Receiving No. 2209~ MORTGAGE RECORD 80

Reg. No. 573 . Fee Paid, \$3,50 . 247

	STATE OF KANSAS, DOUGLAS COUNTY, 38.
Enos D Leeman and wife	This instrument was filed for record on the 14 day of April A. D. 19.36 at 10:00 that A to
то	April A. D. 1936 , at 10:000 dock A. M. Narol a. Beck
The Lawrence Building and Loan Association	By
THIS INDENTURE, Made this twenty eighth day of	March
hundred and thirty six between Enos_D J	Lesman and Glenna Leeman his wife
Lawrence in the County of Douglas artics of the first part, and The Lawrence Building ar	and State of Kansas
WITNESSETH, That the said part ios of the first part, in considerat Thirteen hundred seventy and 86/100	tion of the sum of
hich is hereby acknowledged, ha V0 sold, and by this indenture do allowing described real estate situated and being in the County of Douglas and	Grant, Dargain, Seil and Mortgage to the said past V
Lots Two hundred forty two (242) and Two	hundred forty four (244) on the North side of
Elm St, in the South one-half of Block Fi known as North Lawrence	ive (5) in that part of the city of Lawrence
	λ.
And the said part 103 of the first part do	divery bered they are the leafed owner S of the section above method and wheth
good and indefeasible estate of inheritance therein, free and clear of all incumbrance	stivery hereof they are the lawful owner.S. of the premises above granted, and estad
god and indefeasible estate of inheritance therein, free and clear of all incumbrance. that they will warmant and defend the same against all parties making is will claim thereto. It is agreed between the parties hereto that the part 105 . of the first part shall at all times	s during the life of this indext.ors, pay all taxes or assessments that may be levied or assessed against
god and indemnifie estate of inheritance therein, free and clear of all incombrance that they will warrant and defend the same against all parties making in will daim therein. It is gued between the parties hereto that the part $\frac{1}{2}$ of the first part shall at all times real state when the same becomes due and payable, and that $\frac{1}{2}$ and $\frac{1}{2}$ and $\frac{1}{2}$ by the building all be provided and directed by the mark V_{ii} of the same the building all be provided and directed by the mark V_{iii} of the same the building same in scales are building the provided same frequency the parties of the same the same frequency of the same transfer to the same transfer that the same transfer the same t	n during the Ufe of this indextawa, pay all lates or announces that may be levied or assumed option go more mid and water insured applicat for and torando in such arms and by much insurance company in the marst W. or do more mars to instance of 1 Mars
god and indemnifie estate of inheritance therein, free and clear of all incombrance that they will warrant and defend the same against all parties making in will daim therein. It is gued between the parties hereto that the part $\frac{1}{2}$ of the first part shall at all times real state when the same becomes due and payable, and that $\frac{1}{2}$ and $\frac{1}{2}$ and $\frac{1}{2}$ by the building all be provided and directed by the mark V_{ii} of the same the building all be provided and directed by the mark V_{iii} of the same the building same in scales are building the provided same frequency the parties of the same the same frequency of the same transfer to the same transfer that the same transfer the same t	n during the Ufe of this indextawa, pay all lates or announces that may be levied or assumed option go more mid and water insured applicat for and torando in such arms and by much insurance company in the marst W. or do more mars to instance of 1 Mars
goed and indefautible setted of inheritance therein, free and clear of all incumbrance. That they off surmant and defend the same against all parties making lawful dain therein. It is agreed between the parties herein that the part 10.50 (or the first part shall at all times real state when the same becomes due and payable, and that $\frac{1}{10}$ May. Will keep the building all be predicted and directed by the part. y of the second part, the loss, if any, make payable are 1.56 of the first shall like buy part have when the same become due and payable are the same the same becomes of the manus to paid shall become a part of the indefactance. This GRANT is theredo as a minimum to paid shall become a part of the indefactance.	s during the life of this induction, pay all intro or anomanesis that may be brief or assumed optime go upon mid real estate insured against for and tornado in such man and by such however, or appays to the part \mathcal{Y}_{-} of the second part to the extent of -1.5
pod zad indensilie estate of inheritance therein, free and clear of all incumbrance. This they will warmat and defend the same against all parties making is will dain thereto. It is great between the parties bereto that the part 100 of the first part shall at all times mentaties when taxen becomes due and payable, and that Schlag. Will have publication and is specified and directed by the part. y. of the second part, the loss, if any, made payable part 10.56 due fort part shall fail to pay such taxes when the same becomes due and payable part 10.56 due fort part shall fail to pay such taxes when the same becomes due and payable makes and the same an energize to secure the payment of the same of Third GRANT is intended as a mortgage to secure the payment of the same of Thirdeon thundred sevenity and 66/100 refug to its terms of	a during the life of this indext, pay all latter or assummants that may be level of assumed sphere groups mild real extra insured sphere (in and tormade in such man and by such insurance company to the part. Y. of the second part to the extent of 12.8
