MORTGAGE RECORD 84

4

6

s

Ray C. Jongen	FROM and Cora K. Jansen, his wife	STATE OF KANSAS, DOU'GLAS COUNTY, ss. This instrument was filed for record on the day of AprilA. D. 1944_, at 101350clock AM
The	TO 1 Eank, Lawrence, Kansas	Harveld G. Berg By Deputy.
hundred and Fort		, in the year of our Lord, one thousand nine
of Lawrence	in the County of Dou	las and State of Kansas
	t, and The Lawrence National Lawrence, Kanzas	L-Bank
Forty-five hundred	the said part 100 of the first part, in consid and $no/100$	
Lot	Number Sixty-nine (69) on Rhode	Island Street in the City of
Law	rence;	
and	also Hospital reception room fur	miture, office desk, chairs and file,
pri	wate office desk, bookcase and co	binet, operating room table, instrument
cab	inet and contents (consisting o	of; scalpels, thunb forceps, seissors,
hom	ostats, dressing forceps, otoscop	e, needle holders, thermometers, bono
50.7	, speculun, canine dental instrum	ents and other miscellaneous equipment
		ing equipment, pharameeutical stock
	kennel equipment.	
And the said part 105 of and seized of a good and indefer and that they will warrant and It is agreed between the p	while estate of inheritance therein, free and clear of all defend the same against all parties making lawful claim partics hereto that the part105. of the first part shall	the delivery hereof link_bloy_AP the layful owner_S of the premises above granted, naumbrane thereto. 2 all times during the life of this inferture, pay all taxes or assessments that may be brief
And the said part 1050 of and seized of a good and inderes and that they will warrant and It is greed between the p or ascended against said real cut uuch sum and by such insurance atent of <u>its</u> interest. And as brein provided, then the part and bear in the set of the other bars	the first part do brokey covenant and agree that at uble resisted of historizance therein, fore and clear of all defend the same against all particles making lawful clear parties hereto that the part (20.0) of the first part shall be when the same schemen due and paraphic, and that company as shall be specified and directed by the part \mathcal{J}_{i}^{i} of the specified and directed by the data of particle of the specified at the specified and directed by the part \mathcal{J}_{i}^{i} in the specified and part \mathcal{L}_{i}^{i} of the specified at \mathcal{L}_{i}^{i} of the data of particular there at the price of \mathcal{H}_{i}^{i} from the data of particular	the delivery here $L^{2}(\Delta_{n-1}^{-1}L(\Delta_{n-1}^{-1}R)^{2})$, RP the layful over .S of the premise above grantel, normbrane .
And the said part iGS of md seined of a good and indefee and that they will warrant and It is aspressed between the part r assessed against said yeal esta uch sum and by such insurance attent of iICSinterest. And a brein provided, then the part his indenture, and shall bear it THIS GRANT is intered.	the first part do brokey covenant and agree that at solide rotate of inheritonse therein, free and clear of all defend the same arainst all particles making law(all clinks particles hereins that the part2.0.2. of the first part shall its when the same becomes due and parybie, and that company as shall be particle and interval to that if in the event that said part2.0.26 of the first part shall fail the rate the rate of 10% from the date of payment un- tion the rate of 10%. From the date of payment un- a nonstruct to cave the paramet of the run of	the delivery hereof LEGUE_DIOY_RP'fibe layful owner_S of the premises above granted, hormbrance
And the said part [0.66] and seized of a good and indefect and that they will warrant and It is surreed between the po- ter of the survey of the said for the said of the said for the said for the said said the said for the said is for the said said hear in THIS GRANT is intended For ty-Five little coording to the terms of _010	the first part do hereby covenant and agree that at uble resist of likerinese therein, for and clear of all defend the same arainst all particles reaking lawful chim names and the same arainst all particles of the first part shall to when the same arainst all particles of the first part shall to when the same arainst and directed by the part. $\gamma_{\rm eff}$ is the event that and lay part (2016 the first part, all fit it, $\gamma_{\rm eff}$ of the sevend part may pay takit takes and form there is the first of 10% from the fast of payment of an amount of 10% from the base of payment of 2- corrents written abligation for the payment of arguide to the part $\beta_{\rm eff}$ of the seven of payment of 2- corrents written abligation for the payment of 3- corrents written abligation for the payment of and the same abligation the p	the delivery here $t^{-1}_{1}(t,t_{-},t_{-}^{-1}(t,t_{-}^{-1},t_{-}^{-1}(t,t,t_{-}^{-1},t_{-}^{-1}(t,t,t_{-}^{-1},t_{-}^{-1}(t,t,t_{-}^{-1},t_{-}^{-1}(t,t,t_{-}^{-1},t_{-}^{-1}(t,t,t_{-}^{-1},t_{-}^{-1}(t,t,t,t_{-}^{-1},t_{-}^{-1}(t,t,t,t_{-}^{-1},t_{-}^{-1}(t,t,t,t,t,t,t_{-}^{-1},t_{-}^{-1}(t,t,t,t,t,t,t,t,t,t,t,t,t,t,t,t,t,t,t,$
