MORTGAGE RECORD 66

1

	FROM	CALL MODEL NO 41 MIC		SAS, DOUGLAS COUNTY, it was filed for record on the	
New Second	n har star for a star star star star star star star s		July	A. D., 1924, At	2:25 P.
	ed G. Alford et al	-	TT MARKEN	Jun E. Me	Unan!
				,	Register of Deed
	erchants Loan & Savin	ngs Bank.	By		Deputy.
THIS I	NDENTURE, Made this twon	nty eighthday of	July	, in the year of ou	r.Lord, one thousand
hundred and +	wenty four Fred G. Alford and Fl	between			
		e County of Douglas		d State of Kansas	
part ies of	Lawrence in the first part, and Kercha	ints Loan and Savin			Jof the second p
WITNES	SETH, that the said part 10	sof the first part, in cons	ideration of the sum of		
which is hereby	ghteen Hundred	and by this indenture cio	Grant, Bargain, Sell a	LARS, to them nd Mortgage to the said part.	of the second p
the following de	scribed real estate situated and I	being in the County of	Douglas	and State of Kansas, to	- wit:
	seven s	ten (10) feet of lo and a half $(7\frac{1}{2})$ fee nine, Babcocks Addi	et of Lot Thirty	5) all of Lot 36 and seven (37) Solomon' of Lawrence.	d the south s sub-division,
					•
$\sum_{i=1}^{n}$					
		•			
And the said p a good and indefeasible and that they will warr It is agreed bet against said real estate	ances and all the estate, title and a2188	bereby covenant and agree that clear of all incumbrances, the making lawful claim thereto. 88 of the first part shall at all ble, and that they	at the delivery hereof they are times during the life of this ind keep the buildings upon said re	the lawful owner. S. of the premise lenture, pay all taxes or assessments i al estate insured against fire and tor	hat may be levied or assesse ando in such sum and by suc
And the said p a good and indefaulti and that they eff ware it is agreed bet against aid real states in the same of the same partdites on partdites on a condition the same a condition creates and bydites on a dite for a set and in a dite of the set and in dites and by dites of the set of the solution creates and the same dites of the s	ad 188 of the first part do exists of liberitance therein, first and and and defined the same archite till part were the partic bearing brown that the part where the same become due and parts half be specified on directed by the part exists and part 180 (if the first p out p are and out of the first p out p are and o	Levely correct and agree that clear of all incombeness, use making lastic data the thereto. BB of the drive that has all bits, and that the y. y of the second part, the la part shall fall to pay such takes a bit part shall fall to pay such takes the payment of the sum of payment of the sum of y. of the second part, which d part to pay for any locumes or feature. J, of the second part, which is d part to pay for any locumes or feature. There is not far all the sum of the sate bits of the sum of a the second part. I have on all of maint are not pay as the pay new, of the second part.	at the delivery hereof they are at the delivery hereof they are times during the life of this ind keep the buildings upon said r m, if any, mode payable to the g n the same become due and pay paid shall become a part of the dum of money, streeted on the dum of money are strengthere are to direktory any tarse with ind actions outside there is fully due to the best the same become due mitted on and premises, then the due boot the same that the output of the prome and here shall have the much of output of the same that the prome and here shall have	 the lawful owner. B of the premises lenture, pay all taxes or assessments a lenture, pay all taxes or assessments a lenture, pay all taxes or assessments a starty	hat may be levied or assessentiate in such will add by sac be extent of
Ad the said p a good and laddrashift and that they will nor- link agends and laddrashift against and real estate tarmaner emparys as a laterest. Add in there the said real estate is a said real estate is a said real estate agending to the terms and typif the second the terms, the terms and typif the terms and typif the terms and typif the terms and typif the terms and the terms, thisten is high the terms, the terms is the many presented the terms, the terms and high terms, the terms is the said to the ob- high terms, the terms and the terms, the terms and the terms, the terms and the terms are presented to the terms are the terms and the terms are the terms are the terms are the terms are the terms are the terms are the terms are the terms are the terms are the terms are the terms are th	ad 163 of the first part do state of inheritance therein, for and c ast and defined the same actual till par- tern the parts beams for a state of parts half be particle of directed by the part- rest that and part 1 £80.000 the first of part may type and there and howen the date of payment until tably read. I is listened as an anotzet to so were the and part the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of part part of the part of the part of the part of the part of the part of the part of parts and part of the part of the the the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part o	. hereby correct and agree that there of all flocumbrances, the making isofic them thereto. $B_{22} = 0$ the definition