and the state of the state of the						1.2 C
A STATE AND A STATE A	17 1121	A		1. 6. 16	1111	Sec. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
CALCULATION PROPERTY AND INC.	I DIKEL	- A -	- H Star	1 2 4 8	161	2.418
30494 ~M	I VIUI	ULLU	بالمليك استليا			1. U.L.
		time of the second				

2

6

•

 \odot

 \bigcirc

 \bigcirc

Ξ

577 B

Reg. No. _____5308

100

1.0.0<u>1</u>218

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>13th</u> day of
oseph J. Hubka &	<u>Karh</u> E. <u>Hubka, his wife</u> TO	November A. Dy 1946, at 10:28 o'clock A. M.
The First Nation	al Bank of Lawrence, Lawrence, Kg	Register of Deeds. Register of Deeds.
		rember, in the year of our Lord, one thousand nine
undred and forty	-six between Joseph J. Hubka and Mary E. Hubka	, his wife,
f of the first part 105_ of the	in the County of Douglas rt, and The First National	and State of Kansas
WITNESSETH, Tha	the said part ies of the first part, in consid	part_Y_ of the second part_
which is hereby acknowle he following described re	liged, ha <u>YC</u> sold, and by this indenture do al estate situated and being in the County of D	(\$8000.00) DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part. Y of the second part, ouglas and State of Kansas, to-wit:
Beginning	at a point one hundred ninety (19	0) feet South of the Northeast (NE) corner of
the Northw	est quarter (NN_2^1) of the Northeas	t quarter (NE4) of Section 35, Township 12,
말했다. 그는 말 가 있는		feet, thence South one hundred fifty-seven (S157)
	ce East three hundred (E300) feet nt of beginning.	, thence North one hundrod fifty-seven (N157) feet
rith the appurtenances a	nd all the estate, title and interest of the said j if he first part doThereby covenant and agree that a	par <u>t¹05</u> of the first part therein. 1 the dilivery bereof. <u>TABY ATC</u> the lavial unner. 6 of the premises above granted.
And the said part 105 . nd seized of a good and indef	if the first part do hereby covenant and agree that a casible estate of inheritance therein, free and clear of all	t the delivery hereof <u>LROY APO</u> the lawful owner <u>S</u> of the premises above granted, incumbrance
And the said part 1.05 nd seized of a good and indef nd that they will warrant and It is agreed between the p r accessed against said real est	If the first part do	t the differcy hereof. <u>URSY AFC</u> the lawful unner. <u>6</u> of the premises above granted, incumbrance
And the said part 195 ind seized of a good and indef and that they will warrant and It is agreed between the p r assessed against said real est uch sum and by such insurance attent of 155 interest.	d the first part do	t the differcy bereaf. <u>URSY A.P.C</u> the lawful unner. <u>6</u> of the premises above granted, incumbrance therets. as all times during the life of this indenture, pay all taxes or assessments that may be levied LifeTy MLLkep the buildings upon said real extate insured against fire and tormalo in Lo f the second part, the loss, if any, made payshib to the park. C.R. of the second part to the all to pay nucl have a when the same become due and payshib and to keep said premises insured
And the said part 105 Ind seized of a good and inder ind that they will warrant and It is agreed between the p r ascessed against said real est uch sum and by such insurance such sum and by such insurance it is indenture, and shall bear i berein provided, then the p	If the first part do	t the differry hereof <u>URGVATC</u> the lawful unner <u>6</u> of the premises above granted, incrumbrance betrets. as all times during the life of this indenture, pay all taxes or assessments that may be levied <u>kh@y_Willker</u> the building upon said real scatte insured against fire and tornade in 20 of the scond part, the loss, if any made payable to the part. BLS. of the scond part to the
And the said part_les_ ad seired of a good and indef id that they will warrant and T is agreed between the p assessed against said real est est as us and by such insurance tent of <u>1ts</u> interest. berein provided then they THIS GRANT is interned	if the first part do	the differcy bereef. <u>URSY ATC</u> the lawful unner. ⁶ of the premises above granted, lowubrance therets. as all times during the life of this indenture, pay all taxes or assessments that may be levied Lifety MLLkeep the buildings upon said real extate insured against fire and tornade in S .of the second part, the loss, if any, made payable of the tokep said premises insured at to pay nucl have when the same become due and payable and to keep said premises insured arrance, or either, and the amount so paid shall echome a part of the indebtedness, secured by it fully regist. <u>two Life Unrem have</u> DOLLANG
