Receiving No. 7099 <

616

1

MORTGAGE RECORD 80

Reg. No. 1733 < Fee Paid, \$ 3,50 <

Receiving No. 7

的复数法公司合同	FROM Mary M. Rowlands	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>4</u> day of <u>5</u>	
	то	January A. D. 19 39, at 4120 o'dock P.M. Narel G. Deck	
The l	First National Bank Lawrence, Kansas	Register of Deeds.	1
THIS INDENTUR hundred and thirty	RE, Made this first day of contract day of the second seco	January , in the year of our Lord, one thousand nine	hund
of Lawrence	in the County of Douglas	and State of Kanzas	
part y of the first part	t, and The First National Bank of	Lawrence, part yof the second part.	part
> One thousand four which is hereby acknowled	hat the said part Y of the first part, in consider r hundred and no/100 (§1,400.00) iged, ha 5 sold, and by this indenture do03 tate situated and being in the County of Douglas a	ration of the sum of duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part. Y of the second part, the	2Six which follow
Lot No. Kansas,	Fifty (50) on Ohio Street, in th	e City of Lawrence, in Douglas County,	-
			the state
with the ensurement			1
	all the estate, title and interest of the said part. 3 the first part do.C.Shereby covenant and agree that at the		
And the said part y of t of a good and indefeasible estate of	the first part do.C.Shereby covenant and agree that at the of inheritance therein, free and clear of all incumbrance	y of the first part therein. delivery hereof	of a go
And the said part <u>y</u> of t of a good and indefeasible estate of and that they will warrant and def It is agreed between the pas	the first part do. O.Shereby covenant and agree that at the d inheritance therein, free and clear of all incumbrance fend the same against all parties making lawful daim thereto. rites hereto that the part. Y of the first part shall at all tir	e delivery hereof. 500.12. the layful owner of the premises above granted, and seined	of a go and the
And the mid part y of i of a good and indefensible estate of and that they will warrant and de It is agreed between the par mid real estate when the same beco as shall be specified and directed by	the first part do $OS_{}$ hereby covenant and agree that at the d laberitance therein, free and cies of all incumbrance. Find the masse against all parties making invited similar therein, risk herein batts the part y of the first part shall at all time more due and psyxide, and that, $OH_{}$ with $V_{}$ has been by the party of the second part, the low, if any, made pays	e delivery hereof. Sh0_10 the layful owner of the premises above granted, and mind mee during the life of this indecture, pay all taxes or assessments that may be levied or assessed against filter upon said wall settle insured against five and formado in such man and by such insurance company Mo to the party of the second part to the start of 112 instruct. And in the result that	oq e to and th anid m lade se anid m anid pa
And the mid part V_{-} of a of a good and indefensible estate of and that they will warrast and def It is agreed between the par mid real estate when the same boo as shall be specified and directed by ind part. Of the first part that mid parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first parts of the first part	the first part do D.Shereby coverant and agree that at the i laberitance therein, fore and dear of all incumbrance	e delivery hereof <u>500.15</u> the layer of the premises above granted, and setsed mee during the life of this indenture, pay all tause or assessments that may be levied or assessed spinat dings upon anid real estate insured against five and tornado in such sum and by such insurence company life to the party — of the second part to the starts of $\frac{11}{120}$. Interest. And in the rest that is not for the party — of the second part to the starts of $\frac{11}{120}$. In the second part may pay we could by this indenture, and hall been interest at the tast pay and pay any pay the party — of the second part to the starts of $\frac{11}{120}$. The second part may pay we could by this indenture, and hall been interest at the rate pay.	of a go and the mid ree as shall mid gas fully re
And the mid pert y of a of a good and indefensitie scatar of and that they will warrant and def It is agreed between the part mid real estate when the same been ashall be specified and directed by ned perc of the fort part sha mid rank and measures, or direct THIS GRANT is intended according to the terms of	the first part do D.S hereby coverant and agree that at the d laberhance therein, fore and dense of all incembrane. 	e delivery hered. 5h0.12 the layed owner of the premises above granted, and stand mee during the life of this indecture, pay all taxes or assessments that may be levied or assessed against filter upon and real state insured against five and tornado in such may and by such insurants company Most to the payd, or of the second or to the start of a "1.12. Instrum" And in the event that is and to keep uid premises insured as investo previous the second payment and y second by this indectors, as at all these instrumes in a first (in the second payment pay through and four hundred and non/100 = DOLARS, of moory, extended on the <u>first day of January</u> 19.32	of a gro and the mid ret ball fully ry fully ry secondly