thereto. $B_{22} = 0$ the definition thereto. $B_{22} = 0$ the second part, the lo part shall fail to pay such taxes who have, or either, and the amount to pay such the second part, which at $B_{22} = 0$ the second part, which at pays are to the second part, which at pays for any houseness of said there and physical states are not pay (at the second part, which at the second part, which at the second part, which at the second part, which at the second part, which at more main the second part, at a reverse payloaded to collect there a reverse payloaded to collect the second part. a reverse payloaded the amount to the parts at the second part, a reverse parts at the results are south payloaded the parts at the second part.	at the delivery hereof they are times during the life of this ind keep the building upon said or as if any, and espace to the part of a sum of money, streamed on and a sum of money, streamed on the index of the streamed of the streamed of the streamed of the streamed of the index of the streamed of the streamed of the the streamed of the streamed of the streamed of the streamed of the streamed of the streamed of the streamed of the streamed of the streamed of the streamed of the streamed of the streamed of the streamed of the streamed of the	 the lawful owner. B of the premises leature, pay all taxes or assessments a lastic lawred against for and orn array	hat may be levied or assess tado in such run and by run be extent of <u>its</u> is berein provided, then th ure, and shall bear interest a DOLLARS
And the said p a good and indefaultion if it are the intervent of the if it are not and the intervent of the if it are not and the intervent of the intervent. Add in the ore is a not a start of the area is a not a start of the intervent intervent of the intervent of the area of the intervent of the intervent of the intervent is a start of the intervent is a start of the intervent of the intervent is a start of the intervent is a start of the intervent of the intervent is a start of the is a start of the intervent is a start is a start of the intervent is a start is a start of the intervent is a start of the is a start of the intervent is a start of the is a start of the intervent is a start of the is a start of the intervent is a start of the is a start of the intervent is a start of the is a start of the intervent is a start of the is a start of the intervent is a start of the is a start of the intervent is a start of the is a start of the intervent is a start of the is a start of the intervent is a start of the is a start of the intervent is a start of the is a start of the intervent is a start of the intervent is a start of the is a start of the intervent is a start of the intervent is a start of the is a start of the intervent is a start of the intervent is a start of the is a start of the intervent is a start of the	ad 188 of the first part do exists of liberitance therein, first and and and defined the same archite till part were the partic bearing brown that the part where the same become due and parts half be specified on directed by the part exists and part 180 (if the first p out p are and out of the first p out p are and o	. hereby correct and agree that there of all flocumbrances, the making isofic them thereto. $B_{22} = 0$ the definition thereto. $B_{22} = 0$ the definition thereto. $B_{22} = 0$ the second part, the lo part shall fail to pay such taxes who have, or either, and the amount to pay such the second part, which at $B_{22} = 0$ the second part, which at pays are to the second part, which at pays for any houseness of said there and physical states are not pay (at the second part, which at the second part, which at the second part, which at the second part, which at the second part, which at more main the second part, at a reverse payloaded to collect there a reverse payloaded to collect the second part. a reverse payloaded the amount to the parts at the second part, a reverse parts at the results are south payloaded the parts at the second part.	at the delivery hered they are at the delivery hered they are keep the buildings upon add r way. If any, mide payable to the p in the same become due and pay paid shall become a part of the deliverst accruing thereas are to diverse a part of the laterest accruing thereas are to diverse are the same become due to diverse a part of the did when the same become due the same become due the temper and every solution therein on the same become due the temper B	the lawful owner S of the premises leature, pay all taxes or assessments a leature, pay all taxes or assessments and service inary of the second part to a table and to keep and premises frame indebtedness, secure by this indent and the second second second second constraints of the instrates in and the 285th, day of	hat may be levied or assessentiate in such wim and by socie to the sector of the secto
