1.1.14 Reg. No. 5485 Fee Paid \$4.50 3145-3 BOOK 91 MORTGAGE (Ne. 52 K) F. J. Boyles, Publisher of Local Blacks, L. This Indenture, Made this_____first day of . August year of our Lord one thousand nine hundred and forty-six Arthur C. Oatman and Mildred T. Oatman, his wife, 1 of. in the County of and State of of the first part, and J. G. Joffries and Voda Joffries, husband and wife, as joint part tonants with right of survivorship and not as tonshits in common as of the second part. Witnesseth, that the said part ins of the first part, in consideration of the sum of a ser One-theasand oight hundred and no/100 (\$1,800.00) - - - - - DOLLARS them duly paid, the receipt of which is hereby acknowledged, ha vo_sold, and by this indenture real estate situated and being in the County of____ The North one-helt (Na)of the Southwest one-quarter (SW2) of Section 1. Township 13 Range, 20. 198 Ser. with the appurtanances and all the estate, title and interest of the said part 102 of the first part therein. And the said part 103 of the first part do the product commant and agree the st the delivery hereof there are a of the premises above granted, and seized of a good and interesting of inheritance therein, free and dear of all membrances the lawful ow It is agreed between the parties hereto that the part of the star of the fragree that it as all times during the live of the individual stars of assessment of the fragree that it as all times during the live of the individual stars of assessment of the fragree that it as all times during the live of the individual stars of assessment of the fragree that it as all times during the live of the individual stars of assessment as all the stars before the fragree that it as all times during the live of the individual stars of assessment of the star of the fragree that it as all times during the live of the individual stars of a stars of the star of the fragree that it as all the star of es manny forure, pay all taxes or assessments keep the buildings upon said real tr._____ of the second part, the nit that said parti. AS...of the first her over AS...of the second DOLLARS g to the terms of _______ certain written obligation for the payment of said sum of money, executed on the _______ first . day of Rurrin t. 10.0. and by 10.10. terms made psyable to the part 10.0. of the second part, with all interest terming therefore according to the terms of said obligation and also fo secure any sum or sums of money advanced by the said part 10.0. of the second part so pay for any insurance or to discharge any time with interest thereon as hereikprovided, in the event that said part 10.0. of the first part shall fail to pay the slipe as provided in this indenture All this as provided in this indenture. I have a set of the made a herein specified, and the obligation contained therein fully dicharged. If default be become due and paylsh, or if here insurance is no feet up, a provide barrier, or inserts thereon, or if he taxes on said real estate are not payl here in such payments or any part thereof or any blogations are differently, or inserts thereon, or if he taxes on said real estate are not payl here there are not paylsh, or if here insurance is no feet up, a provide for its states are not payl. And if here borget now, or if waks is committed, on said premises, then this conveynness shall become absolution on said real estate are not kopt in a good repair as they are provided for inside writem obligation, for the security of which this informate is given, shall immediately mature are how and and the default and the holder hereof, without notice, and it shall be larful for the said part 1.012, of the second payline and the become absolution the holder hereof, without notice, and it shall be larful for the said part 1.012, of the second pay and the obligation are the said and the important of the premises there are any payle at the option of thereform; and it said the important like payses are thereof, in the manner prescribed by law, and our of all moneys there has all be larful for the second payle at the option of thereform; and it said the second like internet payler with the costs and charges incident thereon, and it houses the hereof here has a said the second and the said payline in the said payline in the said payline of the said payline of the said payline and the said payline at the obligation there in contained the payline at the obligation of the second payline at the obligation of the indicate the said payline at the obligation there in contained, and all be herefore at the said payline at the obligation therein contained, and all be herefore at the beard at the second of the indicate there and such here in the contast of the respective therefore, that lis In Witness Whereof, the part 193. eal.S. the day and year last ab × arthur C. Getman (SEAL) Mildred J. Oatman (SEAL) 11 (SEAL) (SEAL)