And the said part <u>y</u> of a of a good and indefeasible setate of and that they will warrant and def It is agreed between the par- anid real exists when the same beco- as shall be specified and directed by mid part of the fort part and indepart of the fort part and indepart of the fort part and dispart of the fort part and dispart of the fort part and dispart of the fort part and encoding to the terms of ORG and by it the main part.	the first part do O.S hereby covenant and agree that at the if labering there is a set of all incumbrance	e delivery hereof <u>5h0.13</u> the larved owner of the premises above granted, and mind mee during the life of this indexture, pay all tases or assessments that may be levied or assessed apaket dings upon and read extate insured against five and tormado in such sum and by such insurance company life to the party of the second part to the stent of <u>115</u> interest. And in the event that is and to keep all provides the stents portided, <u>155</u> from the date of payment unit hours and the party in the stent party is the party is the second part may pay m, second by this indexture, and shall beer interest at the rise of 10 ⁶ from the date of payment unit hours and <u>1000000000000000000000000000000000000</u>	of a pro- and the mid rea as shall did pro- fully re- secondla and by. many s
And the said part <u>y</u> of a of a good and indefeasible setate of and that they will warrant and def It is agreed between the par- anid real exists when the same beco- as shall be specified and directed by mid part of the fort part and indepart of the fort part and indepart of the fort part and dispart of the fort part and dispart of the fort part and dispart of the fort part and encoding to the terms of ORG and by it the main part.	the first part do O.S hereby covenant and agree that at the if labering there is a set of all incumbrance	e delivery hereof <u>5h0.13</u> the larved owner of the premises above granted, and mind mee during the life of this indexture, pay all tases or assessments that may be levied or assessed apaket dings upon and read extate insured against five and tormado in such sum and by such insurance company life to the party of the second part to the stent of <u>115</u> interest. And in the event that is and to keep all provides the stents portided, <u>155</u> from the date of payment unit hours and the party in the stent party is the party is the second part may pay m, second by this indexture, and shall beer interest at the rise of 10 ⁶ from the date of payment unit hours and <u>1000000000000000000000000000000000000</u>	of a pro- and the mid rea as shall did pro- fully re- secondla and by. many s
And the said part y_{-} of a good and indefensible senate of a good and indefensible senate of a good and indefensible senate of a good that they will warrant and define the same been as hall be specified and directed by the same been used as a same been as	the first part do DShereby coverant and agree that at the d laberiance therein, for and dense of all incembrane. First the same against all parties making lavel dains therein. The data and parable, and that DD the part had at all the mome due and parable, and that DD the part had at all the mome due and parable, and that DD the part had at all the second to the laves due to the law. The para the black of the paraty the laves due to the law data way and the law most had be seen for the law data and parable as a mortgape to secure the payment of the modeless as a mortgape to secure the payment of the sum does due to eventian written obligation. for the payment of and and de payable to the part to pay for any insurance or to dischard for all differences in the payment of the second pays. If all to solve the payment is pay for any insurance or to dischard the insuft horders.	e deivery bered. Sh0.12 the larval owner of the premises above granted, and stand mes during the life of this indexture, pay all taxes or assessments that may be levied or assessed against filter upon and real setuie insured against five add tornado in such may and by area hoursers company bits to the payd, or the second part to the seture of 1 filts instrum. Add in the result is and to heve paid premises insured as herein provided. Are the early of the second part may may may secure by this inducator, and shall be interest at the true of 10% (rom that after optimum shoursend four hundred and mod 1000	of a goo and the mid res mid res faily re faily re faily re according and by. money of dull fail of the water of a goo and the secon
And the said perty of of a good and indefensities ensure of a good and indefensities ensure of a different set of the same been and real setue shes the same been a shall be specified and directed by midpert of the forty part shall midpert shall be shall be a shall be perty without notice, and it shall be levely without notice, and it is all be levely midperted by the same and so of all the shall be levely midperted by the same and so of all the shall be levely midperted by the same and so of all the shall be levely midperted by the same and so of all the shall be levely midperted by the same and so of all the shall be levely midperted by the same and so of all the shall be levely midperted by the shall	the first part do B3.