MORTGAGE RECORD 84

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.	
and the second second		This instrument was filed for record on the 11	day of
George R. Frazie	er and Anna M. Frazier, his wife TO	DecembarA.D. 1943_, at 10:35_o'clock_A	АМ.
		Narred a Beell Register of Dec	eds.
	tional Bank Lawrence, Kansas	By Deputy.	
THIS INDENTUI	RE, Made this 10th. day of Decom forty-three between George R	her, in the year of our Lord, one thousand R. Frazier and Anna M. Frazier, his wife	i nine
d Ismaraa	in the Queries of Described	and State of	
parties of the first	part, and The Lawrence National Hank		
WITNESSETH, T	Lawrence, Kansas That the said part 102 of the first part, in conside	ration of the sum of	A read that a state of the second
which is hereby ackno- the following described	wledged, ha_ve_scld, and by this indenture do d real estate situated and being in the County of Do	DOLLARS, to them duly paid, the receip Grant, Bargain, Sell and Mortgage to the said part Y of the second uglas and State of Kansan, to-wit: Fennsylvania Street, City of Lawrence.	pt of part,
And the said part 10	s and all the estate, title and interest of the said pa S of the first part do breby coverant and agree that at t	the delivery herent they are the tented S. t. t.	
and seized of a good and inc	S of the first part do hereby covenant and agree that at t defeasible estate of inheritance therein, free and clear of all in	the delivery hereof they are the lawful owner S of the premises above pra-	antej,
And the said part LU and seized of a good and ine and that they will warrant i It is agreed between t or assessed against said real	S of the first part ds hereby covenant and agree that at t defeasible estate of inheritance therein, free and clear of all in and defend the same access all parties making lawful chain t the parties hereto that the part 1.200 the first part shall a criate when the same become do and navable and the VLO	the delivery hered. $\underline{U}(\underline{O} \vee \underline{O} T O)$ the lawful owner \underline{S} of the premises above pre- scrubbance before \underline{S} the first one during the life of this infernary, pay all cave or associated that may be h t all times during the life of this infernary, pay all cave or associated that may be h $V \approx 111$ have the holdson movies and social cave of the social terms of terms of the social terms of terms o	leried
And the said part 12: and seized of a good and in: and that they will warrant o It is agreed between t or assessed against said real such sum and by such insure extent o	So the first part do hereby covarant and arree what it is defaulthe citate of interfaces therein. free and clear of all in and defend the same archist all parties making level clears it the parties hereto that the eyes. $\frac{1}{2}$ So of the farts part half a citate when the same hereans due and payable, and that $\frac{1}{100}$ ner compary as shall be predicted and directed by the part $\frac{1}{100}$ and in the event that und mark $\frac{1}{100}$ and and the direct of the the start of the same transmission.	be delivery here $\frac{1}{100}$ where $\frac{1}{100}$ the lawful owner $\frac{1}{2}$ of the premises above grammeraters are a subscription of the lawful owner $\frac{1}{100}$ of the premises above grammerater $\frac{1}{100}$ with $\frac{1}{100}$ where $\frac{1}{100}$ with $\frac{1}{100}$	leried do in a the
And the said part 12: and seized of a good and in: and that they will warrant. It is agreed between t or assessed agrainst said real such sum and by such insur- extent ofitsinterest. as berein provided, then the this indecurer, and shall be	So the first part do hereby covarant and arree what it is defaulthe citate of intervinces therein. free and clear of all in and defend the same archist all parties making level. I chan the parties hereto that the sure $\frac{1}{2}.95$ of the fart part half a rotate when the same hereone due and payable, and that $\frac{11.0}{1.00}$ nor company as shall be receiled and directed by the part $\frac{1}{\sqrt{2}}$. And in the event that and part $\frac{9.97}{2.96}$ for the fart part half all part $\frac{1}{\sqrt{2}}$. The directed part may pay half large and farm part $\frac{1}{\sqrt{2}}$.	be delivery hered. $\underline{U(0)}$ 0.7.0 the lawful owner S of the premises above gra- trumbrance	levied do in o the saared do by
And the said part 10 and seired of a good and in and that they will warrant It is agreed between t or assessed araint said real such som and by such insur- extent of <u>155</u> interest. as herein provided, then the this indernur, and shall be THIS GRANT is inter-	So the first part do hereby covariant and arree what it is defaulthe citize of intervinces therein. free and clear of all in and defend the same archist all parties making lateful clear 1 the parties hereto that the part. ΔSS of the fart part hall related to the same archist all parties making lateful clear relate when the same herearce due and payable, and that $\frac{110}{100}$ ner company as shall be predicted and directed by the part, $\gamma_{\rm eff}$ and in the event that and part $\frac{200}{100}$ the fart part shall fail the intervent the same of DSS from the clear of payah farom of an a moritance to secret the payment of the part of $\gamma_{\rm eff}$.	be delivery here $\frac{1}{100}$ $\frac{970}{100}$ the lawful owner S of the premises above grammerane combennes.	leried do in a the sured el by
