CE RECORD 66

	FROM	STATE OF KANSAS, DOUGLAS This instrument was filed for re-	cord on the 4th
	J. Ines.,	June A. D., 19	2 4, At 2:20 p
	TO	Jac 6	Wellman Register of Dee Deputy.
Th	e Baldwin State Bank		Contract Fill Active Television and an and
hundred and	NDENTURE, Made this 27 ⁸ day of Trentyfour between y a states, a widow,	of, in the second se	ne year of our Lord, one thousand
d Law	rence in the County of Doug	lasand State of	Kansas
S NAROS AND GROUPS	the first part, and The Baldwin State Bank SSETH, that the said part y		
	Thousand	Grant, Bargain, Sell and Mortgage to t	he said partyof the second of Kansas, to-wit:
	Lot Number One Hundred Seven	teen (117) and the East half	(E ²)
	of Lot One Hundred nineteen	(119) on Baker Street Baldwin	ter and the second s
	City Kensas.		
			•
 MARKED GER AND REALING 			
	· ·		7
with the appurtenz	ances and all the estate, title and interest of the said part	yof the first part therein.	7
And the said p	nners and all the estate, title and interest of the said part at $J_{\rm m}$ of the first part do. 8.8 hereby cornant and agree it orbits of labelines therein, free and offer of all forumizences.	yof the first part therein. hat at the delivery bereal Que & the lastal owner	of the premises above granted, and solard
And the said p a good and indefeasible and that they will warr It is agreed bet	art of the first part do_GG hereby covenant and agree th estate of inheritance therein, free and clear of all incumbrances, ant and defend the same against all parties making itseful claim thereto ween the parties hereto that the part of the first part shall at	hat at the delivery hereol ILG at the lawful owner	or assessments that may be levied or assess
And the said p a good and indefeasible and that they will warr It is agreed bet against said real estate insurance company as al	ext of the first part do. 0.0 . hereby covenant and agree the restate of inheritance therein, five and chear of all incommissions, and addeded the same spatiant all parties making based chain thereics with the parties between that the part and the based part of a where the same becomes due and payable, and that $= 100$ mill 1.1 and be repedied and directed by the part of the decemptant the parties because becomes due and payable, and that $= 100$ mill 1.1 and the repedied and directed by the part of the decemptant the parties and becomes due and payable, and that = 100 mill 1.1 and the repedied and the first of the part of the second part, the	hat at the delivery hereol Logar the lawful owner. all times during the life of this indenture, pay all taxes thep the buildings upon said real setate insured agai slow, if my, made payable to the part.	or assessments that may be levied or assessments that may be levied or assess at the such sum and by an action of the second part to the extent of 1 the
And the said p a good and indefeasible and that they will warr it is agreed bet against said real estate insurance company as al interest. And in the ev	art _ y _ ^ of the first part do. 0.0. hereby covenant and agree th orisite of inflavitance therein, free and clear of all incombrances, and and defined the same acquisit all parties making leaded claim theory over the parties break that the part _ y _ of the first part shall all where the annue becomes due and paysible, and that _ Alp., will 1 hall be specified and directed by the part _ y, _ of the second part, that all the that that day of the first part will all be specified and directed by the part . y, _ of the second part, the result that taid part / of the first part shall fall to pay not have so	hat at the delivery hereof the state of the lawful owner	or assessments that may be levied or assess as the and tornado in such sum and by m second part to the extent of
And the said p a good and indefeasible and that they still same it is agreed bet against said real retate insurance company as al- interest. As in the ex- part, y	art _ Y _ ^ of the fast part do. C.B. hereby covenant and agree the orisis of the fiberilance therein, free and clear of all forumitrances, and and defend the same scalar all parties making leaded claim theory to the fast fiber the same leader of the fiber part shall at when the same becomes due and payable, and that a fibe. All 11 hall be specified and directed by the part y _ of the fast part shall at hall be specified and directed by the part y _ of the fast pay that that that and part . Y _ of the fast part shall fall to pay undt taxes to the due of payment can that have read. It is intended as a marriage to exame the payment of the same of Thous and =	hat at the delivery hereof $\frac{1}{4} \frac{1}{9} = \frac{1}{4} \frac{1}{16}$ is lawful owner. all times during the life of this indenture, pay all taxes keep the buildings upon aid real setute innured again the loss if any, made payable to the part. when the same become due and payable and to keep aid so paid shall become a part of the indebtedness, secure	or assessments that may be levied or assess and fire and tormado in such sum and by a second part to the extent of