And the sail part [1057] and then sail part [1057] and that they will warrant and it is a streed letteren they are nearest arginate sail real en- ter street of 1151 interest. And as brein provided, then the part as brein provided, then they are THIS GRANT is interest. THIS grant is a strength of the strest of the strest is an available of the strest of the strest of the strest is a specifical brein.	the first part do brecky covenant and agree that at oblice ruist of their interactions therein, free and clear of all defend the same against all partic making lawful climb parties herein that the part (20.5) of the first part shall to show the same against all particle for the part, but in the versith as all part (2015 the first part, but in the versith as all part (2015 the first part, but in the versith as all part (2015 the first part, but in the versith as all part (2015 the first part, but in the versith as all part (2015 the first part, but in the versith as all part (2015 the first part, but in the versith as a part of 10.5 from the same of part, but as a most part of 10.5 from the same of part, with all in be all part for the second part to pay for any in all fail to pay the same as provided in this information. The full buildings on and rail setter as a soft that the part in weak (10.5) pay the same as a provided in this information. The full buildings on and rail setter as a soft part in any down any moving the part is part of a same as a provided in the information. The full buildings on and rail setter as a soft part in any down any method in part is part of a same as a provided in the information of the buildings on and rail setter as a soft part in any down any method in part is part of the part of the same as a provided in the soft part in any the same star provided in the same as a provided in the same as any part in any boxen method in the same as any part of the soft part in any boxen method in the same as a provided in the same as a provided in the same as any part of the soft part in a same as a soft part of the soft part in any boxen method in the soft part in the same as a soft part of the soft part of	the delivery hered $113(1-11)(2)$. BP the lawful owner .S of the premises above granted, hombrane
And the sail part [DGC] and the sail part [DGC] in direct of a good of inder the attend between they are a strengt accessible of the same of the strengt between they are the strength of the strength of the strength of the strength of the strength of the strength of the THIS GRAFT is instead. It is berefort and shall here it THIS GRAFT is instead in the strength of	the first part do breedy covenant and agree that at unlike resist of inderivations therein, for and clear of all defend the same agrainst all particles reaking lawful chim matrix herein that the part (20.5. of the first part shall the when the same advantage of the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the gravity of the second part may pay tail taxes and into the start of 10.5 from the last of payment of a mortanize to second part may pay tail taxes and into the dist of 10.5 from the last of payment of a mortanize to second part may pay that its pay for any inny all full to pay the mark as provided the indicatives, be void if path payment be made as here is opeided, and the shall part of the second part the pay for any inny the the part to be option of the binder here. Where the shall be part of the second shall the indicatives, the shall be part 10.5 for the barrow of the part 10.5 for part 10.5 for the barrow of the part 10.5 for part 10.5 for the barrow of the part 10.5 for part 10.5 for the barrow of the part 10.5 for part 10.5 for the barrow of the part 10.5 for part 10.5 for the barrow of the part 10.5 for part 10.5 for part 10.5 for the barrow of the part 10.5 for the part 10.5 for part 10	the delivery here $t^{-1}_{1}(t^{-1}_{1},t^{-1}_{2},t^$
And the sail part [2020] and series of a good and indered the latent of a good and indered in the arrest latent sail of a set with the series latent sail of a set of the series latent sail of a set as brein provided, then the part rest of $\Delta 120$. Interest, Ani a brein provided, then the part is inderestry, and hall here in THIS GRANT is insteaded. For two-File parts in the second of part of the series and part rest of the second sail the set in the second sail participant of the series and the part of the series and become next and benchmarked by a second sail half become shedder, and the is in second the unput sail half are barded as the second sail the second is a second sail to the second sail the second is a second sail the second sail the second sail the second is a second sail the second sail is a second sail the s	the first part do breedy covenant and agree that at unlike resist of inderivations therein, for and clear of all defend the same agrainst all particles reaking lawful chim matrix herein that the part (20.5. of the first part shall the when the same advantage of the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the gravity of the second part may pay hald takes and into the start of 10.5 from the last of payment of a mortanize to second part may pay hald takes and into the dist of 10.5 from the last of payment of a mortanize to second part may pay hald takes and into the shall part of the second part the pay for any inner the visit of parts payment for the pay of the into hold takes be visit if parts payment be made as here in excillent, and the shall part of the second part the pay for any inner while the part is the origin of the baller hered, while while the part is the origin of the baller hered, while the shall part is the origin of the baller hered, while the part 12.5. History was black hered, a construction of the baller hered, while the first pay and the payment be made as herein excillent.	the delivery hered 12.5.2. 12.02". BP "the layful owner .5 of the premises above granted, membrane