And the sail part 10: and series of a good and in the warmant and that they will warmant and that they will warmant or assessed arguing that in the extent of 112. Interest, a) herein provided, then the above of the terms of an according to the terms of an according to the terms of an according to the terms of an	So the first part do bready coverant and arree what at the defaulth cettain of interfaunce therein. For earling tareful citizes the particle making tareful citizes the part of the term of term of term of the term of term of term of term of the term of te	the delivery hered. <u>URV 0.70</u> the lawful owner.S of the premises above grammenare test it may be a set of the inference, pay all taxes or assocrate that may be b $\frac{1}{2} \frac{1}{2} \frac{1}{2}$	lerici a the a the started b b ARS, 432
And the sail part 10: and series of a good and in the warmant and that they will warmant and that they will warmant or assessed arguing that in the extent of 112. Interest, a) herein provided, then the above of the terms of an according to the terms of an according to the terms of an according to the terms of an	So the first part do bready coverant and arree what at the defaulth cettain of interfaunce therein. For earling tareful citizes the particle making tareful citizes the part of the term of term of term of the term of term of term of term of the term of te	the delivery hered. <u>URV 0.70</u> the lawful owner.S of the premises above grammenare test it may be a set of the inference, pay all taxes or assocrate that may be b $\frac{1}{2} \frac{1}{2} \frac{1}{2}$	lerici a the a the started b b ARS, 432
And the sail part 10: and series of a good and its descent and that they will warrest the series of the series of the original series of the series of the original series of the series of the this indentory, and shall be THIS GRANT is intern. according to the terms of . . and by <u>15.</u> terms may or sums of meany stranged add part <u>10.55</u> the fort par- ment better of	So the first part do bready coverant and arree what at 1 download the defaulth exists of interfance therein, free and clarm of all in and defend the same arkinst all parties making lawful claim is the particular the same arkinst all parties making lawful claim is the particular that the part 1.250 d the first part half a lawful claim is the first when the same becomes due and payable, and that 1.200 me compary as shall be received and directol by the part 1.240 me for the rest of the art of the first part half at the part 1.250 me compary as shall be received by particular the first part half at the part 1.240 me for the rest of the same and factor of the art of the art of the first part of the same and factor 1.240 me for the same and factor 1.240	be delivery hered. <u>URSY BTO</u> the lawful owner. S of the premises above pre- combinese the second	Ierial 4 do in a the nared by ARS, 4 that is a set of the set of t
And the said part 15: and series of a good and its of a good and its and that they will warrant i It is agreed between to or assessed arainst said rand such sum and by such hourse exists of 112. Interest. a herein provided, then the this indenture, and shall be THIS GRANT is inten- acoverling to the terms of and by this contained and the same of and by this contained a same of and by this contained a same of and by the same of the same of and by the same of the same of and by the same of the same of and by and by the same of the same of and by the same of the same	B of the first part do breedy coverant and arree that at 1 defaulthe exists of interfaust breets or first each other	be delivery hered. $\frac{UOV}{DPO}$ the lawful owner S of the premises above gra- combinance	Irrial 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
And the said part 15: and series of a good and its of a good and its and that they will warrant i It is agreed between to or assessed arainst said rand such sum and by such hourse exists of 112. Interest. a herein provided, then the this indenture, and shall be THIS GRANT is inten- acoverling to the terms of and by this contained and the same of and by this contained a same of and by this contained a same of and by the same of the same of and by the same of the same of and by the same of the same of and by and by the same of the same of and by the same of the same	B of the first part do breedy coverant and arree that at 1 defaulthe exists of interfaust breets or first each other	be delivery hered. $\frac{UOV}{DPO}$ the lawful owner S of the premises above gra- combinance	Irrial 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
And the sail part 15: and series of a good and in of a good and in and that they will warrant . It is agreed between to or assessed against said rand such sum and by such hours extent of .112. Interest at herein provided, then the this inderner, and shall be THIS GRAAT is intere- ating the same of the same of the according to the terms of and by .119. terms may evalue to the terms of and by .119. terms may evalue to the terms of and by .119. terms may evalue to the terms of and by .119. terms may be a paytick the same that is a paytick the same that is a same to the terms of the immediately matters and because the same that the same the same making use and, and down and the same the same extend and may the same the same the same	So the first part do	be delivery hered. <u>URSY BTO</u> the lawful owner. S of the premises above pre- combinese the second	leriol 4 a to a to a to a to a to a to a to a to