—hereby coverant and agree that at the d inheritance therein, fire and dear of all incembranes. First does may equal the parties marking berind alion theorem. ratios here that the part, $Y_{}$ of the first part shall at all the men due and payshes, and that B10. Will 11 keys the built by the part $Y_{}$ of the scored part, the bays, if any mode pays all fails to pay much takes when the same become due and payshill and the should not pay shall become T_{-} that T_{-} that T_{-} that and the should not pay that hall become T_{-} and T_{-} the distribution of the same the payment of the modeless as a mortgage to score the payment of the modeless that the distribution of the pays may the same to be a size of the field description of the pay of the scored pays, T_{-} of the scored pays, T_{-} will list J_{-} of the scored pays to the payment of the same due to the distribution of the pays may the marks as a because of the size description of the scored pays, T_{-} of the scored pays, T_{-} will be scored pays and the scored pays T_{-} of the scored pays, T_{-} with the scored pays one invertion the pays of the pays of the scored pays of the scored pays of the pays the pays of the scored pays, T_{-} of the scored pays, T_{-} with the scored pays and the scored pays T_{-} of the scored pays.	e defirery hered. Sh0.12 the large parameters that may be leried or anomal against files when and real entries of the second real to the entries of the interest of the entries of the entries of the interest of the entries of the interest of the entries of the interest of the entries of the entr	of a grow and the main shall and re- m shall and re- many of and hy- many of shall for shall for
And the mid pert <u>y</u> of a of a good and indefeasible scatar of add that they will warrant and def It is agreed between the part and it real status when the same been as shall be specified and directed by adj perturbed by the same as provide if will be adjusted by the same as a provide if will be the be directed and it read by a status by adjusted by the same as a more yad maned by the same as a provide if will be be directed and it read by the same and it the behavior of the same as a provide if without noise, and it shall be been behavior of the behavior of the same as a behavior of the same as a provide if without noise and it shall be behavior behavior of the behavior of the same as a behavior of the same as a provide if without noise and it be behavior of the same as a provide if without noise and it be able and the same as a provide if without noise and it be able and the same as a provide if without noise and the same as a same and the same as a same as a same behavior of the same as a same as a same as a same as a behavior of the same as a provide if without noise as a same as a same as a same as a same as a same as a same as a same as	the first part do $\Omega S_{}$ hereby covenant and agree that at the d labering the second part of an array of the second part of the second part, with all into the second part of the second part, with all into the second part of the second part, with all into the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part is the part second of the second part is the part second of the second part. We will be the second part is the part second of the second part is the part second of the second part is the part second the	e deivery bered. Sh0.12 the larval owner of the premises above granted, and stand mes during the life of this indexture, pay all taxes or assessments that may be levied or assessed against filter upon and real setuie insured against five add tornado in such may and by area hoursers company bits to the payd, or the second part to the seture of 1 filts instrum. Add in the result is and to heve paid premises insured as herein provided. Are the early of the second part may may may secure by this inducator, and shall be interest at the true of 10% (rom that after optimum shoursend four hundred and mod 1000	di a pro ad the ad the
And the said pert <u>y</u> of t of a good and indefeasible state of each three they will service at and di- main the same of the service at and di- main service and the same bace and service and services at and service and service and services at an ano- served in the service at a service and the service and services and second and the service and the service and the service and services at a second services and services at a second services and services at a second second services at a second second services and services at a second second services at a second second second services at a second second second services at a second sec	the first part do $\Omega S_{}$ hereby covenant and agree that at the d labering the second part of an array of the second part of the second part, with all into the second part of the second part, with all into the second part of the second part, with all into the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part is the part second of the second part is the part second of the second part. We will be the second part is the part second of the second part is the part second of the second part is the part second the	e deivery hered. 5h0.12 the lards owner of the premises above granted, and stand mes during the life of this indexture, pay all taxes or assessments that may be levied or assessed against diary upon and was restar insured against fite ad tormado in such was and by such insurance company Me to the party of the second part to the stant of <u>115</u> interact. And in the errest that that the and to keys and provide instances in the of 115 interact. And in the errest that the to the party of the second part to the stant of <u>115</u> interact. And in the errest that the to the party of the second part to the stant of <u>115</u> interact. And in the errest that the tothe party of the second part to the stant of <u>115</u> interact. And in the errest that the unstand. four hundred and non <u>1000</u>	di a pro ad the ad the