Ad the said p a good and laddrashift and that they will nor- link agends and laddrashift against and real estate tarmaner emparys as a laterest. Add in there the said real estate is a said real estate is a said real estate agending to the terms and typif the second the terms, the terms and typif the terms and typif the terms and typif the terms and typif the terms and the terms, thisten is high the terms, the terms is the many presented the terms, the terms and high terms, the terms is the said to the ob- high terms, the terms and the terms, the terms and the terms, the terms and the terms are presented to the terms are the terms and the terms are the terms are the terms are the terms are the terms are the terms are the terms are the terms are the terms are the terms are the terms are th	ad 163 of the first part do state of inheritance therein, for and c ast and defined the same actual till par- tern the parts beams for a state of parts half be particle of directed by the part- rest that and part 1 £80.000 the first of part may type and there and howen the date of payment until tably read. I is listened as an anotzet to so were the and part the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of part part of the part of the part of the part of the part of the part of the part of parts and part of the part of the the the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part o	. hereby correct and agree that there of all flocumbrances, the making isofic them thereto. $B_{22} = 0$ the definition thereto. $B_{22} = 0$ the definition thereto. $B_{22} = 0$ the second part, the lo part shall fail to pay such taxes who have, or either, and the amount to pay such the second part, which at $B_{22} = 0$ the second part, which at pays are to the second part, which at pays for any houseness of said there and physical states are not pay (at the second part, which at the second part, which at the second part, which at the second part, which at the second part, which at more making a shall be amount to the second part, and the second part, a reverse papeloid to collect the reverse papeloid to collect the reverse papeloid to collect the second part, a reverse papeloid to collect the reverse papeloid	at the delivery hered they are at the delivery hered they are times during the life of this into set, if any, midde payable to the p as, if any, midde payable to the p in the same become due and pay paid shall become a part of the distant of mosey, steetied on the life same of mosey, steetied on the life same distance of the same learning the distance are say tars in his attion constained therein faily dis- diction constained therein faily dis- diction constained therein faily dis- diction constained therein faily dis- diction constained therein faily dis- tation constained therein faily dis- diction constained therein faily dis- distances of the respective Respective constained the same learning therein distances of the respective same same same same same same and second same same same same same same same same	 the lawful owner. B of the premises insture, pay all taxes or assessments is all solate instant days and to rear any owner of the second part to a bable and to keep said premises insure indebtedness, secured by this indent 285th, day of July_ and to be terms of raid obligation creat three as herin provided, in a threed. If doubt, or if the insures is not hered any of the brends in such that the insures is not been due to any the indept with the insures is not independent of the premise hered. If other the insures is not the insures is not the premise hered. If other the insures is not independent of the premise here is not the premise here in the premise here is not the premise here in the premise here is not and the parties here is not and said the rest. x hand ß, and seal Alford 	hat may be levied or assessential of a such as a dy such as the extent of 1 ts
Ad the said p a good and laddrashift and that they will nor- link agends and laddrashift against and real estate tarmaner emparys as a laterest. Add in there the said real estate is a said real estate is a said real estate agending to the terms and typif the second the terms, the terms and typif the terms and typif the terms and typif the terms the terms, the terms is the move presented the terms, the terms and the terms are presented to the terms and the terms and the terms are presented to the terms are the terms and the terms are the terms are the terms are the terms are the terms are terms are terms are terms are the terms are	ad 163 of the first part do state of inheritance therein, for and c ast and defined the same actual till par- tern the parts beams for a state of parts half be particle of directed by the part- rest that and part 1 £80.000 the first of part may type and there and howen the date of payment until tably read. I is listened as an anotzet to so were the and part the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of part part of the part of the part of the part of the part of the part of the part of parts and part of the part of the the the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part o	. hereby correct and agree that there of all flocumbrances, the making isofic them thereto. $B_{22} = 0$ the definition thereto. $B_{22} = 0$ the definition thereto. $B_{22} = 0$ the second part, the lo part shall fail to pay such taxes who have, or either, and the amount to pay such the second part, which at $B_{22} = 0$ the second part, which at pays are to the second part, which at pays for any houseness of said there and physical states are not pay (at the second part, which at