And the said part_les_ ad seired of a good and indef id that they will warrant and It is agreed between the p assessed against said real est the sam and by such insurance tent of <u>1</u> ts_interest. J berein provided, then the THIS GRANT is intended COMMENT	if the first part do	the differcy bereef. <u>URSY ATC</u> the lawful unner. ⁶ of the premises above granted, lowubrance therets. as all times during the life of this indenture, pay all taxes or assessments that may be levied Lifety MLLkeep the buildings upon said real extate insured against fire and tornade in S .of the second part, the loss, if any, made payable of the tokep said premises insured at to pay nucl have when the same become due and payable and to keep said premises insured arrance, or either, and the amount so paid shall echome a part of the indebtedness, secured by it fully regist. <u>two Life Unrem have</u> DOLLANG
And the said part_les_ ad seired of a good and indef id that they will warrant and T is agreed between the p assessed against said real est est as us and by such insurance tent of <u>1ts</u> interest. berein provided then they THIS GRANT is interned	if the first part do	the differcy bereef. <u>URSY ATC</u> the lawful unner. ⁶ of the premises above granted, lowubrance therets. as all times during the life of this indenture, pay all taxes or assessments that may be levied Lifety MLLkeep the buildings upon said real extate insured against fire and tornade in S .of the second part, the loss, if any, made payable of the tokep said premises insured at to pay nucl have when the same become due and payable and to keep said premises insured arrance, or either, and the amount so paid shall echome a part of the indebtedness, secured by it fully regist. <u>two Life Unrem have</u> DOLLANG
And the said part_deS_ d seired of a good and indef id that they will warrant and It is agreed between the p accessed against said real ea- ther and by such insurance then to there are a ther and by such insurance ther and by such insurance ther and the said said said ther and the said said said ther and the said said said there are an another and and the correspondent berefin at become about a porrieded herein at become about a said said said the said become about a said said said the said the said said said said the said the said the said said said said said said the said the said said said said said said said the said the said said said said said said said said	d the first part do	the differry hereof <u>UROV ATC</u> the lawful unner <u>6</u> of the premises above granted, incumbrance therets. at all times during the life of this indenture, pay all taxes or assessments that may be level ADC . Will have the buildings upon said real extate insured against fire and tormale in Saof the second part, the loss, if any, made payable to the park 2S . of the second part be all to pay such taxes when the same become due and payable and to keep said premises insured arrays, or either, and the associated base and payable and to keep said premises insured if they replated. EVALUATE: DOLLARS , asid sum of monry, executed on the WOLTER day of NOVENDET DOLLARS , terest accruing therein recepting to the target of said able to the payment or any, our mance, of children and the associated of the labeled base and the target of the description of the same the same descand of the labeled base of the payment or any area, or children when the same the same descand of the description and the same replaced the obligation contained barring fully discarred. If defaults made is not fay symmets or any sood repair as they are now, or if washes and matter of the said premises, then this convergence of the said written biftering, for the surger of said payments or any sood repair as they are now, or if washes is committed on said premises, then this convergence and written biftering for the same for the same for the same replaced barring of the said particle of the same for the same replaced barring of the same replaced barring of the same replaced barring and written biftering, for the same replaced barring of the said premises then the convergence producting of the same replaced barring for the same replaced barring of the same replaced barring and written biftering, for the same replaced barring for the same replaced barring and written biftering.