And the said part [2020] and series of a good and indered and that they will warrant and It is acreed between they reassed arguint all real ent of the state of 2120. Interest. And a brein provided, them the part will be denoted and will be ri- ter of 120 and 120 and 120 and FOT12-FUN intro- ter of 120 and 120 and FOT12-FUN intro- ceeding to the terms of .2010 and by .101 comes make pa- r sum of mener selenced by And the convergence should there of a say addination and become shoulder, and the real and beerds a comes of the series and become shoulder, and the real and beerds a comes of the series and become shoulder, and the It is agreed by the series and become shoulder, and the series and become should be and the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series of the series and become should be as a series of the series of the series of the series and become should be as a series of the s	the first part do breedy covenant and agree that at unlike resist of inderivations therein, for and clear of all defend the same agrainst all particles reaking lawful chim matrix herein that the part (20.5. of the first part shall the when the same advantage of the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the gravity of the second part may pay hald takes and into the start of 10.5 from the last of payment of a mortanize to second part may pay hald takes and into the dist of 10.5 from the last of payment of a mortanize to second part may pay hald takes and into the shall part of the second part the pay for any inner the visit of parts payment for the pay of the into hold takes be visit if parts payment be made as here in excillent, and the shall part of the second part the pay for any inner while the part is the origin of the baller hered, while while the part is the origin of the baller hered, while the shall part is the origin of the baller hered, while the part 12.5. History was black hered, a construction of the baller hered, while the first pay and the payment be made as herein excillent.	the delivery here $t^{-1}_{1}(t^{-1}_{1},t^{-1}_{2},t^$
And the said part [2020] and series of a good and indered and that they will warrant and It is acreed between they reassed arguint all real ent of the state of 2120. Interest. And a brein provided, them the part will be denoted and will be ri- ter of 120 and 120 and 120 and FOT12-FUN intro- ter of 120 and 120 and FOT12-FUN intro- ceeding to the terms of .2010 and by .101 comes make pa- r sum of mener selenced by And the convergence should there of a say addination and become shoulder, and the real and beerds a comes of the series and become shoulder, and the real and beerds a comes of the series and become shoulder, and the It is agreed by the series and become shoulder, and the series and become should be and the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series and become should be as a series of the series of the series and become should be as a series of the series of the series of the series and become should be as a series of the s	the first part do breedy covenant and agree that at unlike resist of inderivations therein, for and clear of all defend the same agrainst all particles reaking lawful chim matrix herein that the part (20.5. of the first part shall the when the same advantage of the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the gravity of the second part may pay hald takes and into the start of 10.5 from the last of payment of a mortanize to second part may pay hald takes and into the dist of 10.5 from the last of payment of a mortanize to second part may pay hald takes and into the shall part of the second part the pay for any inner the visit of parts payment for the pay of the into hold takes be visit if parts payment be made as here in excillent, and the shall part of the second part the pay for any inner while the part is the origin of the baller hered, while while the part is the origin of the baller hered, while the shall part is the origin of the baller hered, while the part 12.5. History was black hered, a construction of the baller hered, while the first pay and the payment be made as herein excillent.	the delivery hered 12.5.2. 