And the said pert <u>y</u> of t of a good and indefeasible state of each three they will service at and di- main the same of the service at and di- main service and the same bace and service and services at and service and service and services at an ano- served in the service at a service and the service and services and second and the service and the service and the service and services at a second services and services at a second services and services at a second second services at a second second services and services at a second second services at a second second second services at a second second second services at a second sec	the first part do $\Omega S_{}$ hereby covenant and agree that at the d labering the second part of an array of the second part of the second part, with all into the second part of the second part, with all into the second part of the second part, with all into the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part is the part second of the second part is the part second of the second part. We will be the second part is the part second of the second part is the part second of the second part is the part second the	• delivery bered <u>5h0.11</u> the larvel owner of the premises above granted, and stand the user of the second provides the second se	di a pro ad the ad the
And the said pert <u>y</u> of t of a good and indefeasible state of each three they will service at and di- main the same of the service at and di- main service and the same bace and service and services at and service and service and services at an ano- served in the service at a service and the service and services and second and the service and the service and the service and services at a second services and services at a second services and services at a second second services at a second second services and services at a second second services at a second second second services at a second second second services at a second sec	the first part do $\Omega S_{}$ hereby covenant and agree that at the d labering the second part of an array of the second part of the second part, with all into the second part of the second part, with all into the second part of the second part, with all into the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part is the part second of the second part is the part second of the second part. We will be the second part is the part second of the second part is the part second of the second part is the part second the	• defirery hered	di a pro ad the ad the
And the said pert <u>y</u> of t of a good and indefeasible state of each they will warrant and def It is agreed between the par- mid real state when the same been as aball be specified and directed by neighbors of the fort part sha outdrawer and insurance, or differ, fully <u>THIS</u> GRANT is intended according to the terms of <u>ORG</u> and <u>y <u>1</u> the <u>C</u> terms man money advanced by the said part. shall the pay the same as provid <u>And the severy same shall</u>. And the severy same shall be left without patients provided by the part. It is the shall be paid by the part. The shall be paid by the part. IN WITNESS WHEN written.</u>	the first part do $\Omega S_{}$ hereby covenant and agree that at the d labering the second part of an array of the second part of the second part, with all into the second part of the second part, with all into the second part of the second part, with all into the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part to pay for any insurance or to dischard the first here the second part is the part second of the second part. We will be the second part is the part second of the second part is the part second of the second part. We will be the second part is the part second of the second part is the part second of the second part is the part second the	• delivery bered <u>5h0.11</u> the larvel owner of the premises above granted, and stand the user of the second provides the second se	d a pro read the state of the s
And the said pert <u>y</u> of t of a good and indefeasible state of each three they will service at and di- main the same of the service at and di- main service and the same bace and service and services at and service and service and services at an ano- served in the service at a service and the service and services and second and the service and the service and the service and services at a second services and services at a second services and services at a second second services at a second second services and services at a second second services at a second second second services at a second second second services at a second sec	the first part do 0.3 hereby coverant and agree that at the d laberiance therein, fore and dear of all incembrane	• defirery hered	d a pro- ind the set of the set o