And the said part_deS_ d seired of a good and indef id that they will warrant and It is agreed between the p accessed against said real ea- ther and by such insurance then to there are a ther and by such insurance ther and by such insurance ther and the said said said ther and the said said said ther and the said said said there are an another and and the correspondent berefin at become about a porrieded herein at become about a said said said the said become about a said said said the said the said said said said the said the said the said said said said said said the said the said said said said said said said the said the said said said said said said said said	d the first part do	the differry hereof <u>UROV ATC</u> the lawful unner <u>6</u> of the premises above granted, incumbrance therets. at all times during the life of this indenture, pay all taxes or assessments that may be level ADC . Will have the buildings upon said real extate insured against fire and tormale in Saof the second part, the loss, if any, made payable to the park 2S . of the second part be all to pay such taxes when the same become due and payable and to keep said premises insured arrays, or either, and the associated base and payable and to keep said premises insured if they replated. EVALUATE: DOLLARS , asid sum of monry, executed on the WOLTER day of NOVENDET DOLLARS , terest accruing therein recepting to the target of said able to the payment or any, our mance, of children and the associated of the labeled base and the target of the description of the same the same descand of the labeled base of the payment or any area, or children when the same the same descand of the description and the same replaced the obligation contained barring fully discarred. If defaults made is not fay symmets or any sood repair as they are now, or if washes and matter of the said premises, then this convergence of the said written biftering, for the surger of said payments or any sood repair as they are now, or if washes is committed on said premises, then this convergence and written biftering for the same for the same for the same replaced barring of the said particle of the same for the same replaced barring of the same replaced barring of the same replaced barring and written biftering, for the same replaced barring of the said premises then the convergence producting of the same replaced barring for the same replaced barring of the same replaced barring and written biftering, for the same replaced barring for the same replaced barring and written biftering.
And the said part_des_ d seired of a good and inder d seired of a good and inder f is agreed between the p aucased against aid real ear that the seired between the p aucased against aid real ear that of _125 interest. A berein provided, then the p is indenture, and aball beer THIS GRANT is intended cording to the terms of _02 d by _115 thread and the terms of _02 d by _115 thread and d part of the terms of _02 d by _115 thread and d part of the terms of _02 d by _115 thread and d part of the terms of _02 d by _115 thread and d part of the terms of _02 d by _115 thread and d part of the terms of _02 d part of the terms of the terms and been the and been the terms of the terms hing such as leg on demand, the _ H is agreed by the parties	d the first part do	the differry hereof. <u>URSY ATC</u> the larfal unner. ⁶ of the premises above granted, incumbrance
And the said part_def_ nd seized of a good and inder in that they will warrant and it is agreed between the p racessed against said real ear ear assest against said real ear ear of	d the first part do	the differcy bereaf. <u>UREV ATC</u> the larfal unner. ⁶ of the premises above granted, incumbrance
And the said part_def_ nd seized of a good and inder in that they will warrant and it is agreed between the p racessed against said real ear ear assest against said real ear ear of	d the first part do	the differcy bereef. <u>UREV ATC</u> the lawfal unner. ⁶ of the premises above granted, lowubrance
And the said part_des_ hd seired of a good and inder hd seired of a good and inder in the sagreed between the p racescat against said real ea- ter of 12 km start and and the sagreed between the p is inderutive, and shall beer THIS GRANT is intended cording to the terms of d by the terms of the terms of d by the terms of the terms of the term of the terms of the thereof or any bilistic the terms of the terms of the terms of the term of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the ter	d the first part do	the differery bereef. <u>UREV ATC</u> the lawfall unner_6 of the premises above granted, lownbrance incombined in the infection of the state insured against fire and tornade in a all times during the life of this infection, pay all taxes or assessments that may be levied [Life]_MLLkeep the buildings upon said real extate insured against fire and tornade in Soft