12.02". BP "the layful owner .5 of the premises above granted, membrane interests. is all times during the life of this infecture, pay all taxes or assessments that may be level Diversion. at all times during the life of this infecture, pay all taxes or assessments that may be level Diversion. Are the buildings upon nail real exter insure larghast the during the of the record part, the level, if any, male payable to the part /. of the second part to the to pay use have switch the anne beam days and payable on it here pait premises insured have, or either, and the amount as pail shall become a part of the indeficience, secured by a fully require the second part to the terms of all delivers in a start part to the the of metric means according to the terms of all delivers in a start provided. In the event has the offering metric thereof fully deliverset, if cloud here neg in one of a previous or pay and rest carring the mean econding to the terms of all delivers in a start of a previous or pay and rest restrict a thread in the same become day and payments or pay is all rest in the meanser provided is the same become in a del partition, the start are of pay rest in the meanser provided is the same become all previous, and it the covering and all restrict the meanser provided. In the same a review apprint to a cloud the set reture, and the meanser provided. If we do not all partitions are the intervent intervent, and the setting is the addition part in the cover and the intervent intervent. The meanser provided is the same target and the same is a same to be a prevent starter, and the meanser of the restriction part in the same target and intervent intervent, and the averaget deliver intervent and the cover and the intervent intervent in the meanser provided is the same is a same target and the same is prevented in the cover and the intervent intervent in the same is a same intervent in the same is a same intervent in the same is a same intervent in the same is a sam
And the said part [2162] and inder a detect of a good and inder the detect of a good and inder the detect of the street of the street the street detect of the street of the street of 112 interest. And a brein provided, then the part is inference, and hall here it THIS GRANT is insteaded the fortune street of the THIS GRANT is insteaded the fortune street of the street of the street of the street is a street of the street of the street of the street of the street of the street of the street of the str	the first part do breedy covenant and agree that at unlike resist of inderivations therein, for and clear of all defend the same agrainst all particles reaking lawful chim matrix herein that the part (20.5. of the first part shall the when the same advantage of the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the the ent that all part (20.5 the first part shall the gravity of the second part may pay hald takes and into the start of 10.5 from the last of payment of a mortanize to second part may pay hald takes and into the dist of 10.5 from the last of payment of a mortanize to second part may pay hald takes and into the shall part of the second part the pay for any inner the visit of parts payment for the pay of the into hold takes be visit if parts payment be made as here in excillent, and the shall part of the second part the pay for any inner while the part is the origin of the baller hered, while while the part is the origin of the baller hered, while the shall part is the origin of the baller hered, while the part 12.5. History was black hered, a construction of the baller hered, while the first pay and the payment be made as herein excillent.	the delivery hered \$153.1.102". BP "the layful owner .5 of the premises above granted, membrane interests. therets. at all times during the life of this infecture, pay all taxes or assessments that may be level $\overline{102}$
And the sail part [1527] and reised of a good and indere- hold that they will warrant and It is affreed between the y- and the affreed between the y- and the streng hyperbolic theorem they affree the streng hyperbolic theorem they is a streng arguing the streng hyper- tent of the streng hyperbolic theorem they warrant the streng hyperbolic theorem they warrant the streng hyperbolic theorem they affree they hyperbolic theorem they affree the streng hyperbolic theorem they affree theorem the streng hyperbolic theorem the streng hyperbolic theorem the streng affree theorem theorem theorem the streng hyperbolic theorem the streng affree the streng hyperbolic the streng the streng hyperbolic the streng hyperbolic the streng hyperbolic the streng hyperbolic the streng	the first part dobroke covenus and agree that at while rested of heatings therein, free and chear of all defend the same arxinst all parties realing lawful chim matrix herein that the part(202. of the first part shall to the when the anse denomes due and particle by the part $\frac{1}{\sqrt{2}}$ to the second agree may pay shall be part $\frac{1}{\sqrt{2}}$ of the second part (202) the due of particular the the event that all part(202) the due of parts of the the the event that all part(202) the due of parts of the part of the second part may pay shall take and form there at the reside of UV. From the due of parts of the law of the second part may pay that takes and form there at the resident of UV. From the due of parts of the law of the second part may pay that takes and form the due of UV. From the due of parts of