ped and indemnifies series of inheritance therein, free and clear of all incumbrance. That they off surmant and defend the same against all parties making twild dath therein. It is green between the parties herein that the part 10.5 of the first part shall at all there real state when the same becomes due and payable, and that the bay. Will here the building all be pedied and directed by the part. J. of the second part, the low, if any, made payable and last the same becomes due and payable, and that the due and the same become spart of the indekedame. This GRANT is thered as a directed as you encourse they add shall become a part of the indekedame. This GRANT is thered as a more pay is to save the payment of the same of 10.00 This theory is intered as a more pay is a save the pay when the payment of the same of 10.00 This theory is intered as a more pay is to save the payment of the same of 10.00 This theory is the payment of the same of 0.00 This theory is the payment of the same of 0.00 This theory is the payment of the same of 0.00 This theory is the payment of the same of 0.00 This theory is the payment of the same of 0.00 This theory is the payment of the same of 0.00 This theory is the payment of the same of 0.00 This theory is the payment of the same of 0.00 This theory is the payment of the same of 0.00 This theory is the payment of the same of 0.00 This theory is the payment of the same of 0.00 This theory is the payment of the payment of the same of 0.00 This theory is the payment of the payment of the same of 0.00 This theory is the payment of the payment of the same of 0.00 This theory is the payment of the	s during the life of this indext, pay all taxes or anomanasis that may be brief or assumed spinor go upon mid real minimum lagatant for and tormado in such man and by such howrance company to the part \mathcal{J}_{-} of the second part to the state of 2 first \mathcal{L}_{-} discover. And in the event take in low part of particular barriers are barrier at the net of 10% from the date of payment man were by this first-ture, and shall beer birrent at the net of 10% from the date of payment man many executed by this first-ture, and shall beer birrent at the net of 10% from the date of payment man in many, executed on the 20% h. day of
god and indemails entate of inheritance therein, free and clear of all incuminance. Intel they will warmant and defend the same against all parties making twild data therein. It is great between the parties here to that the part 160 (of the form part shall at all times real entate when the same becomes due and payable, and that that y. Will have the building all be packed and directed by the part. J. of the second part, the low, if any, made payable and the parties of the part shall fit to pay with have when the same become due and payable is that and the manness of either, and the amount as paid shall become a part of the indekedean. "This GRANT is intended as a morgany to nearch the payment of the man" of	a during the life of this indext, pay all taxes or assuments that may be brief or assumed spinor or more mind real extra insured spinor to the extent of $\frac{1}{2}$ the tax And in the event tax is the part $y_{}$ of the second part to the extent of $\frac{1}{2}$ the $\frac{1}{2}$ And in the event tax is the part $y_{}$ of the second part to the extent of $\frac{1}{2}$ the $\frac{1}{2}$
ped and indemnifies wrists of inheritance therein, free and clear of all incumbrance. That they off warmant and defend the same against all parties making twild data therein. This growed between the partice between that the part 160 of the form get advant is all takes real state when the same becomes due and payable, and that that y. Will have the building all be peeded and directed by the part. J. of the second part, the low, if any, made payable are loss of the form of the part. J. of the second part, the low, if any, made payable takes the lawrance, of either, and the amount as paid shall become a part of the indektedness. This GRANT is intended as a morgange to secure the payment of the man of This the set of the second part is the second pay the set of the second pay. I have a set of the second pay the intended of the second pay. I have a set of the second pay the second pay the second pay the set of the second pay the second pay the second pay the second pay the second pay it is turns and payable to the part. J. or the second pay this all latters we have the the mid part. J. of the second pay to pay for any insurance to the deferred set of the the mid part. J. of the second pay to pay for any insurance to the deferred pay.	a during the life of this indext, pay all taxes or assuments that may be brief or assumed spinot or spon mid real static insured spinot for and tormado in such man and by such insurance company to the part $\mathcal{Y}_{}$ of the second part to the extent of \mathcal{L} its $\mathcal{L}_{}$ inserved. And in the event that the to brave mid remains insured a bravel particule, then tays $\mathcal{L}_{}$ of the second part may pay second by this indext-inserved a bravel particule. The tax $\mathcal{L}_{}$ of the second part may pay second by this indext-inserved a bravel betweet at the net of 10% from the date of payment matter $\mathcal{L}_{}$ and $\mathcal{L}_{}$ and $\mathcal{L}_{$