has second part, the loss, if any, make payable to the part.C.S. of the second part to the state state show the same become due and payable and to keep aid premises insured in to pay nucl hears when the same become due and payable and to keep aid premises insured arrance, or either, and the amount so paid shall ethome a part of the indebtedness, secured by if fully regist. when the form of money, executed on the <i>Comp of Money</i> [19, 46] and the of money, executed on the <i>Comp of Money</i> [19, 46] <i>Comp of the state of the state of the Comp of Money</i> [19, 46] <i>Comp of the state of the state of the Comp of Money</i> [19, 46] <i>Comp of the state of the state of the comp of the comp of the state of the stat</i>
And the said part_des_ d seired of a good and inder d seired of a good and inder in the sagreed between the p success against said real ea- ternt of 125 interest. A before more identified to the p is indentror, and shall beer THIS GRANT is intended of by 125 interest. A before in provided the p is indentror, and shall beer THIS GRANT is intended cording to the terms of d by terms made of terms made interest of the first part of part_d by real part is thereof a may believe the thereof are any believe retain the second therein mediately mature and become ments and benefits accruing the retain the second therein the part of the first part first and benefits accruing the retain the second the mentspace is and benefits accruing the retain the second the part is mature to, and bee bilistory IN WITNESS WHEED	d the first part do	the differery bereef. <u>LEGY A.P.C</u> the lawfall unner. <u>6</u> of the premises above granted, lowubrance
And the said part_LSS_ nd seized of a good and inder da that they will warrant and It is agreed between the jr racessed against aid real ear such sum and by such insurance starts of	d the first part do	the differery bereef. <u>LEGY A.P.C</u> the lawfall unner. <u>6</u> of the premises above granted, lowubrance
And the said part_LES d seized of a good and inder d seized of a good and inder It is agreed between the p sacssad against said real each then of	d the first part do	the differery hereof_ <u>LRSV_AFC</u> he larfal unner_ <u>6</u> of the premises above granted, incumbrance
And the said part_LSS d seized of a good and inder d seized of a good and inder It is agreed between the p ratescat against said real early the same and by such insurance tent of	d the first part do	t the divery bereef. <u>UREY ATC</u> the larfal unner. ⁶ of the premises above granted, locumbrance
And the said part_LES d seized of a good and inder d seized of a good and inder It is agreed between the p sacssad against said real each then of	d the fars part dohereby covenant and agree that a cambic catate of inherituate therein, free and clear of all defend the same seainst all parties making lawful claim artier hereto that the part_10.9. of the farst part shall be specified and directed by the part_10.9. of the farst part shall be specified and directed by the part_10.9. of the second part, may pay aid taxs and jong in the event that soil particle. The farst part shall be specified and directed by the part_10.9. of the second part, may pay aid taxs and jong be part. Y of the second part, may pay aid taxs and jong be part. Y of the second part of the sum of	t the divery bereef. <u>UREY ATC</u> the larfal unner. ⁶ of the premises above granted, locumbrance
And the said part_LES_ nd seized of a good and inder di dicat they will warrant and It is a greed between the p sacessd against aid real each tent of	d the first part dohereby covenant and agree that a camble catate of inherituate therein, free and clear of all defend the same against all parties making lawful claim artice hereto that the part_10.9. of the first part shall be specified and directed by the part_20. The part of the second part may pay aid taxs and ions in the event that aid parties. A oth forst part has a mortgace to accure the parment of the sum of	the differery hereof. <u>LEGY A.P.C</u> the lawfal users. <u>6</u> of the premises above granted, incumbrance
And the said part_LES d seized of a good and inder d seized of a good and inder is detain they will warrant and It is agreed between the p suscead against and real early the same of the same said real early the same said said teach the same said the same same conding to the terms of d bythe terms mode same same said said teach the same same same same same same same same same same same same same same same same the same same same same the same sa	d the first part do	t the divery bereef. <u>LEGY ATC</u> the larfal unner. <u>6</u> of the premises above granted, locumbrance