the law of the second part may pay that takes and form the shall part $\frac{1}{\sqrt{2}}$ of the second part, the shall in the shall part $\frac{1}{\sqrt{2}}$ of the second part to pay for any inn all full to pay the same as provided the lab indextures the word if part(1) and 10 of the shall previous are of hart in has the part 10 of the shall previous and a the lab indextures of the holdings on the shall previous and all the indextures from and to shall the providence of this lab charter or if the holding previous the horts, executer, and all the indextures pay 100°. The part $\frac{1}{2}$ of the first part harvo if No. (F) the part $\frac{1}{2}$ of the first part harvo if $\frac{1}{\sqrt{2}}$	the delivery hered LEAL_LAST. BY the layful owner .5 of the premises above granted, membrane: interests. is all times during the life of this infecture, pay all taxes or assessments that may be level Diffection. is all times during the life of this infecture, pay all taxes or assessments that may be level Diffection. if the record part, the level, if any, male paper to the text of the memory part to the if the pay with taxes which the arms become days and paylies on its days previous the part of the text of the memory of the part of the text of the part of the text of the day memory of the text of the indefections, secured by diffully regulated there for this interest of the indefections, secured by a fully regulate the text of the terms of all dollarits on all also to serve may pain the of dirthere means to the terms of all dollarits of the text of the indefections of the text of the indefection of the text of the dirthere means the text is committed on and previous of the text of the text of the day for the all part of the text of the text of the day of the text of the text of the day is the text of the day of the text of the day of the text of the day of the text of the day is the text of the day is the day of the day of the text of the day text of the text of the day text of the day text of the day of the text of the day text of the day day text of the text of the day text of the day text of the day text of the day text of the text of the day text of the day text of the text of the day text of the day text of the day text of the text of the day text of the text of the day text of the text of the day
And the sail part 1526 of a field of a good of inder he dist they will warrant and It is arread to be a sail of the sail the street of the sail of the sail the street of the street. And is brein provided, then the part the sail of the sail war is the sail of the street of the sail war is the sail of the sail of the sail the sail of the sail war is the sail of the sail war is the sail of the sail war is the sail of the sail of the sail the sail of the sail of the sail It is acred by the sail war is the sail of the sail of the sail It is acred by the sail war is It is acred by the sail war is It is acred by the sail It is wITNESS WHERP THER. TATE OF KANGAG	the first part dobroke covenus and agree that at while resist of indexinges therein, free and chear of all defend the same arxinst all parties realing lawful chim matrix herein that the part(202. of the first part shall to the when the anse thereand here any parties, and that 2. compary as shall be specified and directed by the part in the event that all part(202 fit there part) in the event that all part(202 fit there part) in the event that all part(202 fit there are) the the event and part, and there are there are there at the resist of 100 from the date of payment of matrix there are all out of the there are	the delivery hered: Link _ 11.02'. BP "the layful owner .5 of the premises above granted, membrane: isombrane: s all times during the life of this inferture, pay all taxes or assessments that may be brief light
And the sail part 1526 of a field of a good of inder he dist they will warrant and It is arread to be a sail of the sail the street of the sail of the sail the street of the street. And is brein provided, then the part the sail of the sail war is the sail of the street of the sail war is the sail of the sail of the sail the sail of the sail war is the sail of the sail war is the sail of the sail war is the sail of the sail of the sail the sail of the sail of the sail It is acred by the sail war is the sail of the sail of the sail It is acred by the sail war is It is acred by the sail war is It is acred by the sail It is wITNESS WHERP THER. TATE OF KANGAG	the first part dobrocky covenant and agree that at university ends of the same arises at large read and the same arises the part 2023 of the first part shall be the same arises have been shown and parties making lawful chim arises herein that and same arises herein show and part 2023 the first part shall be the second part may pay add taxes and four the second part may pay add taxes and four the second part may pay add taxes and four the second part may pay add taxes and four the second part may pay add taxes and four the second part may pay add taxes and four the second part may pay add taxes and four the second part may pay add taxes and four the second part may pay add taxes and four the second part may pay add taxes and four the second part with all the second part may pay add taxes and the second part with all the second part may pay add the second part with all the second part with all the second part with the second part with all the second part with the second part with all the second part with the second part with all the second part with the second part with all the second part with the second	the delivery hered LEAL_LAST. BY the layful owner .5 of the premises above granted, membranes interests. is all times during the life of this infecture, pay all taxes or assessments that may be level Div