And the said pert <u>y</u> of t of a good and indefeasible sease of ead that they will warrant and def It is agreed between the par- mid real status when the same been used to the streng status of the forty pertur- net <u>y</u> of the forty perturb and the same status of the forty perturb and the same status of the forty perturb and the same status of the streng status moory datasets of the streng status moory datasets of the streng status moory datasets of the streng status and at it of the bighting period forty and the streng status of the streng status and the strength of the streng status of the strength of the streng status and the strength of the strength of the strength written.	the first part do BB have by coverant and agree that at the d laberitance therein, fire and dear of all incendences of laberitance therein, fire and dear of all incendences rise hereto that the part. y of the first part shall at all the men due and payticle, and that BB W1 ll seep to builty y the part. y of the second part, the part of the individues as a mortgage to secure the payment of the sum decard and the second part is built and the first part of the individues as a mortgage to secure the payment of the sum decard de payhale to the part. y of the second pay, k and the payment to pay frame part of the individues as a mortgage to secure the payment of the sum decard de payhale to the part. y of the second pay, k and the payhale to the part. y of the second pay, k and the individues of the pay frame pay of the second pay. a and a and a and b and b second a and b and b and b second a and b and b second a and b and b individues b are as b and b second b and b and b individues b are as b are as b are as b are as b are a and b are as b a and b are as b are as b are as b are a and b are as b are a and b are as b are a and b are as b are a as b are as b are a as b are as b are a as b are as b are as b a and b a are as b are as b are a as b are as b are as b a are as b are	• defirery hered	d a poo ind the ind the ind resi ind re
And the said pert <u>y</u> of t of a good and indefensible scatar of and that they will warrant and def It is agreed between the par- mid real estate when the same been as aball be specified and directed by adjection of the form part aba- dia issue and insurance, or differ- nation of the form part aba- dia issue and insurance, or differ- according to the terms of <u>ORO</u> and by <u>105</u> the same are provided and by <u>105</u> the same are pro- moved advanced by the said parts of any <u>105</u> the same are pro- tering the same and the same pro- respondent on the same provided by presented by the said parts of all me there be said begin the barder, the barder of the same provided by presented by the said parts of all me there be said by the part of the same provided by the said parts part. The barder by the said parts part of the barder by the said parts part of the barder by the said parts part of the barder by the said parts part. The barder bard by the part of the same provided by the said parts parts the same of the mean provided by the said parts parts the barder bard by the part of the same provided by the said parts parts the same of the means provided by the said parts parts the barder bard	the first part do D.S hereby coverant and agree that at the d laberimese therein, fore and dear of all incembrane	* defirery hered	d a pp ad the 1 main re- ear of the scored ad the relation of a py reason of a py
And the said pert <u>y</u> of t of a good and indefeasible searce of ead that they will warrant and def It is agreed between the par- mid real status then the same been as aball be specified and directed by neighbors of the fort part sha indefease and status the same searce of the searce of the same part of and y <u>105</u> the same part of the same of the same part of the same of the same part of the same of the same part of the same same part of the same part and the same part of the same part of the same and the same part of the same part of the same part and the same part of the same part of the same part and the same part of the same part of the same part of the same and the same part of the same part of the same part of the same and the same part of the same part of the same part of the same part of the same part of the same part of	the first part do DBhereby coverant and agree that at the d inheritance therein, fore and dear of all incendences first the same spaties at parties making isrdi daim therein. There is here that the same spaties is a start of the isrdient isrd the same and payaking and that DD _ 11 layer the builty by the part of the second pays the barry is a start of the isrdient and the isrouts the the second pays the pays of the isrdient and the isrouts of pays had layers are pair of the isrdient and the isrouts of pays had layers are pair of the isrdient and the isrouts of pays had layers are pair of the isrdient as a mortgape to save the payment of the sum does on a pays and the spaties the pair of the second pays the same pays and the isrouts of pays is a start of the isrdient are pays had to the pair of the second pays the same of the start of pays is a start of the isrdient are in the start is pays in the same before a pays of the isrdient are in the start of the start of the same of the same of the start is there is a start is pays from any insurance or to dickars the isrd of the start of the start of the isrdient is a start of the isrdient is an isrdient to a start are as pays is a start of the start of the start of the isrdient isrdient is a start of the start of the start of the isrdient is a start of the start of	• defirery hered <u>5h0 11</u> the larged corner. If the premises above granted, and stand direct the second parts there are a stand to be a second of the second parts there is the second parts are approxed to be the terms of the second parts are presented of the second parts are	d a pp ad the 1 main re- ear of the scored ad the relation of a py reason of a py