And the said part 15 and series of a good and in a screen detuction in the theory will warrent the arrest screen detuction of a screen detuction of a screen detuction of a screen detuction of a screen detuction at borels moving, start screen and a screen detuction of a screen and a screen detuction of a screen and a screen and the screen and the association of a screen and the screen and incre the screen and association and incre the screen association and the screen in Nation association and the screen and incre the screen and incre the screen and association association as screen association as screen association and the association association association association association association association association association association association associa	So the first part do	be delivery hered. <u>URV 0.70</u> the lawful owner S of the premises above grammbrane t all time during the life of this inferiture, pay all taxes or associated that may be be berein. berein. $\frac{1}{\sqrt{2111}}$ here be buildings upon and real write instruct against fine on the orange of the second part, the lost, if any, make payable to the part $\frac{1}{\sqrt{2}}$ of the second part, berein. $\frac{1}{\sqrt{2111}}$ here be buildings upon and real write instruct against fine of the second part, the loss of the second part, the lost, if any, make payable to the part $\frac{1}{\sqrt{211}}$ of the second part, $\frac{1}{\sqrt{211}}$ here both the same baccased due and payable on the part $\frac{1}{\sqrt{211}}$ of the second part, $\frac{1}{\sqrt{211}}$ here $\frac{1}{\sqrt{211}}$ here 1	lerind a the same
And the said part 15 and series of a good and in a screen detuction in the theory will warrent the arrest screen detuction of a screen detuction of a screen detuction of a screen detuction of a screen detuction at borels moving, start screen and a screen detuction of a screen and a screen detuction of a screen and a screen and the screen and the association of a screen and the screen and incre the screen and association and incre the screen association and the screen in Nation association and the screen and incre the screen and incre the screen and association association as screen association as screen association and the association association association association association association association association association association association associa	So the first part do	be delivery hered. <u>URV 0.70</u> the lawful owner S of the premises above grammediane membrane	lerial beind to in arred to be the to to the that
And the said part 15 and series of a good and in a screen detuction in the theory will warrent the arrest screen detuction of a screen detuction of a screen detuction of a screen detuction of a screen detuction at borels moving, start screen and a screen detuction of a screen and a screen detuction of a screen and a screen and the screen and the association of a screen and the screen and incre the screen and association and incre the screen association and the screen in Nation association and the screen and incre the screen and incre the screen and association association as screen association as screen association and the association association association association association association association association association association association associa	So the first part do	be delivery hered. <u>UBY 070</u> the lawful owner S of the premises above gra- membrane. beread. i all time during the life of this infeature, pay all taxes or assocraments that may be i y mill have the buildings upon and real oritis inserted against for and formal of the scored part, the loss, if any, main payakis to the part <u>J</u> of the scored part is there we have the buildings upon and real oritis inserted against for and formal of the scored part, the loss, if any, main payakis to the part <u>J</u> of the scored part is there are then the same baccade and any stark and to keep all premises in the original formation of the score and the score and the score and a like result formation to paid shall become a part of the induktiones, accura in the original formation and the score and the score any <u>Double</u> <u>Double</u> <u>Double</u> is and of meser, assessed to the the score there or of all doubles to be score any after or to discharge any taxes with interest thereas and prevised. In the result of the score and there, hold be score any <u>Double</u> <u>Double</u> <u>the scored part is the score and prevised with the score of the score and prevised with the score of the score and thereas there is any the score of the score o</u>	lerial do in atter arred di br arred di br that that that that that that that tha
And the said part 15 and series of a good and in a screen detuction in the theory will warrent the area of the screen detuction of a screen detail of the screen detuction of a screen detail of the screen detuction the burns and by such the screen details at burns provided, interest at burns provided, interest at burns provided, interest at burns makers provided and by 15 according to the terms on a or sums of meansy advanced and part 10 for the fort part and part 10 for the fort part and part 10 for the screen and be interest and and on the screen and be interest and screen and be rest and benefits according to the screen and inner the sum of interest and inner the sum of in New Screen and the sum in New Screen and screen and screen in the screen and inner the sum of in New Screen and screen and inner the sum of in New Screen and inner the sum of the sum in New Screen and inner the sum of the sum of the sum in New Screen and screen and inner the sum of the sum of the sum of in New Screen and the sum of the s	So the first part do	be delivery hered. <u>U.O.Y</u> 0.7.9 the lawful owner.S of the premises above gra- membrane	lerial a bit arred arred bit arred bit that