pool and indemails wrise of inheritance therein, free and clear of all incombinates. In its speed between the particle here one arginate all parties making lawful data there on its speed between the parties hereto that the part 1.9.5 of the first part shall at all than and into the same becomes die and payable, and that $LhQ'_{\rm eff}$ III here the building all be periodic and directed by the part. J of the second part, the low, if any, made payshes all be periodic and directed by the part. J of the second part, the low, if any, made payshes that and the periodic and directed by the part. J of the second part, the low, if any, made payshes that as a final second part shall full to pay work have when the issue second area and payshes This GRANT is intended as a most pays to secure the payment of the sum of This the terms of	e daring the life of this indext, pay all taxes or assuments that may be bried or assumed spinet or upon mid real static issuered spinet for and torondo in such man and by such insurance company to the part $y_{}$ of the monde part to the state of $\frac{1}{2}$ issues. And in the event take on the lower and events insure at a basic particle, that it tays $T_{}$ of the assumed spinet may see were by this label-taxe, and shall have bitweet at the nite of 10% from the data of payment and many, executed up the 20 kb. Any of March 10.58 at accretion thereas a steep reprint the same takes in a secret say man or man of a structure thereas a steep reprint. If definit he much is in secret say was normal the first part taxes with iterative thereas a steep reprint, and if the taxes is a payment are structure to the same because thereas a lower payment, it is made in a secret say man or man of when the same because thereas a pay of the improved has a bay tay a meridde basit, a pay there is a first with iteratively and the same is in the same bar and pay the same the same bar and the
ped and indefaultie series of inheritance therein, free and clear of all incumbrance. That they off sermant and defend the same against all parties making twelf data therein. It is great between the parties herein that the part 160 c the form get radiu it all times and state when the same becomes doe and payable, and that they. Will here the building all be pedied and directed by the part. J. of the second part, the loss, if any, made payable and the pedied and directed by the part. J. of the second part, the loss, if any, made payable are all showing the provide the same becomes does and payable and the same become does and payable and the pedied and directed by the part. J. of the second part, the loss of the second part of the indekted material states and the same becomes does and shall become a part of the indekted material states and the same and the same and the same become does and the same same all here all of the same and the same and the same become does and the same material states and the same and the same and the same become does and the same material states and the same and the same and the same become does and the same material states and the same and the same and the same become does and the same material states and the same and payable to the part. J. The same and the same and the same and the same and the same and payable to the part. J. The same and all same same and the same an	a during the life of this indext, pay all taxes or assuments that may be brief or assumed spinor or row mini and static insured spinor for and tormado in such man and by such insurance company to the part $\mathcal{Y}_{}$ of the second part to the extent of $\frac{1}{2}$
ped and indefaultie series of inheritance therein, free and dear of all incumbrance. That they off sermet and defend the same against all parties making twelf adain therein. It is agreed between the parties herein that the part 10.0 the first part tabulity and all a parties when the same becomes due and payable, and that the 0.0 the first part tabulity and all a parties the same becomes due and payable, and that the 0.0 the first part tabulity and all a parties the same becomes due and payable, and that the 0.0 the 0.0 the first part tabulity and the parties of the parties the other part. The 0.0 the same become same and payable as a same of the other tabulity in pays the same view the same become same and payshes are the first default in the other part of the indefault and the other other other other other other the other other Thirtheon hundred. so even that the to pay the same the other other other of the terms of 0.0 the creation of the part of the first other other other of the terms of 0.0 the creation of the part of the second part, with all interes of the terms of 0.0 the term of the part of the the payment of the same of the part of the term of the other other other other other other other other other other of the terms of the other other of the terms of the other other other other oth	a during the life of this indext, pay all taxes or assuments that may be bried or assumed spinor ar spon staid real exists insured spinor for and tormado in such sum and by such howranes company to the part
ped and indefaultie series of inheritance therein, free and clear of all incumbrance. In a grand between the parties herein their the part 10.05, of the form part shall at all times not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state and the same becomes dies and that becomes a part of the indektedows. THIS GRANT is intended as a morger to serve the payment of the man d. This that the same die payable to the part. J	a deferg the life of this indext, pay all taxes or anomanasis that may be level of a manual applies to the part y_{-} of the mood against fire and tormado in such sum and by such however, and part is the event that in the event that the event that in the event that the event the event the event the event that the event that the event the event the event the event that the event that the event that the event that the event that the event that the event the eve
ped and indefaultie series of inheritance therein, free and clear of all incumbrance. In a grand between the parties herein their the part 10.05, of the form part shall at all times not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state and the same becomes dies and that becomes a part of the indektedows. THIS GRANT is intended as a morger to serve the payment of the man d. This that the same die payable to the part. J	a dering the life of this indext