And the said p a good and indefeasible and that they will users that they will users against said real retate against said real retate insurance company as a interest. And in the cr be rate of 10% from TH 30 GANY They are according to the terms and by their.	art of the fort part do. C.B. hereby covenant and agree the state of the functions: therein, free and clear of all formulations, and and defend the same sequent all parties making tables that the part of the drive part hash at when the same becomes due and paytole, and that All the second and the part of the second part has a second a same becomes due and paytole, so that All the part of the second part has a second a same becomes due and paytole, so that and the part of the second part has a second part pay pay add targe and howards, or either, and the amount is hiered by the part pay to the fort part add targe and howards, or either, and the amount is hiered by the maining to become the payment of the sum of	hat at the delivery hereoff $\frac{10}{10}$ and the lawful owner. all times during the life of this indenture, pay all targe here the buildings upon aid real setue insured again the south any mode payable to the part. y	or assessments that may be levied or assessments that may be levied or assessments at the end to make by a weard part to the extent of 1 t g
And the said p a good and indersative and that they will save it is a prevelous against said real estate insurance company as al- laterest. A slits there be raised 105; from T IIIS GRAN of the sec be raised to 105; from T TIIIS GRAN of the sec according to the terms and by their mus of memy solutors	est = $\int -\frac{1}{2}$ of the form part (3 = 0.0). Inverse convexes to at appen the results of individuous therein, for and observed all incombinances, and a start of bott is to an excision all provides making hard data the term the particle berrow that it has part. $\int_{-\infty}^{\infty} \frac{1}{2} \int_{-\infty}^{\infty} 1$	hat at the delivery hereoff $\frac{169}{10} = \frac{1}{4} \frac{1}{10}$ is labeled owner. all times during the life of this indexture, pay all taxes here the buildings upon axid real estate insured again slow, if any, made payable to be part. $\frac{1}{2}$	or assessments that may be levied or assess and for and tormado in such sum and by a second part to the extent of 1 the permises laurard as benein provided, then it d by this indenture, and shall be in interest d by this indenture, and shall be interest DOLLAT May 10,24 and obligation and also to secure any sum
And the said p a good and indefendable and that they sill say that it is agreed bet that is agreed bet that is agreed bet that is agreed bet part. <i>y</i> of the sec- part. <i>y</i> of the sec- part. <i>y</i> of the sec- tion for a second processing to the second processing to the terma and by their And the reary solution of the fact port shifts in the reary of the fact port shifts in the reary shifts of the shifts in the shift in the shifts in the shift in t	set $J = \frac{1}{2}$ of the fort part do. 0.0 . hereby coverant and agree the state of individuous therein, here and obsert of all incommissions, and a state of the state interval in the state of the state interval in the state of the state interval interva	hat at the delivery hereof $\frac{1}{40}g = \frac{1}{4}\frac{1}{16}$ to hard owner	or assessments that may be levied or assess at fire and tormado in such sum and by su- scond part to the sectors of 1 the 3 premises insured as berein provided, then at by this indenture, and shall bese interest by this indenture, and shall bese interest DOLLAN agy 19.24 mid oblightion and also to secret sur gram a provided, in the event that and part y- made in such properties or any part there are booking such by above more mainting the sub-properties of any part there.