And the sail part 15: and series of a seed and its of a seed and its of a seed and its and that they will warrant it and that they will warrant it is a series devices n or a series dargainst sail and such sum and by such hours exist of a 152_hiteren. THIS GRANT is inten- merer sums of mear saivaned sail part 152_hiteren merer intered or any shirter interesting to the terms of a sail part 152 for fort a part thereof or any shifter interesting the same of the method was any shifter interesting the same of the same results of the same of the interesting the same of the same result of the same of the interesting the same of the same interesting the same of the same of the same of the same of the same of the same interesting the same of the same of the same interesting the same of the same of the same interesting the same of the same of the same of the same interesting the same of the same of the same of the same interesting the same of	S of the first part do hereby coverant and arree that at 1 defaulth cettar of liberinance therein. Fore and clara of all in and defend the same artists all parties making inerfal claim is the particle hereto that the part 1.050 of the fort part hall be prefield and directed by the part, 1.000 of the the class of particle hereto that and part 1.200 of the fort part hall be inerfal and directed by the part, 1.000 of the class of particle hereto the same article and directed by the part, 1.000 of the class of particle here the part of 10% from the class of particle here the part of the here the part of the class of particle here there are the part of the here there and part is an of here there there are not here the part of the here the part of the here the part of the here there are the here there there there are the here the set of the here the set of the here the set of the here there there are the here there are the here the set of the here there there there are the here there there there are the here the set of the here there th	be delivery hered. <u>U.O.Y</u> 0.7.9 the lawful owner.S of the premises above gra- membrane	lerial a bit arred arred bit arred bit that
And the said part 15 and series of a good and in a screed between or an end of the target between the or an end of y such house a screen of 151, interest, and herein treated between the THIS GRANT is later. According to the terms of a screen of the terms of the terms of the terms of the screen of the terms of the terms of the terms of the screen of terms of the terms of the terms of the terms of the screen of terms of terms of the terms of	So the first part do hereby coverant and arree that at 1 defaulthe citate of liberinance therein. For ear of cars of all in and defend the same axists all parties making investigation of the part of the part of the same axists all parties making investigation of the part of the same axists all parties and and payable, and the LEO merecentry of the same axists and part 25.26 the fort part shall be reserved by the same axis of the same axi	be delivery hered. <u>U.O.Y</u> 0.70 the lawful owner <u>S</u> of the premises above gra- membrane	Ierial a the arred a fraction arred are
And the sail part 15: and series of a seed and its of a seed and its of a seed and its and that they will warrant it and that they will warrant it is a series devices n or a series dargainst sail and such sum and by such hours exist of a 152_hiteren. THIS GRANT is inten- merer sums of mear saivaned sail part 152_hiteren merer intered or any shirter interesting to the terms of a sail part 152 for fort a part thereof or any shifter interesting the same of the method was any shifter interesting the same of the same results of the same of the interesting the same of the same result of the same of the interesting the same of the same interesting the same of the same of the same of the same of the same of the same interesting the same of the same of the same interesting the same of the same of the same interesting the same of the same of the same of the same interesting the same of the same of the same of the same interesting the same of	So the first part do hereby coverant and arree that at 1 defaulth exists of interfance therein, free and clars of all in and defend the same arxitest all parties making investigation the parties bereful that the part. 2059 of the first part that and defend the same arxitest all parties making investigation of the work of the same boxers due and investigation that 1500 me compary as shall be reselfed and directed by the part. 2, and in the event is and part 2500 the fort part shall fail to part 2, of the second part, while the data of approximation of a same start is same and 2500 the fort part shall fail to part 2, of the second part, while the data of approximation de a same start is save and the mean part of the part 2, def a same start and arx 12, and the second part, while all fail by the add part. 2, of the second part, while it is all the parts to the same as a provided in the indenter on creating the first therein, and it is ball for a start of a same start and arx 12, and the second part, while it is an event the same as a part of the start is a same of events therein, and part 10, and the there and and the parts to the same as a part of the start is and in the there is a start of the same as a part of the there and and the same start of the start part of the start is and the there on creating therein, are there with the fact and approximation and the start of the start of the start is before the start of the start part of the start of the start of the start of participal and internat, therefore with the fact as a start is before that the term and part of the start is all the start of participal and internat. Second and the indextree and the start of the start of part of the start is the start of the start of participal and internat. Benchmer with the fact as a start is before that the term and part of the start of the start of the start of parts and the start of parts and the start of the start of parts and the start of parts and the start of the start of parts and the start of the s	be delivery hered. <u>U.O.Y</u> 0.7.9 the lawful owner.S of the premises above gra- membrane	Irrial a tri a tri