the second part, which at the second part, which at the second part, which at the second part, which at more making a shall be amount to the second part, and the second part, a reverse papeloid to collect the reverse papeloid to collect the reverse papeloid to collect the second part, a reverse papeloid to collect the reverse papeloid	at the delivery hered they are at the delivery hered they are times during the life of this into set, if any, midde payable to the p as, if any, midde payable to the p in the same become due and pay paid shall become a part of the distant of mosey, steetied on the life same of mosey, steetied on the life same distance of the same learning the distance are say tars in his attion constained therein faily dis- diction constained therein faily dis- diction constained therein faily dis- diction constained therein faily dis- diction constained therein faily dis- tation constained therein faily dis- diction constained therein faily dis- distances of the respective Respective constained the same learning therein distances of the respective same same same same same same and second same same same same same same same same	 the lawful owner S of the premises instance, pay all taxes or assessments and loss of law exceed part to a bable and to the accord part to a bable and to keep and premises frames indebtedness, secure by this indent 285th. day of	hat may be levied or assessential of a such as a dy such as the extent of 1 ts
Ad the said p a good and laddrashift and that they will nor- link agends and laddrashift against and real estate tarmaner emparys as a laterest. Add in there the said real estate is a said real estate is a said real estate agending to the terms and typif the second the terms, the terms and typif the terms and typif the terms and typif the terms the terms, the terms is the move presented the terms, the terms and the terms are presented to the terms and the terms and the terms are presented to the terms are the terms and the terms are the terms are the terms are the terms are the terms are terms are terms are terms are the terms are	ad 163 of the first part do state of inheritance therein, for and c ast and defined the same actual till par- tern the parts beams for a state of parts half be particle of directed by the part- rest that and part 1 £80.000 the first of part may type and there and howen the date of payment until tably read. I is listened as an anotzet to so were the and part the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of part part of the part of the part of the part of the part of the part of the part of parts and part of the part of the the the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part of the part of the part of the distance part of the part o	. hereby correct and agree that there of all flocumbrances, the making isofic them thereto. $B_{22} = 0$ the definition thereto. $B_{22} = 0$ the definition thereto. $B_{22} = 0$ the second part, the lo part shall fail to pay such taxes who have, or either, and the amount to pay such the second part, which at $B_{22} = 0$ the second part, which at pays are to the second part, which at pays for any houseness of said there and physical states are not pay (at the second part, which at the second part, which at the second part, which at the second part, which at the second part, which at more making a shall be amount to the second part, and the second part, a reverse papeloid to collect the reverse papeloid to collect the reverse papeloid to collect the second part, a reverse papeloid to collect the reverse papeloid	at the delivery hered they are at the delivery hered they are times during the life of this into set, if any, midde payable to the p as, if any, midde payable to the p in the same become due and pay paid shall become a part of the distant of mosey, steetied on the life same of mosey, steetied on the life same distance of the same learning the distance are say tars in his attion constained therein faily dis- diction constained therein faily dis- diction constained therein faily dis- diction constained therein faily dis- diction constained therein faily dis- tation constained therein faily dis- diction constained therein faily dis- distances of the respective Respective constained the same learning therein distances of the respective same same same same same same and second same same same same same same same same	the lawful owner & of the premises leature, pay all taxes or assessments a leature, pay all taxes or assessments a leature learned argunt for and orn attraction of the second part to the babe and to keep said premises insure to indebtedness, secure by this indent e. 28 th day of	hat may be levied or assessential of a such as a dy such as the extent of 1 ts