And the sail p a root and indicating in the layer will same in the second second second international and second international and second international second second international second second second second second second and the second sec	ert $=$ $\int^{\infty} d$ the fort part 6.0 GB . having convexent and agree the create of influences therein, free and clear of all incombrances. The start of the fort part is the start of the s	hat at the delivery hereof $\frac{1}{100} g_{-1}^{-1} \frac{1}{100} he lawful owner . all times during the life of this indexture, pay all taxes . here the buildings upon axis real extra forsured again e loss, if any mode payable to the part -\frac{1}{2}$	or assessments that may be levied or assess at for and tormade in such sum and by a second part to the extent of 1 t 8 memory of the streng porticide, then d by this indenture, and shall beer interest and obligation and also to secret any run and obligation and also to secret any run provided, in the event that and put y made in such payments or any part there insurance is not key tup, a porticide in posterio of the said provides a berr is po
And the said p a good and indefaultion ind that they will use the link and the said of the against and real state against and real state laterst. As link there the said so it (10; from to the said so it (10; fro	est	hat at the delivery hereoff $\frac{169}{40}$ the lawful owner	or assessments that may be levied or assess at fire and tormado in such sum and by a working part to the extent of1 the permises insured as berein provided, then d by this indenture, and abail bear interest and the sum of the sum of the sum of the age of the sum of the sum of the age of the sum of the sum of the maximum on in order to secure any sent the summaries in and the whole sum ormalise marks in such payments are sum of set the possession of the said permise and all the possession of the said permise and all the possession of the said permise and all the securing therefore nabal extend and has been sum of the said permise and all the securing the interform aball extend and has the securing the interform aball extend and has been sum of the said permise and all the securing the interform aball extend and has the securing therefore aball extend and has the securing the entry of the said permise and all the securing the interform aball extend and has the securing the said permise and all the securing the interform aball extend and has the securing the interform aball extend and has
Ad the said p a good and indefaultion ind that they will use that and real state against and real state against and real state against and real state internet. Adding the real state of 100° from to THIS GORNY 	set $J = \frac{1}{2}$ of the fort part do. 0.0 . hereby coverant and agree the state of individuous therein, here and obsert of all incommissions, and a state of the state interval in the state of the state interval in the state of the state interval interva	hat at the delivery hereoff $\frac{169}{40}$ the lawful owner	or assessments that may be levied or assess at fire and tormado in such sum and by a wrond part to the extent of it is premises insured as berein provided, then d by this indenture, and abail bear interest and the sum of the sum of the sum of the add obligation and also to secure a sum a provided, in the event that much approx- mands in such payments are sup such the transmore in an destrue any such the transmore in and bey to use a sup days the event days and payable at the option of it is possession of the said permise and all its accruing therefrom aball extend and has the accruing therefrom aball extend and has
And the said p a good and indefended and that they will be added that they will be applied and real state applied and real state interaction of the same there are a long to many the same of 100° from THIS GUAN THIS G	est	hat at the delivery hereoff 29.4 fthe lastic owner	or assessments that may be levied or same at for and tormado in such arm and by a working part to the extent ofits permises fourned as being provided, then d by this indenture, and abail bear interest
And the said p a good and indefaultion ind that they will use the link and the said of the against and real state against and real state laterst. As link there the said so it (10; from to the said so it (10; fro	est	hat at the delivery hereoff 29.4 % he lastid owner all times during the life of this indecture, pay all targe keep the building: upon and real estate forured again loss. If any, made payable to the part (or the the man become due and payable and to keep half so paid shall become a part of the indectedness, secur- mid sum of money, executed on the27 (or due all faints accounting therein according to the terms of or to discharge any tars while indected the some as here indicate one of the indected terms of the indected terms of the term of the terms of the indected terms of the or to discharge any tars while indected terms of the or to discharge any tars while indected terms of the or to discharge any tars while indected the terms of the order of the terms of the indected terms of the the terms of the order ordering the terms of the order to the terms of the ordering the terms of the order to the the terms of the ordering the terms of the order to the terms of the order order or the terms of the order to the order order to the terms of the order order of the terms order to the terms of the order to the order of the order order of the terms order to the terms of the order to the order order of the terms of the order of t	or assessments that may be levied or same at for and tormado in such arm and by a working part to the extent ofits permises fourned as being provided, then d by this indenture, and abail bear interest
And the said p a good and indefeatible and that they will save and that they will save applied that they will save the save and real state internet. As in the ev- tion of the save the save of they have the save of the form and by the in- many save of the form part shall fail or and the save shall fail and all of the or and the save shall fail or and the save shall fail and all of the or and the save shall fail and the save shall fail the save save shall fail the save save presents the save shall be save save save the save save save save save the save save save save save save save the save save save save save save save sav	est	hat at the delivery hereoff 29.4 fthe lastic owner	or assessments that may be levied or assess at fire and tormado in such arm and by a work part to the extent of1ts premises insured as herein provided, then d by this indenture, and ahall bear interest and a such as the second and a such are and a grant of the second and a such as a such as a provided, in the event that and part y made in such payments or any part here to any and they hold such are result insurance in no favor in any part here works about a such that here the such are result to remove the such and payments and all wreakes party in a such any part here to result of the second such any part here. Its accruing therefore shall extend and here