And the sail part 15: and series of a seed and its of a seed and its of a seed and its and that they will warrant it and that they will warrant it is a series devices n or a series dargainst sail and such sum and by such hours exist of a 152_hiteren. THIS GRANT is inten- merer sums of mear saivaned sail part 152_hiteren merer intered or any shirter interesting to the terms of a sail part 152 for fort a part thereof or any shifter interesting the same of the method was any shifter interesting the same of the same results of the same of the interesting the same of the same result of the same of the interesting the same of the same interesting the same of the same of the same of the same of the same of the same interesting the same of the same of the same interesting the same of the same of the same interesting the same of the same of the same of the same interesting the same of the same of the same of the same interesting the same of	So the first part do hereby coverant and arree that at 1 defaulth cettar of interfance therein. For ear of cars of all in and defend the same artists all parties making investigation the parties been the same artists all parties making investigation of the work of the same boxens due and investigation of the same of the work of the same boxens due and investigation of the same of the work of the same boxens due and investigation of the same of the work of the same article the fort part shall fail to part due to serve the parties of the fort part shall fail part due and marked same of the same of the same and former 	be delivery hered. <u>U.O.Y. 0.70</u> the lawful owner. ⁶ of the premises above gra- membrane. Forera. Served.	leried a brie arred
And the sail part 15: and series of a seed and its of a seed and its of a seed and its and that they will warrant it and that they will warrant it is a series devices n or a series dargainst sail and such sum and by such hours exist of a 152_hiteren. THIS GRANT is inten- merer sums of mear saivaned sail part 152_hiteren merer intered or any shirter interesting to the terms of a sail part 152 for fort a part thereof or any shifter interesting the same of the method was any shifter interesting the same of the same results of the same of the interesting the same of the same result of the same of the interesting the same of the same interesting the same of the same of the same of the same of the same of the same interesting the same of the same of the same interesting the same of the same of the same interesting the same of the same of the same of the same interesting the same of the same of the same of the same interesting the same of	So the first part do hereby coverant and arree that at 1 and defend the same artist all parties making investigation of all in and defend the same artist all parties making investigation of the part of the same artist all parties making investigation of the same artist and part 250 of the fort part half is the same artist and part 250 of the fort part half is the same artist and part 250 of the fort part half is the same artist and part 250 of the fort part half is the same artist and part 250 of the fort part half for the same artist and part 250 of the fort part half for the same artist and part 250 of the fort part half for the same artist and part 250 of the fort part half for the same artist and part 250 of the fort part half for the same artist and part 250 of the same artist at the same	be delivery hered. <u>U.O.Y</u> <u>0.79</u> the lawful owner. ⁵ of the premises above gra- membrane. beread.	leried a brie arred
And here of a seed and its of a seed and by a set of the set of t	So the first part do hereby coverant and arree that at 1 defaulth cettar of interfance therein. For ear of cars of all in and defend the same artists all parties making investigation the parties been the same artists all parties making investigation of the work of the same boxens due and investigation of the same of the work of the same boxens due and investigation of the same of the work of the same boxens due and investigation of the same of the work of the same article the fort part shall fail to part due to serve the parties of the fort part shall fail part due and marked same of the same of the same and former 	be delivery hered. <u>UBY BTO</u> the lawful owner <u>S</u> of the premises above gra- membrane	Interior de la construcción de l
And here of a seed and its of a seed and by a set of the set of t	S of the first part dsbreedy coverant and arree what at 1 defaulth cettar of interfance therein, free and clare of all in and defend the same artist all parties making itseful claim to the parties bench tax the part 1.95 of the fort part All of the event is all part 2.95 of the fort part All of the event is all part 2.95 of the fort part All of the event is all part 2.95 of the fort part All of the event is all part 2.95 of the fort part All of the event is all part 2.95 of the fort part All of the event is all part 2.95 of the fort part All of the event is all part 2.95 of the fort part All of the event is all part 2.95 of the fort part All of the 	be delivery hered. <u>U.B.Y</u> <u>0.79</u> the lawful owner <u>5</u> of the premises above gra- membrane	heriol d in a state state of the state of th
