## MORTGAGE RECORD 91

Reg. No. <u>4581</u> Fee Paid, <u>\$ 20.00</u>

전화 방법 전 방법 등 영상법 전 전 등 소리에는 것 같아. 이번 것은 것 같아. 이번 것이 같이 있는 것 같은 것 같이 있다. 그 가지 않는 🚹 한 그 그 것이 것 같아. 가지 않는 것 같아. 것	filed for record on the 25 day of
Mesley M. Wulfkuhle and Eather Elizabeth Mulfkuhle, his wife To	A. D. 19-46, at <u>11:15</u> oclock <u>A.</u> M. Nasold <u>A. Bock</u> Register of Deeds.
Ernest Wulfkuhle and Frances C, Wulfkuhle, his wife By	Register of Deeds. Deputy.
THIS INDEXTURE, Made this 23d day of January hundred and forty-six between Kesley M. Wulfkulls and Esther El	, in the year of our Lord, one thousand nine lizabeth hulfkuhle, <u>his wife</u>
of Lecompton in the County of Longies parties of the first part, and Ernest Wilfkuhle and/or Frances C. Wilfkuhle, eithe WITNESSETH, That the said partics of the first part, in consideration of the sum of	and State of
	ARS, to them duly paid, the receipt of rage to the said parties of the second part, it:
The North One-half $(\mathbb{N}_{2}^{\frac{1}{2}})$ of the Southeast Quarter (SE2) of S (23), Township Tweive (12), South, Range Seventeen (17) Ea	
and, The West One Hundred (100) acres of the Northeast Qu	
Twenty-three (23), Fownship Twelve (12), <sup>S</sup> outh, Rango Seve	이 아파는 아이 가지 않는 모양에서 가지 않는
the 6th P.N.	
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with the appurtenances and all the estate, title and interest of the said partice_of the first part therein And the said partice_of the first part domestic barrels are said at the delivery bereaf_they or of and seized of a good and indexible cause of indexibute reformance.	i. 
And the said part. <u>125</u> . of the fars part do bereby covenant and agree that at the delivery hereof. <u>they</u> A FO and seized of a good and indefeasible extate of inheritance therein, free and clear of all intumbrance and that they will warrant and defend the same spaint all parties making lawful claim therets. It is agreed between the parties hereto that the parth <u>252</u> of the fars part shall at all times during the life of this indem or assessed against said real extate when the same become due and payable, and that trep the building upon a such aum and by such insurance company as shall be precified and directed by the part of the second part, the loss, if any, made extent of <u>120217</u> interest. And in the event that said part and insurance, or ribre, and the same become this indenture, and shall bear interest as the rate of 10% from the date of payment until fully repaid. 	the lawful owner_S. of the premises above granten, ture, pay all taxes or asseaments that may be levied and real critic insured against fire and tornado in de payable to the partLSI_ of the second part to the me due and payable and to keep said premises insured shall cehome a part of the indebted mere, secured by
And the sid part_Q.S. of the first part do brreby covenant and agree that at the delivery hereof threy and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance three the there are against all parties making lawful claim therets. It is agreed between the parties hereto that the part_Q.S. of the first part shall at all times during the life of this indem or assessed against said real estate when the same becomes due and partale, and the part_T three the building upon a section and by usch instance company as shall be specified and directed by the part_T three put building upon a start shall be interest. And in the event that said part_Q.S. of the first part shall be to you con taxes when the same becomes due a section provided, then the part_T three the boost due to the indem this indenture, and hall bear interest as the rate of 10% from the date of parment until fully repaid	the lawful owner_S. of the premises above granten, ture, pay all taxes or asseaments that may be levied and real critic insured against fire and tornado in de payable to the partLSI_ of the second part to the me due and payable and to keep said premises insured shall cehome a part of the indebted mere, secured by
And the sid part_ $0.5_{\odot}$ of the first part <u>b</u>	the lawful owner_E. of the premises above granted, littre, pay all taxes or assessments that may be levid abil real entities insured against fire and tornido in de payable to the part. BLE of the second part to the me due and payable and to keep said premises innured shall cohome a part of the indobtodness, returned by DOLLARS, d
And the sid part_\$2,5,0 if the first part dobreedy covenant and agree that at the delivery hereofhreedyATC	the lawful owner_E. of the premises above eranted, ture, pay all taxes or assessments that may be levind and real cratte insured against fire and tornado in de payable to the partLE_E of the second part to the ne due and payable and to keep and premises insured aball echome a part of the indebtedness, secured by DOLLARS, d day of danuan ray. DOLLARS, d day of danuan ray. d day of the recompleted to ray. And out of all moneys arising from such abb ray. day day day day the partLEG anney, and all benefus accruing therefrom subil extend teve parties berefo.
And the said part_0.5. of the first part do	the lawful owner_E. of the premises above eranted, little, pay all taxes or assessments that may be levid aid real cratte insured against fire and torniol in de payable to the partLE of the second part to the ne de and payable and to keep aid premises insured a shall echome a part of the indebtedness, secured by DOLLARS, i day of Juny up, pay 10, 46 terms of said objection and also to secure any turn Supress with a start for the indebtedness, secured by DOLLARS, i day of Juny up, payments or any supression with a start for the payments or any in committed on sub premises, then this convergence is the security of which this indenture is given, shall y have and to be a shall be projented to coller the is if any three a, receiver appointed to coller the pained, and all heneits accuraing therefrom shall extend curve parties bereto.