And the sail p • good and indefeatible in the set of the set of the set in the set of the set internet. As in the set internet. As in the set internet. As in the set internet. As in the set internet, and the set internet internet set according to the terms a and typ. their Three according to the terms a internet set set, at in the set of the fact set set, at in the set of the fact set set, at in the set into the set set set in the set into the set set set in the set according to the set according to the terms a action of the set set set in the set of the builders or set in the set set set in the set into the set set set in the set set set in the set into the set set set in the set set set in the set into the set set set set in the set set set in the set into the set set set set in the set set set in the set set set in the set in the set set in the set set in the set set set in the set set set in the set set set set in the set set set set in the set set set set set in the set set set set set set set in the set set set set set set set set set se	er. J. — " of the fort part 6.0 GB _ haveby convexest and agree the results of individues therein, fore and clear of all incombrances. — and a start is berein that in part _ J. — of the merced part is when the particle bereins that is the part _ J. — of the second part, the result of a start is bereins that the part _ J. — of the second part, the result of part are party and the first part shall fail to pay rest lates - depart are pays and the first part shall fail to pay rest lates - depart are pays and the first part shall fail to pay rest lates - depart are pays and the first part shall fail to pay rest lates - depart are pays and the part _ J. — of the second part, the result has and part _ J. — of the second part shall fail to pay rest lates - depart are pays and the part _ J of the second part, the 	hat at the delivery hereoff 29.4 the lawful owner	or assessments that may be levied or assessments that may be levied or and at for ead tormado in such sum and by a second put to the extent of1t 8 premises insured as berein provided, then d by this indexture, and shall beer interest may in 2014 may in 2014 and chilestion and also to secure any sum a provided, in the event that said put y. and the such payments or any part (per tamber of a not short up, as provide her may any supervised as any part (per tamber of a not short up, as provide her may any any super the supervised her may any supervised and short y. and a such payment and any part (per tamber of a not short up, as provide her methods here the supervised as any part here events and sharp inclose any part (per events and sharp inclose and file
And the said p • good and indefaults ind that inty will say ind that inty will say induct and male state instructed of the second internet. As in the second internet. As in the second internet. As in the second internet. As in the second internet into internet and type the internet into internet years. All in the second or the second into the second into internet. A second into the second into internet. A second into the second into internet. Internet years and into internet. Internet years and into internet. Internet years and into internet into internet. Internet years and into internet. Internet years and into internet into internet. Internet years and internet internet years and internet years and internet internet years and internet years and internet internet years and years and years and years internet years and years and years and years internet years and years and years and years and years internet years and years and years and years internet years and years and years and years internet years and years and years and years and years internet years and years and years and years and years internet years and years and years and years and years and years internet years and years and years and years and years and years internet years and years and years and years and years internet years and years and years and years and years and years internet years and years and years and years and years and years internet years and years and years and years and years and years and years internet years and years and years and years and years and years and years internet years and ye	ert of the form part 60.69. hereby convent out appen the results of inheritance therein, free and chear of all incommissions. 	has at the delivery hereoff 29.4 fibe lateful owner	or assessments that may be levied or assess at fire and tormado in such sum and by p second part to the extent of148 premises insured as berein provided, then d by this indenture, and shall beer interest may be a supported by the support may be a supported by the support provided, in the event that said part y. and chilestion and skie to secure any sum a provided, in the event that said part y. and the such payment or any part [ber provided berry and the support of the support provided berry and the support of the support become due and payable at the option and its trentise berry granted, or any part [ber provided berry granted, or any part [ber trentise berry granted]. (SEAI
And the said p a good and individually of the said ind that hey will say indi- individually of the said instructor company as at instruct. As list here on the said said the said instructor company in an and type the terms and and the company of the terms and and the terms and the company of the terms and the terms and and the company of terms and and the company of terms and and terms and terms and terms and and terms and terms and and terms and terms and and terms and terms and and te	<pre>str</pre>	at the delivery hereoff 269.4 the lastid owner	or assessments that may be levied or assess at fire and tormado in such arm and by a worked part to the extent of