And the sail per [1520] a first of a goal of inder hit that they will warrant and It is atreed keiven the y atreed available likes the sail that they will warrant and It is atreed attract and a brein provided, then the y-and hit is a brein provided, then the y-and provided then the sail FORTY - FLY on himson at the sail of the sail of the reams of many shared by the ream of a said by the said become the shared by the shared by the ream of a said by the shared by the ream of a said by the said by the ream of the said by the said by the said by the ream of the said by the said by the ream of the said by the said by the ream of the said by the said by the said by the ream of the said by the said by the said by the said by the ream of the said by the said by the said by the said by the ream of the said by the said by the said by the s	the first part dobroke covenant and agree that at while resist of indexinges therein, free and chear of all defend the same arxinst all parties reading lawful chim matrix herein that the part (20.5) of the first part shall the therein that are been allowed participation, and that 1.2 company as shall be specified and directed by the part in the event that all part (20.5) of the first part and in the event that all part (20.5) of the first part in the event that all part (20.5) of the first part that as a mortgament of UVF from the chart of parts and the all of the second part may pay tail taxes and form there at the rescine the payment of the sum of Tail and A(7.400)	the delivery hered \$125.1.51.02". BP "file layful owner .5 of the premises above granted, nombrane: thereto. a all times during the life of this inferture, pay all taxes or assessments that may be level lifereto. as all times during the life of this inferture, pay all taxes or assessments that may be level lifereto. as all times during the building symmetic parable to the part /. of the second part to the to pay use hares when the anse become daw and payable of the part /. and the amount as pail aball become a part of the indeficience, accured by all fully regist. All sum of memor, executed on the 24th . day of
And the sail par [1527] and retried of a good and indere- and that they will warrant and It is atreed levers the j retransed arguing interest. And the street levers the j retransed arguing interest. And is brein provided, then the year is the street levers in the j retransed arguing interest. And is the street levers in the j retransed arguing interest. And is the street levers in the j retransed is a street lever in the street is the street lever in the street lever and the street lever is a street lever and the street lever is a street lever in the street lever is a street lever in the street lever is a street lever in the street lever lever lever is retain for the amount then unged in the street lever lever in the street lever street lever lever lever in the street lever street lever lever street lever lever street leve	the first part dobroke covenant and agree that at while resist of indexinges therein, free and chear of all defend the same arxinst all parties reading lawful chim matrix herein that the part (20.5) of the first part shall the therein that are been allowed participation, and that 1.2 company as shall be specified and directed by the part in the event that all part (20.5) of the first part and in the event that all part (20.5) of the first part in the event that all part (20.5) of the first part that as a mortgament of UVF from the chart of parts and the all of the second part may pay tail taxes and form there at the rescine the payment of the sum of Tail and A(7.400)	the delivery here this 1.1.22. BP the layful owner .5 of the premise above granted, membranes interests, tarent the end of the life of this inferture, pay all taxes or assessments that may be level $ D_{1}^{(n)} _{n}$ here the buildings upon tail real exists insure laginst five and torsado in of the second part, the low, if any, male payable to the part J_{-1} of the second part to the to pay with taxes which the ante become due and payable as it to keep all premises have the pay with taxes which the ante-beam due and payable to the part J_{-1} of the second part to the to pay with taxes which the ante-beam due and payable as it to keep all premises have the differ predict of the mount to pail shall become a part of the indeficience, secured by all sum of menty, executed on the 24th day of <u>Narroh</u> 10.44 the differ predict according to the terms of all differing has be arrive any