And the said p a good and isdefaultion ind that tay will save if it is an indication of the argument and real states in the save of 10% from the isdefault. Add in the oru- tion of the save of the save and by	add 08 of the first part 6 state of inheritance therein, for and c and add added the heritan the state of the when the same become of a state of parts when the same become of the same of the same become of the same of the same of the same become of the same the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same the date of payment until the same of the same of the same of the same of the same of the same of the same the date of payment until the same of the same same of the same of the same the date of payment until the same of the same of the same of the same the same of the same of the same of the same of the same of the same the same same of the same of the same the same same of the same of the same the same same the same of the same the same the same of the same of the same the same the same of the same of the same the same the same of the same of the same the same the same of the same of the same the same the same of the same of the same the same the same of the same of the same the same the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same of the same the same of the same of the same of the same of the same the same of the same of the same of the same of the same the same of the same of the same of the same of the same the same of the same of the same of the same of the same the same of the same of the same of the same of the same the same of the same of the same of the same of the same the same of the sa	. hereby correct and agree that clear of all incombiness, the matter gived finite thereau, dB	at the delivery hereof they are times during the life of this and keep the buildings upon asils or we as if any, mide apayable to the p in the same become due and pay paid shall become a part of thi d sum of money, streeted on this life the same strength of the same to dickars any tarse with and its money are the same site of the distance of the same site of the same strength of the same site of the same same server obtains the respective as and every obtains the strength of the means of the same site of the same as the same strength of the same as the same strength of the same same server obtains the respective as a means of the same strength of the same for the same strength of the same strength of the same server obtains the same schedule of the same as the same strength of the same strength of the same as the same strength of the same strength of the same strength of the same strength of the same strength of the same strength of the same strength of the same strength of the same strength of the same str	the lawful owner & of the premises leature, pay all taxes or assessments a leature, pay all taxes or assessments a leature learned argunt for and orn attraction of the second part to the babe and to keep said premises insure to indebtedness, secure by this indent e. 28 th day of	hat may be levied or assess and 0 is such sum and by such be extent of
As the said p a good and laddraidly a good and laddraidly a good and laddraidly a good and laddraidly a good and real estate barnes enough as a laterest. Add in beer Barnes of the good and a good and	add 88 of the first part do reads of inheritance therein, first and o mains of defined the home are scritcil all may reare the parties hences due to part, when the ages therein due to the part. The due to be therein due to the part. The due of part may pay and there and home mains of part may pay and there and home mains of part may pay and there and home mains of payment similar that we have not been Hundred. 		at the delivery hereof they are times during the life of this and keep the buildings upon asils or we as if any, mide apayable to the p in the same become due and pay paid shall become a part of thi d sum of money, streeted on this life the same strength of the same to dickars any tarse with and its money are the same site of the distance of the same site of the same strength of the same site of the same same server obtains the respective as and every obtains the strength of the means of the same site of the same as the same strength of the same as the same strength of the same same server obtains the respective as a means of the same strength of the same for the same strength of the same strength of the same server obtains the same schedule of the same as the same strength of the same strength of the same as the same strength of the same strength of the same strength of the same strength of the same strength of the same strength of the same strength of the same strength of the same strength of the same str	the harfol owner & of the premises leature, pay all cases or assessments a all state hoursed action the acceleration all state hoursed action the acceleration and the acceleration of the acceleration and acceleration of the acceleration of the acceleration of the acceleration of the	hat may be levied or assessented in anch sum and by ma be extent of