And the said pert <u>y</u> of t of a good and indicative restar of and that they will warrant and def It is agreed between the part and area in the series to the same been as aball be specified and directed by a part of the form part aba and the same series of the same series of the same series of the same series of and y <u>it</u> <u>S</u> (BANT is intended as a set of the same series of the second series of the series of the second series of the second series of the second series of the second second series of the series of the second series of the second series of the second series of the second seco	the first part do D.S hereby coverant and agree that at the d labering the series therein, fore and dear of all incembranes	2 delivery bered	d a pro- ind the set ind the set of the set of the set
And the said pert <u>y</u> of t of a good and indicative restar of and that they will warrant and def It is agreed between the part and area in the series to the same been as aball be specified and directed by a part of the form part aba and the same series of the same series of the same series of the same series of and y <u>it</u> <u>S</u> (BANT is intended as a set of the same series of the second series of the series of the second series of the second series of the second series of the second second series of the series of the second series of the second series of the second series of the second seco	the first part do D.S hereby coverant and agree that at the d labering the series therein, fore and dear of all incembranes	• defirery hered <u>5h0 11</u> the larted owner of the premises above granted, and stand direct the second parts the second parts are second and real sector parts and the second parts are second to be second or the second real to be second or the second parts are parts at here predicted. The second parts are parts at here predicted to be second or the second parts are parts at here predicted to be second or the second parts are parts at here predicted to be second to be second or the second parts are parts at here predicted to be second to be second parts are parts at here predicted to be second parts are parts at here predicted to be second parts are parts at here predicted to be second parts are parts at second parts are parts at here predicted to be second parts are parts at the parts at second parts are parts at second parts are parts at second parts are parts at parts are parts at second parts are parts at the p	d a pro- ind the set ind the set of the set of the set
And the said pert <u>y</u> of t of a good and indefeasible entate of each the they will served be the part mid real status then the same been as hall be specified and directed by neighbors of the fort part shat only a same of search and the same been according to the terms of memory advanced by the said part. THIS GRANT is intended according to the terms of memory advanced by the said part. shall be part the said part of the bidding ion and real search are and at the the bidding ion and real search are and the said of the bidding ion and real search are and the said of the bidding ion and real search are and the said of the bidding ion and real search are and the said of the bidding ion and real search are and the said of the bidding ion and real search are and the said of the bidding ion and real search are and the said of the bidding ion and real search are and the said of the bidding ion and real search are and the said of the bidding ion and real search are and the said of the bidding ion and real search are and the said search are and the said in the said in the said search are and the said and the said in the said search are and the said and the said is a said to bidding ion and real search are and the said search are and the said and the said in the said search are and the said and the said is a said to bidding ion and the said search are in the said search are and the said and the said in the said search are and the said and the said is a said to bidding ion and the said search are in the said search are and the said and the said search are in the said search are and the said and the said search are in the said search are and the said search are in the said search are and the said and the said search are in the said search are and the said search are in the said search are and the said search are and the said search are in the said search are and the said search are a	the first part do DBhereby coverant tool agree that at the il inheritance therein, five and dear of all incendences rise hereto that the part, y of the first part shall at all incende and paytoke, and that IBh 11 layer to bally y the part y of the second part, the part of the individen- and the second second paytoke part of the individence as a mortgage to secure the payment of the sum decard as a mortgage to secure the payment of the sum decard as a mortgage to secure the payment of the sum decard as a mortgage to secure the payment of the sum decard as a mortgage to secure the payment of the sum decard de payhole to the part y of the second pay. If will not y of the second pay the payment of the sum decard de the individence of