And the said p • good and indefaults and that lay will say and that lay will say an intermediate and real exists intermed. As in the or the say of 100° from THIS GOUND 	ext _ y _ ^ d the fort part d0. 6.9 _ hereby coverant and agree th rathet of inductions therein, free and denor d all incommissions, and a direct do are adjusted to the state of the incommissions of when the same become due and paysion, each that. 8.0 #111 the predict and directed by the part _ y _ d the second part, the rath and adjusted to the fort part shall fail to pay each have the same become due and paysion, each that. 8.0 #111 the predict and directed by the part _ y _ d the second part, the rath that add direct due to paysion, each shall fail to pay each have is indiced to a state of the second part, the same and here direct add the second part, the payment of the same of _ three due are a periodic in the second part to pay for any increase d three by the same a periodic in the second part to pay for any increase d three by the same a periodic in the second part to pay for any increase d three by a second part of the takes on address of the second part, with d to be the same a periodic in the bases on address of the second part, with the due to the second part to pay for any increase d three by a second base to pay the takes on address of the second part, with the due to the second part to pay for any increase d three by a base as a periodic in the bases on address of the second part, with the part of the last of the rate on address on address of the second part, with the part of the second part the second part to pay for any increase of the part of the second part the second part, with the second part of the second part the part of the part of the second part the second part, with the part of the part of the second part the second part of the second part to be part of address of the second part and the second part of the second pa	at the delivery hereoff 29.4 fthe lastic conser	or assessments that may be lerved or uses at fire and tormado in such sum and by a second part to the extent of14 s premises insured as herein provided, then d by this indenture, and shall bear interest and obligation and subo to secure any neur a provided, in the event that said part y. and obligation and subo to secure any neur a provided, in the event that said part y. and obligation and subo to secure any neur insurance in no sky the obligation of the maximum of the security of the security of the become does and payable at the option become does and payable at the option become does and payable at the option trenible surely granted, or any part the results are stranger include the option of di- terible security descriptions and at the securit and charge include the security of the interest and charge include the security of the security description of the security of the security and security include the security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security (SEAI (SEAI A. D. 19. 24, before me,
And the said p a good and individually of the said ind that hey will say indi- individually of the said instructor company as at instruct. As list here on the said said the said instructor company in an and type the terms and and the company of the terms and and the terms and the company of the terms and the terms and and the company of terms and and the company of terms and and terms and terms and terms and and terms and terms and and terms and terms and and terms and terms and and te	set J ⁻¹ of the fort part do. 6.9. hereby convent to d apre the result of infinitions (therein, here and decard all incomfances, and an and the forth of the set of the forth part do. 7	at the delivery hereoff 29.4 ft he lastid owner	or assessments that may be leried or sessent for and formado in such sum and by second part to the sector of . 14 second part of . 15 second seco
And the said p a good and indefaults and that they will say around that they will say around the they will say in the say of the acc in the say of the acc in the say of the acc in the say of the acc and by their ar ary oblightion creates and by their ar ary oblightion creates in the say of the acc and by their ar ary oblightion creates in the say of the acc in the say of the acc and the say of the acc in the say of the say in the say of the say as a bove written. STATE OFAnn COUNTY OF	ext _ y _ ^ d the fort part do. 6.9 _ hereby convexts to d apre the create of individuos fibered, here and dear d all incomfances	at it the delivery hereoff 29.4 ft he lastid owner	or assessments that may be lervice or uses at fire and tormado in such sum and by a second part to the sectest of .1 the premises insured as berein provided, then d by this inference of the sectest of .1 the may
And the said p • good and indefaults ind that layer will sam ind that layer will sam indefault and real exists instructor company as al- instructor of the sec instructor of the sec instructor of the sec seconding to the terms and by their rems of memory solves and by their rems of memory solves of the seconding to the terms and by their rems of memory solves of the seconding to the terms and by their rems of memory solves of the seconding to the terms and the their or any obligation creases the second the terms and the second terms in the manage reserving IN WITNEE as a above writing. STATE OF Kan COUNTY OF	set J ⁻¹ of the fort part do. 6.9. hereby convent to d apre the result of infinitions (therein, here and decard all incomfances, and an and the forth of the set of the forth part do. 7	at it the delivery hereoff 29.4 ft he lastid owner	er assemments that may be levied or ans att för and tornado Is uch sum and by premises insured as berein provided, then by this indenture, and shall bear intere- many of the indenture, and shall bear intere- many of the indenture, and shall bear intere- many in the indenture, and shall bear intere- many interpretation of the indenture of the inden- provided, in the event that and party 2. and chilgstion and shao to secrem any may provided, in the event that and party 2. and the indenture of the indenture of the indenture provided in the event that and party 2. and is and payable at the option of the proves and days and party the research of the indenture of the indenture of the indenture beam and share the indenture of the indenture (SEA) (SEA) A. D. 19. 24. , before me, and a scal. on the day and year lar indenture of the indenture of the indenture (SEA)