As the said p a good and laddraidly a good and laddraidly a good and laddraidly a good and laddraidly a good and real estate barnes enough as a laterest. Add in beer Barnes of the good and a good and	while S		at the delivery hered they are times during the life of this and keep the buildings upon said r main it any, make payable to the p in the ame become due and pay paid shall become a part of thi d sum of money, streeted on this interest accruing thereen accu- to discharge any tarse with fail interest accruing thereen accu- tio discharge any tarse with fail and every action of the size thereas the the size notation of the size thereas the the size notation of the size thereas the the size notation of the size thereas the size of the size thereas the size the form unplot of principal and into the size the thereas the size the main every obligation thereas the size and every obligation thereas the size is accurated to explicit the size the size of the size the size the size the size of the size of the size the size the size of the size the size the size the size the size of the size the size the size the size the size of the size the size the size the size the size the size of the size	the harfol owner £ of the premises leature, pay all taxes or assessments a leature, pay all taxes or assessments all estate hoursed against fire and for any starty	hat may be levied or assessed to a network that is a by rein provided, then the use, and shall beer interest a second sec
As the said p a good and isoferative ind that they and isoferative against mid real state against mid real state against mid real state against mid real state against mid real state interest. Add in the row This GLAN 	while S		at the delivery hered they are times during the life of this and keep the buildings upon said r main it any, make payable to the p in the ame become due and pay paid shall become a part of thi d sum of money, streeted on this interest accruing thereen accu- to discharge any tarse with fail interest accruing thereen accu- tio discharge any tarse with fail and every action of the size thereas the the size notation of the size thereas the the size notation of the size thereas the the size notation of the size thereas the size of the size thereas the size the form unplot of principal and into the size the thereas the size the main every obligation thereas the size and every obligation thereas the size is accurated to explicit the size the size of the size the size the size the size of the size of the size the size the size of the size the size the size the size the size of the size the size the size the size the size of the size the size the size the size the size the size of the size	the harfol owner £ of the premises leature, pay all taxes or assessments a leature, pay all taxes or assessments all estate hoursed against fire and for any starty	hat may be levied or assessed to a network that is a by rein provided, then the use, and shall beer interest a second sec
As the said p a good and laddrahad a good and laddrahad a good and laddrahad a good and laddrahad a good and laddrahad laterest. Add in the or the said real exists and spits and spits and spits and spits and spits and spits badge heres, tilden in the said of the of haddrahad the envy or any observations and spits and spits badge heres, tilden in is iden may result of the of haddrahad there on the said spits as a bove written. STATE OF COUNTY OFits as a spits as a spits as spits as a spits as a sp	while S		at the delivery hered they are at the delivery hered they are times during the life of this in keep the buildings upon add r re- solutions of the same become due and pays paid shall become a part of the d sum of mosery, streetted on the laternal according therein a per- to diverge any tarse with indi- tion constant during therein a later the same of mosery, streetted on the laternal according therein a per- to diverge any tarse with indi- tion constant during therein a later the same later and the same later and d when the same later and the same later the same disconstant during therein the same later and the same later and more and the same later and the same d in inversion of the same later and and more and the same later and the same d in inversion of the same later and d in a same later and the same later and an average of the same later and and an average of the same later and d in a same later and a same later and d in a same later and a same later and d in a same later and a same later and d in a same later and a same later and d in a same later and a same later and d in a same later and a same later and d in a same later and a same later and a same later and d in a same later and a same later and a same later and d in a same later and a same later and a same later and d in a same later and a same and a same later and a	the lawful owner S of the premises leature, pay all faces or assessments a leature, pay all faces or assessments a leature increased and nor and the accord part to the bable and to keep and provides finance indebtedness, secure by this indent all faces and the second part to the according to the terms of raid obligation creat threas as herein provided, in a hardware indebtedness, and the binarcore is not indebtedness, and the binarcore is not indebtedness, and the binarcore is not intervised and the premise hardware intervised and the premise hardware instrument and duly acknow affixed my official seal on ti 	hat may be levied or assess and 0 in such sum and by may be screen of