ped and indefaultie series of inheritance therein, free and clear of all incumbrance. In a grand between the parties herein their the part 10.05, of the form part shall at all times not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state and the same becomes dies and that becomes a part of the indektedows. THIS GRANT is intended as a morger to serve the payment of the man d. This that the same die payable to the part. J	a deferg the life of this indext, pay all taxes or anomanasis that may be level of a manual applies to the part y_{-} of the mood against fire and tormado in such sum and by such however, and part is the event that in the event that the event that in the event that the event the event the event the event that the event that the event the event the event the event that the event that the event that the event that the event that the event that the event the eve
ped and indefaultie series of inheritance therein, free and clear of all incumbrance. In a grand between the parties herein their the part 10.05, of the form part shall at all times not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state and the same becomes dies and that becomes a part of the indektedows. THIS GRANT is intended as a morger to serve the payment of the man d. This that the same die payable to the part. J	a dering the life of this indext
ped and indefaultie series of inheritance therein, free and clear of all incumbrance. In a grand between the parties herein their the part 10.05, of the form part shall at all times not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state when the same becomes dies and payable, and that that balance is not state and the same becomes dies and that becomes a part of the indektedows. THIS GRANT is intended as a morger to serve the payment of the man d. This that the same die payable to the part. J	a defer the Uh of this indext, pay all taxes or anomanasis that may be level or anomal against go upon mid and minist insured against fire and tormado in such sum and by such hoursans manyary in the party
ped and indefaultie state of inheritance therein, free and clear of all incumbrance	a defering the life of this indext
ped and indefaultie series of inheritance therein, free and dear of all incumbrance. That they off sermet and defend the same against all parties making twild dath therein. This greet between the parties between that the part 10.0 to the form part and that it all mass mel state when the same becomes due and payable, and that thinky. Will have the building all a predicted and directed by the part. 	a deferg the life of this indext
prod and indefaultie wrate of inheritance therein, free and dear of all incumbrance. That they off surmant and defend the same against all parties making twild data therein. The agend between the parties herein that the part 10.0 of the first part has that it all mannes and an action when the same becomes due and payable, and that the Day. Will have the building all an pecified and directed by the part. J of the second part, the low, if any, made payable and the pecified and directed by the part. J of the second part, the low, if any, made payable and the pecified and directed by the part. J of the second part, the low, if any, made payable are same the same becomes due and payable, and that the design and the period of the second part of the indefactors. This if GALST is thered due as manying to secure the payment of the same of This if the same is the part of the indefactors. A due to the terms of or this second part to pay for any insurance or to discharge to difficult the same payable to the part. J of the second part, with all interess partners by the mid part. J of the second part to pay for any insurance or to discharge to difficult any the many payable to be part. J of the second part is and the discharge in any full at the displant payable the valid of the math payment to the made in any full difficult any payable payable to add in math payment to be made in a payable at the displant payable the valid of the dist pays of the second pay is any insurance or to discharge in the dist payable payable to bard to a pay any insurance or to discharge in the dist payable payable to bard of the same payable in the same and the distance in any full dist the displant payable to bard of the same payable in the same and t	a defer the life of this indext, pay all taxes or assuments that may be bried or assumed spine are upon staid real exists insured against for and tormado in such ann and by such hoursans company its the part
ped and indefaultie series of inheritance therein, free and dear of all incumbrance. That they of marmat and defend the mane against all parties making twild all the there. This green between the parties between data that they are 10.2 of the first part all that is all uses main state the parties. Period that the part 10.2 of the first part all that is all there is a building all the parties of the that the parties between the target of the target of the same boxes used to the target of target of target of the target of the target of the target of target of target of target of the target of the target of	a dering the life of this indext, pay all taxes or ansemants that may be level of a summed applies to the part of the second appliest for and tormado in such sum and by such insurance rampany means of the the second appliest is the science of 12.1 interest. And in the event that and in bows mid remains insure as beaution of the interest of the first of the science of the means, executed as the 202th are March and the science of the