist of a good and indefeasible catate of inheritance therein, free and clear of all incut and that they will warrant and defend the same agriant all parties making bayfal claim the It is agreed between the parties hereto that the part of the fars part shall as a or assent against all or attend easints all oratios company as abill be specified and directed by the part of the fars part shall (as it to a breein provider), then the care that staid part 125. of the farst part shall (as it to a breein provider), then the part 12_0. of the farst part shall (as it to a breein provider), then the part 1 of the second part days part days and linearce is a barring provide and no TYO thous part of and no of the second part, with all interest the indent and no TYO thous part of and no of the second part, with all interest and the lever by a side the second part, with all interest and the lever by a side the second part, with all interest and the lever by a side the second part, with all interest and the lever by a side the second part, with all interest and the lever by a side of a second part, with all interest and the lever by a side of a second part, with all interest and the lever by a side of the side part part of the state and side barring applies and all the lever day and payle at the applies and all the diverse with a side barring making and be define accurate the barring of the side provides and all the lever ead of all the second part and payle at the part. Lever, the second set all the second as and payle at the side provides and all the cost and this making unch and the second part and payle at the side provides and all the cost and the second part and payle at the side provides and all the second as and payle at the side provides and all the second as and payle at the side provides and all the side part and all the side part and all the part second and all the second a	delivery hereof_they_ATCthe havful owners of the premises above granted, merance	
)) 	And the still part 165 of the first part dobereby coverant and agree that at the and exist of a good and indefeasible catter of inheritance therein, free and clear of all incut and that they will warrant and defend the same agriant all parties making buyful claim the It is agreed between the parties hereto that the part of the fars part shall as a or average against all real catter when the same bergines due and payable, and that here and insure of payment and the recent due and payable, and that here and insurance company as shall be specified and directed by the part of the arcend part days of the fars part shall as a barein provided, then the rank the farst day and like interest at the farst day that like it interest at the farst day that like it interest at the farst day that like it interest at the farst days and like iterest. As di nice the part of the arcend part days are like in dimensioned and may days and the interest days and the farst part shall as a more pay the the payment of the second part, with all interest days and the dimensioned by the days days at the farst part shall be interested at a non They days and the days of the arcend part to pay for any insurance fash days are real days and the days of the arcend as an other days and the days are arcenting unsuid, and the days days are the day of the days are used as a not are days at the day of the days are used as a day of the days days at the day of the days are are days at a days at the day of the days are and a days at the day of the days are are days at the day of the days are the day of the days and the days are are days at the day of the days are are days at the day of the days are are days at the day of the days are are days at the day of the days are are days at the day of the days are days at the days at the day of the days are days at the days at the days at the day of the days at the day of	delivery hereof_they_RTCthe havful owners of the premises above granted, merance	
)))	And the stud part 105 of the first part dobereby correnant and agree that at the and existed of a good and indefeasible status of inheritance therein, fire and clear of all incurses of the internet of the internet therein in the state state of a state and existed against all carles the state state at a state and existed against all carles the state state at a state at a state and existed against all carles the state state at a state at the state of a state at a state of a state at a sta	delivery hereof_they ATCthe havful owner8 of the premises above granted, merance m	The source of th
	And the stall part 105 of the first part do	delivery brees_thread_thread and the set of the premises above granted, merance merance network It lines during the life of this indenture, pay all taxes or assessments that may be levied pay such taxes when the same become due and paysile and to keep aid premises innured in the second part, the loss, if any, made paysable to the part_y of the second part to the optimer, and the amount so paid shall echome a part of the resp aid premises innured in the second part, the loss, if any, made paysable to the part_y of the second part to the optimer, and the amount so paid shall echome a part of the resp aid premises innured in the second part, the loss, if any, made paysable to the part_y to the second part to the pay such taxes when the same become due and paysile and to keep aid premises are marked by its replated. second part, the loss, if any, made paysable to the part_y to the second part to the part tax by the presented on the the tax by the part tax by the respect to the part of the part of the part of the part of the paysable and the part of	This of the mort 194: 194:
)))	And the stud part 105 of the first part dobereby coverant and agree that at the and exist of a group and indefeasible catue of inheritance therein, free and clear of all incut and that they will warrant and defend the same agriant all parties making bayfal claim the It is agreed between the parties between the same therein due and other of all incut and part claim the rate of the the part of the fore part chall at a they are added and the same therein the same there due and advected by the part of the second part may pay add tax and insurance company as ahl the specified and directed by the part of the second part may pay add tax and insurance to the same the same of the fore part. All foil to the part of the second part may pay add tax and insurance to the same the same of the fore part. All foil to the part the same the part the same the part that and the fore the part the same the same the same the fore of the same the same the part that the part that the part that the part that the same that the same the part that the same the part that the part that the same the part that the part that the same the part that the	delivery hereof_they ATCthe havful owner8 of the premises above granted, merane mer	ne roj mot mot tila e/cc 1943
	And the stud part 105 of the first part dobereby coverant and agree that at the and exist of a group and indefeasible catue of inheritance therein, free and clear of all incut and that they will warrant and defend the same agriant all parties making bayfal claim the It is agreed between the parties between the same therein due and other of all incut and part claim the rate of the the part of the fore part chall at a they are added and the same therein the same there due and advected by the part of the second part may pay add tax and insurance company as ahl the specified and directed by the part of the second part may pay add tax and insurance to the same the same of the fore part. All foil to the part of the second part may pay add tax and insurance to the same the same of the fore part. All foil to the part the same the part the same the part that and the fore the part the same the same the same the fore of the same the same the part that the part that the part that the part that the same that the same the part that the same the part that the part that the same the part that the part that the same the part that the	delivery brees_thread_thread and the set of the premises above granted, merance merance network It lines during the life of this indenture, pay all taxes or assessments that may be levied pay such taxes when the same become due and paysile and to keep aid premises innured in the second part, the loss, if any, made paysable to the part_y of the second part to the optimer, and the amount so paid shall echome a part of the resp aid premises innured in the second part, the loss, if any, made paysable to the part_y of the second part to the optimer, and the amount so paid shall echome a part of the resp aid premises innured in the second part, the loss, if any, made paysable to the part_y to the second part to the pay such taxes when the same become due and paysile and to keep aid premises are marked by its replated. second part, the loss, if any, made paysable to the part_y to the second part to the part tax by the presented on the the tax by the part tax by the respect to the part of the part of the part of the part of the paysable and the part of	This of the mort 194: 194:

211