And the said part_LES_ nd seized of a good and inder di dicat they will warrant and It is a greed between the p sacessd against aid real each tent of	d the first part dohereby covenant and agree that a camble catate of inherituate therein, free and clear of all defend the same against all parties making lawful claim artice hereto that the part_10.9. of the first part shall be specified and directed by the part_20. The part of the second part may pay aid taxs and ions in the event that aid parties. A oth forst part has a mortgace to accure the parment of the sum of	the differery hereof. <u>LEGY A.P.C</u> the lawfal users. <u>6</u> of the premises above granted, incumbrance
And the said part_LSS_ a seize of a good and inder ind that they will warrant and It is a greed between the p rasessed against said real each said that they will warrant and it is indentice, and said bear they are an adaption of the p is indentice, and said bear THIS GRANT is intereded cording to the terms of dy to the terms of are thereof or any abilitation of her us a periode here they retain the amount then uners ability mature and become mendiantly mature and become mendiantly mature and become mendiantly mature and become mendiantly mature and become retain the amount then uners ability and the advised by the partie dimers to, and be obligatory TN WITNESS WHEIF ritten. TATE OF Kurner county of Doug]	d the first part dohereby covenant and agree that a casuble catter of inheritusce therein, free and clear of all defend the same against all parties making havful claim strike hereto that the part_103_0 of the first part shall be specified and directed by the part_03_0 of the first part shall be specified and directed by the part_03_0 of the second part may pay aid taxs and form as a moretigee to accure the part of the first part shall be specified and directed by the part_03_0 of the second part, may pay aid taxs and form as a moretigee to accure the part of the second part, may pay aid taxs and form as a moretigee to accure the part of the second part may pay aid taxs and form as a moretigee to accure the part of the second part with all in the second part. The though the dured for the part of the part of the tax of the second part to pay for any line of the second part with all in the second part to pay for any line to the part of the tax of the second part is part of the tax	the divery bereef. <u>LEGY ATC</u> the larfal users <u>B</u> of the premises above granted, locumbrance <u>B</u> and
And the said part_LES_ nd seized of a good and inder the seized of a good and inder It is a greed between the p racessed against said real each seiten (J_LIS_interest., distinct THIS GRANT is intereded is indentice, and shall bear the terms of berein provided, then the p is indentice, and shall bear the terms of the terms of the terms of the terms of are and hene of the terms of the term of the terms of the term of the terms of the terms of the term of the terms of the terms of the terms the term of the terms of the terms of the terms of the terms the term of the terms of te	d the first part dohereby covenant and arree that a camble catate of inherituate therein, free and clear of all defend the same against all partice making lawful claim arrise hereto that the part_103_0 of the first part shall be specified and directed by the part_201 of the second part, may pay aid tass and iong in the event that soil particles. If of first part shall be specified and directed by the part_201 of the second part, may pay aid tass and iong spake to the part_201 of the second part, may pay aid tass and iong spake to the part_201 of the second part, may pay aid tass and iong spake to the part_201 of the second part to pay for any indicating the second part to pay for any	the divery bereed. <u>LROV APC</u> the larfal unner. <u>6</u> of the premises above granted locumbrance
And the said part_LSS_ nd seized of a good and inder the seized of a good and inder It is a greed between the p razessa against aid real each state of	d the first part dohereby covenus and agree that a casuble catter of inheritate therein, free and clear of all defend the same against all parties making havful claim strice hereto that the part_109.6 of the first part shall be specified and directed by the part_010 of the second part may pay aid tass and ison the same of Day Tables. If the first part shall be specified and directed by the part_010 of the second part may pay aid tass and ison of Day 100 of Day	the divery bereef. <u>LEGY ATC</u> the larfal users <u>B</u> of the premises above granted, locumbrance <u>B</u> and

481