And the said part_125_of the first part do hereby covenant and agree that at the delivery hereol they are and exist of inheritance therein, free and clear of all incumbrance	the lawful concr. E. of the premises above eranted, little, pay all taxes or assessments that may be level aid real cetate insured against fire and torniol in de payable to the part.E.Z. of the second part to the ne de and payable and to keep and permise insured a that echome a part of the indebtedness, secured by DOLLARS, i day of Juny un py preme of said objection and also to secure any um Superior wild in the Gorden de to secure any um Superior wild in the Gorden de to secure any um Superior wild in the Gorden de to the secure any is committed on aid premise, then this contrastee it do sequely of which this indemines it even, shall y have and to be shall be projected to celler the to it any three a secure applied to celler the p taw and out of all moneys arising from such age it is any three as the secure and by the part.Res. aincel, and all benefits accuring therefrom shall extend curve parties bereto. (SEAL)
And the sid part_\$2.5_of the first part dobreedy covenant and agree that at the delivery hereol_\$2.5_0 ATCbreed desired of a good and indefeasible exists of inheritance therein, free and clear of all incumbrancebreed between the parties and the there and parties making lawful claim therets. It is agreed between the parties herers that the part\$2.5 of the first part shall at all times during the life of this indem or asseed against aid real clear of all incumbrance	the lawful concr. E. of the premises above eranted, ture, pay all taxes or assessments that may be levid add real cratte insured against fire and tornado in de payable to the partLEL of the second part to the ne due and payable and to keep add premises insured aball echome a part of the indebtedness, secured by DOLLARS, d day of danua ray. DOLLARS, d day of danua ray. do a do the second part is the invariance is in committed on add payable or if the invariance is in committed on add payable or if the invariance is in committed on add payable or if the invariance is in committed on add payable or if the invariance is in committed on the second part first invariance is in committed on the static payable of the the invariance is in fary there is, shall be paydie to day the partLevid did hart add all benefus accruing therefrom such adde did hard seal. S the day and year last above did hard first day (SEAL) If ull full full full commitsed is the second day and is fary there (SEAL)
And the said part_125_of the first part do hereby covenant and agree that at the delivery hereol_they or and actived of a good and indefeasible exists of informance therein, free and clear of all incumbrance	the lawful concr_E. of the premises above eranted, little, pay all taxes or assessments that may be level and real cetate insured against fire and torniol in de payable to the part.E.Z. of the second part to the ne de and payable and to keep and permises insured a shall cebome a part of the indebtedness, secured by DOLLARS, day of Januan pay 10 - 46 terms of said polyneins, then allo to secure any time DOLLARS, days of Januan pay 10 - 46 terms of said polyneins, then this convergence it de scaptify of which this inderinare is aven, shall day of all money arising from such age it do scaptify of which this inderinare is aven, shall dipard. If default be made in such payments or any it is committed on shall province, then this convergence it de scaptify of which this inderinare is aven, shall dipard. If the shall be pointed to coller the fut wand out of all moneys arising from such age anex), and all horefut accessing therefrom shall extend citoxy parties berefet. (SEAL) [Iful fkuhle
And the said part_125_of the first part do	the lawful concr_E. of the premises above eranted, little, pay all itsees or assessments that may be level add real eratic insured against for and tornato in de payable to the part.E.E. of the second part to the ne due and payable and to keep and premises insured a shall echome a part of the indebtedness, secured by DOLLARS, i
And the said part <u>125</u> of the first part <u>10</u>	the lawful concr_£ of the premises above eranted, hure, pay all taxes or assessments that may be level adid real cetate insured against fire and tornato in de payable to the part£2_ of the second part to the ne de and payable and to keep and premises insured a dail cebone a part of the indebtedness, secured by DOLLARS, i
And the said part_1QS_of the first part dobreedy covenant and agree that at the delivery breed_they are added to a good and indefeable estate of inferitance therein, free and citar of all incumbrance	the lawful concr_E. of the premises above eranted, hure, pay all taxes or assessments that may be level and real cetate insured against fire and tornato in de payable to the part.E.Z. of the second part to the ne due and payable and to keep and permises insured a shall cebone a part of the indebtedness, secured by DOLLARS, i
And the sid part_125_of the fors part dobreby coronant and agree that at the delirery brend_they_AIC_ and seized of a goal and indefeable estate of inheritance therein, free and clear of all incumbrance	the lawful concr_£ of the premises above eranted, hure, pay all taxes or assessments that may be level and real erate insured against fire and tornado in de payable to the part£2_ of the second part to the ne de and payable and to keep and premises insured a dail cebome a part of the indebtedness, secured by DOLLARS, i

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