the payment of the sum decard de the sing pay the target to pay care any of the sum decard de the sing pay the pay the pay the pay the pay the pay def the pay pay the pay the pay the pay the pay the pay def the pay pay the pay the pay the pay the pay the pay the pay def the pay pay the pay the pay the pay the pay the pay the pay def the pay pay the pay the pay the pay the pay the pay the pay def the pay pay the pay the pay the pay the pay the pay the pay the pay the pay main pay the pay main pay the pay pay the pay the pay pay the pay the pay pay the pay the pay pay the pay the pay pay the pay	<pre>statistics provide the second provides of the intervent and by the second of the second provides of the second provides and second the second provides and the second provides and the second provides and the second provides the second provides and the second the second provides the second provides the second provides and the second provides and the second the second provides the second the</pre>	d a poo ad the add min a data add add a min a data add add add a min add add add a min add add add add add add add add add add add
And the said pert <u>y</u> of t of a good and indefensible scatar of ead that they will warrant and def It is agreed between the par- mid real estate when the same been used to the streng scatar of the forty perturbed of the second scatar of the scatar of the forty of the second scatar of the scatar of the scatar and the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar and the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar in the scatar of the scata	the first part do DShereby coverant and agree that at the d laberlances therein, fore and dear of all incembranes. first the same spins at parties making jord dains therein. the distribution of the same barries in the same should all therein bere that the the seare 1 and 1. The MT 11 seep the builty of the same of an end payaking and that DD or MT 11 seep the builty of the same of the second pays the barries of the binding of the same due and payaking and that DD or MT 11 seep the builty of the same of the second pays the same because due on the pays and the second same the payment of the same because due of pays the same of the second pays the same because due of the pays and the second same the payment of the same because due of the de payable to the part y - of the second pays the same de the should be and the pays of any insurance or to discharse the same of the pays and the pays of any insurance or to discharse the same of the same is the same because are not pays and the second pays the pays of the same same of the same of the same of the same is the same same of the same same of the same of the same is the same same of the same same of the same of the same of the same same of the same same of the same of the same of the same same of the same same of the same of the same of the same same of the same same same same same same of the same same same same same same same same same of the same s	<pre>s derivery bered</pre>	d a spo and the set of
And the said pert <u>y</u> of t of a good and indefensible scatar of ead that they will warrant and def It is agreed between the par- mid real estate when the same been used to the streng scatar of the forty perturbed of the second scatar of the scatar of the forty of the second scatar of the scatar of the scatar and the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar and the scatar of the scatar of the scatar of the scatar of the scatar of the scatar of the scatar in the scatar of the scata	the first part do DBhereby coverant tool agree that at the il inheritance therein, five and dear of all incendences rise hereto that the part, y of the first part shall at all incende and paytoke, and that IBh 11 layer to bally y the part y of the second part, the part of the individen- and the second second paytoke part of the individence as a mortgage to secure the payment of the sum decard as a mortgage to secure the payment of the sum decard as a mortgage to secure the payment of the sum decard as a mortgage to secure the payment of the sum decard as a mortgage to secure the payment of the sum decard de payhole to the part y of the second pay. If will not y of the second pay the payment of the sum decard de the individence of the payment of the sum decard de the sing pay the target to pay care any of the sum decard de the sing pay the pay the pay the pay the pay the pay def the pay pay the pay the pay the pay the pay the pay def the pay pay the pay the pay the pay the pay the pay the pay def the pay pay the pay the pay the pay the pay the pay the pay def the pay pay the pay the pay the pay the pay the pay the pay def the pay pay the pay the pay the pay the pay the pay the pay the pay the pay main pay the pay main pay the pay pay the pay the pay pay the pay the pay pay the pay the pay pay the pay the pay pay the pay	<pre>statistics provide the second provides of the intervent and by the second of the second provides of the second provides and second the second provides and the second provides and the second provides and the second provides the second provides and the second the second provides the second provides the second provides and the second provides and the second the second provides the second the</pre>	vith d d a po u d ha u d a fai u d ha u d a fai u d ha u d a fai u d ha u d ha ha u d ha ha ha ha ha ha ha ha ha ha ha ha ha h