And the aid part 15 and series of a seed and its of a seed and its is and that they will warrant. It is agreed between it or answed against aid rand with sum aid by such them the aid bords of the second second second the bords of the second second second and part 15	S of the first part dsbreedy coverant and arree what at a ds and defend the same artist all parties making itself claim is the parties here to that the part 1.95 of the fort part half is the part of the same artist all part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half of the part of the same article and the same artist and part 2.55 of the fort part half of the part of the part of the same article and the same article arti	be delivery hered. <u>U.B.Y</u> <u>0.79</u> the lawful owner <u>5</u> of the premises above gra- membrane	teriol teriol
And the said part 15 and series of a seed and its of a seed and its and their of a seed and its of a seed and its and their they will warrant it and have and by such hours extent of 151_ interest and barries previded, then the and barries previded, then the and barries of the series and see are seen and the series of the and barries of the series and see and barries of the series and see and barries of the series and see and barries of the series and see are series of the series and see are series of the series of the series interesting the series of the series of the and barries of the series of the series interesting the series of the series of the interesting the series of the series of the area of the series of the series of the area of the series of the series of the area of the series of the series of the interesting the series of the series of the interesting the series of the series of the area of the series of the series of the area of the series of the series of the area of the series of the series of the interesting the series of the series of the interesting the series of the series of the area of the series of the series of the series of the area of the series of the series of the series of the interesting the series of the series of the interesting the series of the series of the series of the interesting the series of the series of the series of the interesting the series of the series of the series of the interesting the series of the series of the series of the interesting the series of the interesting the series of the series of the series of the interesting the series of the series of the series of the interesting the series of the series of the series of the interesting the series of the series of the series of the interesting the series of the series of the series of the interesting the series of the series of the series of the series of the interesting the series of	S of the first part dsbreedy coverant and arree what at a ds and defend the same artist all parties making itself claim is the parties here to that the part 1.95 of the fort part half is the part of the same artist all part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half of the part of the same article and the same artist and part 2.55 of the fort part half of the part of the part of the same article and the same article arti	be delivery hered. <u>U.B.Y</u> <u>0.79</u> the lawful owner <u>5</u> of the premises above gra- membrane	teriol distribution of the second sec
And the said part 15 and series of a seed and its of a seed and its and their of a seed and its of a seed and its and their they will warrant it and have and by such hours extent of 151_ interest and barries previded, then the able for the second of the second second its of the second of the and by 150_ its of the second second its of the second of the and by 150_ its of the second second its of the second of the second of the second of the second second of the second of the instantiated matter and become instantiated mat	S of the first part dsbreedy coverant and arree what at a ds and defend the same artist all parties making itself claim is the parties here to that the part 1.95 of the fort part half is the part of the same artist all part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half is the part of the same artist and part 2.55 of the fort part half of the part of the same article and the same artist and part 2.55 of the fort part half of the part of the part of the same article and the same article arti	be delivery hered. <u>U.9.9</u> <u>0.79</u> the lawful owner <u>5</u> of the premises above gra- membrane. beread. i all time during the life of this infeature, pay all taxes or assocramets that may be 1 y mill keys the buildings upon asid real oritis inserted against fire and terms of the second part, the loss, if any, main payake to the part <u>J</u> _of the second part, the loss, if any, main payake to the part <u>J</u> _of the second part, the loss, if any, main payake to the part <u>J</u> _of the second part, the loss, if any, main payake to the part <u>J</u> _of the second part, the loss, if any, main payake to the part <u>J</u> _of the second part, the loss, if any, main payake to the part <u>J</u> _of the second part, the loss, if any, main payake to the part <u>J</u> _of the second part, the loss of the second and the part <u>J</u> _of the second part, the loss of the second and the part <u>J</u> _of the second part, the loss of the second and the part <u>J</u> _of the second part, the second part is the second and the second and the second part is the second part is the second and the second part is th	Interest arre

Ø

 \square

 \square

6

Sec. 2

537