means, executed as the202th are March and the last of payment and means, science of the science of science of and being interest of the first of the science of the science of the science of the means, executed as the202th areMarch and the last of approximate and interest, science there as a science provided, in the science of the last and part. All the science of the science therein a science of science of and ablightion and the science of the balance therein the science therein there as a last of the science of and a science of the balance therein the science therein the science as large of the science of and and pays and the science of the balance therein the science therein the science of and ablightions and the science and are grade therein the science therein the science as large of the therein and a pays and the science therein principal contains the science of the balance of and pays and the science of the balance therein principal contains the science of the balance of and therein and the science and have the science therein a science of the balance of and therein the science of the balance therein principal contains therein the science of and a science therein and the science and have to a correct therein and therein the science of a science of the science of the balance therein a correct therein and therein therein a science of the science of the balance of a science of the balance therein a correct the science of the science of the science of a science of the s
ped and indefaultie series of inheritance therein, free and dear of all incumbrance. That they of marmat and defend the mane against all parties making twild all the there. This green between the parties between data that they are 10.2 of the first part all that is all uses main state the parties. Period that the part 10.2 of the first part all that is all there is a building all the parties of the that the parties between the target of the target of the same boxes used to the target of target of target of the target of the target of the target of target of target of target of the target of the target of	a dering the life of this indext, pay all taxes or ansemants that may be level of a summed applies to the part of the second appliest for and tormado in such sum and by such insurance rampany means of the the second appliest is the science of 12.1 interest. And in the event that and in bows mid remains insure as beaution of the interest of the first of the science of the means, executed as the 202th are March and the science of the means, executed as the202th are March and the last of payment and means, science of the science of science of and being interest of the first of the science of the science of the science of the means, executed as the202th areMarch and the last of approximate and interest, science there as a science provided, in the science of the last and part. All the science of the science therein a science of science of and ablightion and the science of the balance therein the science therein there as a last of the science of and a science of the balance therein the science therein the science as large of the science of and and pays and the science of the balance therein the science therein the science of and ablightions and the science and are grade therein the science therein the science as large of the therein and a pays and the science therein principal contains the science of the balance of and pays and the science of the balance therein principal contains the science of the balance of and therein and the science and have the science therein a science of the balance of and therein the science of the balance therein principal contains therein the science of and a science therein and the science and have to a correct therein and therein the science of a science of the science of the balance therein a correct therein and therein therein a science of the science of the balance of a science of the balance therein a correct the science of the science of the science of a science of the s
ped and indemnifies state of inheritance therein, free and dear of all incumbrance. That they of surmat and defend the same against all parties making twild dath therein. It is agreed between the parties between that the part 100 d of the fram part about 1 at the same mel state when the same becomes dee and payable, and that the Day. Will keep the building all be pedied and directed by the part. 	a dering the life of this indext, pay all taxe or assuments that may be brief or assumed spine ar upon stid real exists insured spinet to its exist of 112
prod and indemnifies state of inheritance therein, free and dear of all incumbrance. That they of surmational defende the same against all parties making twild dish therein. This growt between the parties between their the part 10.5 of the first part all all at all mass real states when the same becomes dee and payable, and that thinky. Will have the building all be peeded and directed by the part	a dering the life of this indext, pay all taxe or anomanes that may be bried or anomal quicks are upon stid real state insured signation for and terms to its model and the state insured a spinor its the part