zone rance or to durharge any taxes with interest thereon a been provided, in the event that the offerition endering the second base and payable or if the interace to the offerition endering the rest of the same provided by the part that and the offerition endering the rest of the advectore of the ender part of the the taxes are to the rest of the manare provide by her and out of all second part M_{-1} of the second part M_{-1} divert and the interview individe there field by the advect of all benefit as creating therefore multi- there is not and every obligation berefit on the advect of all second part M_{-1} divertion and the rest interview of the manare provide by its and the second part M_{-1} divertion that a rest in all every obligation berefit of the same and the all benefit as creating therefore multi- there is not and every obligation berefit constitute. The day and year hast above Ray, C_{-1} does on (SEAL) Ray, C_{-1} does on (SEAL) $Ray = M_{-1}$ does on (SEAL) $Ray = M_{-1}$ does on M_{-1} does on M_{-1} does on M_{-1} does due to do the advect of divere even and the day is a
And the sail par [1527] and the sail of a finder and that they will warrant and It is arread leven they are reasonal araitatistical statistical states of 1122. Interest, Ani to brein provided, then the part THE ORANT is instead. THE ORANT is instead. THE ORANT is instead. THE ORANT is instead. The orange of the terms of 0110 the part of the terms of 0110 the part of the terms of 0110 the part of the terms of 0110 instead of the terms of 0110 the part of the terms of 0110 the part of the terms of 0110 the terms of 0110 the terms of 0110 the terms of 0110 is stated of the terms of 010 the terms of 0100 the terms of 0000 the terms of 00000 the terms of 0000 the terms of 00000 the terms of 000000 the terms of 00000 the terms of 000000 the terms of 000000 the terms of 000000 the terms of 000000 the terms of 00000000 the terms of 0000000000 the terms of 0000000000 the terms of 00000000000000000000000000000000000	the first part dbrends coverant and agree that at biller enties of having therein, free and chear of all defend the same armint all parties making lawful chim matrix herein that the part(20.5) of the first part shall the short that the part(20.5) of the first part shall in the event that all part(20.5) of the first part, 20.5 in the event that all part (20.5) of the first part, 20.5 in the event that all part (20.5) of the first part, 20.5 in the event that all part (20.5) of the first part, 20.5 in the event that all part (20.5) of the short part, 20.5 in the event that all part (20.5) of the short part, 20.5 in the event that the part (20.5) of the short part, 20.5 in the event of the second part may pay tail taxes and into the all part _20.5 of the second part is may first the all part _20.5 of the second part, which all is a sufficient to pay the second part is pay for any insu- tion of the basicing and a barries beeffed, and of the basicing and all the informations are partial for the payment of the short part is all the optimise hereby are all the informa- tions of the basicing and the second part is a solid as a partial will the promise hereby are all the information the short part is all the optimise hereby are all the information inform and the short part and all the information of the hidde hereagenesis (10.5). The part 1.20.5 of the first part ha 7.2	the delivery hered LEAL 10.02. BP the layful owner S of the premise above granted, monbrane interests. a all times during the life of this inferture, pay all taxes or assessments that may be brief liferents. as all times during the life of this inferture, pay all taxes or assessments that may be brief liferents. as all times during the life of this inferture, pay all taxes or assessments that may be brief liferents. as the second part, the low, if any, male payable to the part J. of the second part to the bars, or differ, and the amount so pail aball become a part of the indeficience, secured by all fails regulations are assessed to the terms of all differs and also to review any marker of the differs are acceding to the terms of all differs and has to serve may ram ranker of the differs are acceding to the terms of all differs and has to serve may ram ranker of the differs are now of if waters is committed on the pay in the coverspace of the shift written shift the differs and the maner provided is the approximation of the second pay and the differstion contained therein fully dishared. If differs are review approximation on the second pay and the second pay and the second part is the second result of the maner provided is the second pay entries, the life cover and the second pay and the second pay are review approximated to cover the merit thereon in the maner provided by he was all be and the second pay the pay that all representiative statisms and taxes second pay the second pay the second pay the second pay the pay that all representiates and the example by law and east all benefits accound the second pay the second pay the pay the pay that there are and the second pay and the second pay and the second pay the pay that the second pay th

564