Asd the said p a good and isofenanide ind that they also and isofenanide against said real estat against said real estat internet. Asd in the or the said real estat and by	addes		at the delivery hered they are times during the life of this du- keep the buildings upon add r re- solves the sound payable to the g in the same become due and pay paid shall become a part of the d sum of mosery, exceeded on the laterest accruing therees account to diverse a start of the same become due in the same become due and the sound become account of the same become due to diverse account of the same become due in the same become due and the sound become same all the same environment of the same become due and events account of the same become due account of the same become due and events account of the same become due and the alorestid County and alf ord alite account of the same due the full payment of the same become due and and account of the same become due and account of the same become due account of the same become due account of the same become due account of the same becom	the lawful owner S of the premises leature, pay all faces or assessments a electron narred against fire and torn attraction incurred against fire and torn attraction incurred against fire and torn attraction in the second part to the electron of the second part to the electron of the second part to the electron of add obligation creent thereas as herein provided, in a hereof, if default become abouts and the second part of the instance is not individually and the law of the second part of the second part of the second part of the second part of the instance is not individually and the second part of the individual part of the second part of the instrument and duly acknowl iffixed my official seal on ti 	hat may be levied or assess and 0 in such sum and by may d as berrin provided, then th ure, and shall bear interest a DOLLANS (\$24
Asd the said p a good and isofenanide ind that they also and isofenanide against said real estat against said real estat internet. Asd in the or the said real estat and by	addes		at the delivery hered they are times during the life of this du- keep the buildings upon add r re- solves the sound payable to the g in the same become due and pay paid shall become a part of the d sum of mosery, exceeded on the laterest accruing therees account to diverse a start of the same become due in the same become due and the sound become account of the same become due to diverse account of the same become due in the same become due and the sound become same all the same environment of the same become due and events account of the same become due account of the same become due and events account of the same become due and the alorestid County and alf ord alite account of the same due the full payment of the same become due and and account of the same become due and account of the same become due account of the same become due account of the same become due account of the same becom	the lawful owner S of the premises leature, pay all faces or assessments a electron narred against fire and torn attraction incurred against fire and torn attraction incurred against fire and torn attraction in the second part to the electron of the second part to the electron of the second part to the electron of add obligation creent thereas as herein provided, in a hereof, if default become abouts and the second part of the instance is not individually and the law of the second part of the second part of the second part of the second part of the instance is not individually and the second part of the individual part of the second part of the instrument and duly acknowl iffixed my official seal on ti 	hat may be levied or assess and 0 in such sum and by may d as berrin provided, then th ure, and shall bear interest a DOLLANS (\$24
Asd the said p a good and isofenanide ind that they also and isofenanide against said real estat against said real estat internet. Asd in the or the said real estat and by	addes		at the delivery hered they are times during the life of this du- keep the buildings upon add r re- solves the sound payable to the g in the same become due and pay paid shall become a part of the d sum of mosery, exceeded on the laterest accruing therees account to diverse a start of the same become due in the same become due and the sound become account of the same become due to diverse account of the same become due in the same become due and the sound become same all the same environment of the same become due and events account of the same become due account of the same become due and events account of the same become due and the alorestid County and alf ord alite account of the same due the full payment of the same become due and and account of the same become due and account of the same become due account of the same become due account of the same become due account of the same becom	the lawful owner S of the premises leature, pay all faces or assessments a leature, pay all faces or assessments a leature increased and nor and the accord part to the bable and to keep and provides finance indebtedness, secure by this indent all faces and the second part to the according to the terms of raid obligation creat threas as herein provided, in a hardware indebtedness, and the binarcore is not indebtedness, and the binarcore is not indebtedness, and the binarcore is not intervised and the premise hardware intervised and the premise hardware instrument and duly acknow affixed my official seal on ti 	hat may be levied or assess and 0 in such sum and by may d as berrin provided, then th ure, and shall bear interest a DOLLANS (\$24

BANK

376