ped and indefaultie series of inheritance therein, free and dear of all incumbrance. That they of series and defeed the same against all parties making twild data therein. The agend between the parties between their the part. 26.0 of the first part all all at all takes mel state when the same becomes due and payable, and that the Day. Will have the building all as petided and directed by the part	a dering the life of this indext, pay all taxes or ansemants that may be level or a same laplace to the part of the second against for and tormake in such sum and by such insurance rampany means of the the second against for and tormake in such sum and by such insurance rampany means of the the second against in the start of 1 12 af the means that and in bows mid remains insure as been insured a base provided, the the years of the start of 10.1 A.R. meansy, executed up the 20th day at March at the means and means, second ag the 20th day at March at the means and meansy there are avoid to the terms of add ablightees and the interest of 10.1 A.R. in according there as avoiding to the terms of add ablightees and the terms tay may are or more of any taxes with information there as a based period di, in the years and add and period again the second and the second again and the start here the second and the second and the second and a period of the terms tay may are or more of the start here the second and the second the second and the second again the second again the second the second again and the second the second and the second again again the second
product indefaulties state of inheritance therein, free and dear of all incumbrance. That they of summa and defeed the same against all parties making twild dath there. The agent between the parties between that the part 100 to the same parties that it all takes and be specified and directed by the part	a dering the life of this indext, pay all taxe or anomanys that may be level of a some applies to the part
prod and indefaulties series of inheritance therein, free and dear of all incumbrance. That they of marmati and defend the mars against all parties making twild all at theme in a mark when the parties berows due and payable, and that the DAT 100 to the mark mark in a star berowse due and payable, and that the DAT 100 to the mark of the mark	a dering the life of this indext, pay all taxe or anomanes that may be level of a summed applies to the part of the mood appliest for and terms is the sum and by such however, that and in bows mid remains inserve to head to be a first and the moute the sum memory
product indefaulties state of inheritance therein, free and dear of all incumbrance. That they of surmarian and defend the same against all parties making twild data therein. It is agreed between the parties between the tarks part 10.05 of the first part at the limit of the same becomes against at all times and and the people of the part. This could be the parties between the second part, the low, if any, made payshe and the people of the part. This could be the parties between the same becomes against at all times This could be predicted as a more provide the this indications. This could be the part. This could be the part of the second part, the limit of the part of the second part, the limit of the part. This could be the part of the second part is payshes at the part of the second part, the limit of the second part. This could be the part of the second part to pay for any housease or to disker the second part. The part of the part of the part of the second part is the second part. The part of the part of the part of the second part of the second part. The part of the part of the part of the second part. The part of the part of the part of the second part. The part of the part of the part of the second part. The part of the part of the part of the second part. The part of the part of the part of the second part. The part of the part of the part of the second part. The part of the part of the part of the second part. The part of the part of the part of the second part. The part of the part of the part of the part of the second part. The part of the part of the part of the	a dering the life of this indext, pay all taxe or assuments that may be bried or semand applied to the part
prod and indemailse state of inheritance therein, free and dear of all incumbrance. That they of marmat and defend the mars against all parties making twild all the there. It is agree between the parties between the that the part 100 for the mark mark in that there is not mark the the the mark between set and alpha and that there is not mark the the the the state between set and alpha and that there is not mark the the the the the state between set and alpha and that the state is not set and the the state between set and the the state between set and the the state between set and the state of the state between set and the state of the state between set and the state between set and the state between set and the state of the state between set and the state of the state between set and the state of the	a dering the life of this indext, pay all taxe or assuments that may be bried or semand applied to the part
red ad indensities entits of inheritance therein, free and dear of all incumbrance. That they of surmation and defend the more against all parties making by wind dath therein. This greet betweet the parties before that the part 100 for the more radia it all times not entits when the more horness due and payable, and that the Day. This is a subscription of the part. This details the the state betweet due and payable, and that the Day of the part of the indetails and the more day of the part. This details the the state betweet due and payable, and that the day of the part of the indetails and the more day and the more and the part of the indetails and the more day of the part of the indetails and the more day of the part of the indetails and the more day of the indetails and the more day of the indetails and the more horned are day of the indetails and the more day of the indetails and the part. This the the indet are a more day the indetails and the more day of any indeman or to discuss the indetails and payable and the part of the second part, while all interes we streaded built the valid if each pay ment to be made and the index of the indetails and the index of the i	a dering the life of this indext