And the said p • great and indefaults in the set is a set in the set is in the set is a set is and ty the set and ty the set and ty the set and ty the set and the set is a set	ext _ y _ ^ d the fort part do. 6.9 _ hereby corrected to a gave the create of hisrichicase therein, fore and of earl of all incomfances, and an an analysis of the second	at it the delivery hereoff 29 .4 fbe lastic owner	or assessments that may be lervice or uses at fire and tormado in such sum and by second part to the sector of .1 fbs premises insured as berein provided, then d by this inferenture, and abalt bear interest and the sector of the sector of .1 fbs may be a sector of the sector of the sec- matic obligation and also to secure any sector provided, in the event that and part y- made is such payment or any sector provided, in the event that and part y- made is such payment or any sector provided, in the event that and part y- made is and payable at the option of to provide and the babe sector meta- meta is and payable at the option of to review and the part of the sector any rest is accruing therefrom shall extend and no
And the said p • great and indefaultion indefault and indefaultion splat and real exists intermate company as in intermate company as in intermediate and real exists intermediate and real exists intermediate and the second real of the se	set of the fort part do. 0.0 hereby coverant and agree the rest of indications of therein, fore and decer of all incommissions are addressed to the state of each december of all incommissions are addressed by the spaty of the store does not state the behavior that is the party of the store does not state the state of each december by the spaty of the store does not state the state of each december by the spaty of the store does not state the state of each december by the spaty of the store does not state the state of each december by the spaty of the store does not state the store of each the spaty of the store does not state the store of each december by the spaty of the store of part, state of the store of each the spat of the store of part, state of the store of each december by the spat of the store of part, state of the store of the store of the store of part, state of the store of the s	at the delivery hereoff 29.4 fbe lasted come- keep the building: upon and real estate innure again a times during the life of this indecture, pay all taxes keep the building: upon and real estate innure again so paid shall become a part of the indectedness, secur- and ann of money, executed on the .27 day of all hirrest accruing thereen according to the terms of or to diverge any taxes with interest thereen as here induces on the terms of the indectedness, secur- and ann of money, executed on the .27 day of all hirrest accruing thereen according to the terms of or to diverge any taxes with interest thereen as here induces on the terms of the indectedness, we can be induced on all performs on the indected on the secure is all hirrest accruing thereen according to the terms of the diverge of the performs on the secure of the indected is all hirrest accruing thereen according to the terms of the secure of the performs on the secure of the indected is all hirrest accruing thereen for the secure of the indected is all hirrest accruing therein on the secure of the indected is all hirrest accruing therein contained, and all benef- and accreases of the respective period between the inde- and accrument of the respective period between the inde- and accreases of the respective period between the inde- and accrument of the respective period between the inde- and accreases of the respective period between the inde- and accrument of the respective period between the inde- and accrument of the respective period between the inde- and accords and the	or assessments that may be levied or assess at fire and tormado in such sum and by p second part to the extent of 14 s
And the said p a root and indications in the interpret of the sec indication of the second second interest. As in the sec interest of 100° from - THE SECOND SECOND SECOND THE SECOND SECOND SECOND THE SECOND SECOND SECOND THE SECOND SECOND SECOND SECOND THE SECOND SE	ext _ y _ ^ d the fort part do. 6.9 _ hereby corrected to a gave the create of hisrichicase therein, fore and of earl of all incomfances, and an an analysis of the second	at the delivery hereoff 29.4 fbe lasted comer_ keep the building: upon and real estate innure again last times during the life of this indecture, pay all taxes keep the building: upon and real estate innure again last mere again and payable to the sare again so paid shall become a part of the indectedness, secur- anid sum of money, executed on the .27 day of all hitrest accruing thereen according to the terms of or to directary any taxes with interest thereen as here induced on the two books of the indectedness as here induced on the two books of the indectedness as here induced on the two books of the indected on the same or to directary any taxes with interest thereen as here induced on the two books of the indected on the same real so that the books of the indected on the same induced on all periods and interest, together with the sector as the sector in the real state in the same and accorden of the respective game in the same sector as the sector in the same interest. The same here and the sector is the same in the same and accordent of the respective game is been who executed the foregoing instrument and a public first on the offer of the same is a same who executed the foregoing instrument and a public first may and adding the same sector as a same is a same and adding the same sector as a same is a same and adding the same sector as a same is a same in the same sector as a same is a same in the same is a same sector as a same is a same in the same is a same sector as a same is a same in the same is a same in the same sector as a same is a same in the same is a same in the same sector as a same is a same in the same is a same in the same sector as a same is a same is a same is a same in the same sector as a same is a same is a same in the same is a same sector as a same is a same is a same is a same is a same sector as a same is a same is a same is a same is a same sector as a same is a same is a same is a same is a same sector as a same is a same is a same is a same is a same sector as a same is a same	or assessments that may be levied or assess at fire and tormado in such sum and by p second part to the extent of 14 s

S' C