MORTGAGE RECORD 76

20103

FROM	STATE OF	F KANSAS, DOUGLAS COUNTY, 14.
Verdeline Diete		strument was filed for record on the 26 day of
Magdalina Dietz, a widow TO	D	ec. A. D. 19 30 at 9:30 o'clock A. M
		6. Constrong
The First Savings Bank of Lawren	ce, Kanses. By	Register of Deeds. Deputy.
THIS INDENTURE, Made this first	day of December	the second s
hundred and thirty	hetween	, in the year of our Lord, one thousand nine
Megdalina Dietz, a widow		Arren augustation - arren (1997) - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
of Lone Star in the Cour part.Y of the first part, and The Firs	ty of Douglas	and State of Kansas,
	Lawrence, Kansas	part_Y of the second part.
WITNESSETH, That the said part y of Twenty-five Hundred and no/100	the first part, in consideration of the sum	of
which is hereby acknowledged, ha 5 sold, and the following described real estate situated and be	by this indentum do Court Result	S. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
Northeast Quarter (NE4) of the	Southwest Quarter (SW4) and	he South Thirty-three (33) acres the South Ten (10) acres of the n. Section Fire (5) and the South- urteen (14) Range Einsteen (19).
And the said part y_of the first part do @B_ hereby	covenant and agree that at the delivery hereof	art therein. she is the lawful owner of the premises above granted, and
And the and part— W —of the form part do GGL. hereby also of a good and indefendable state in dimensions therein, for and that they will warrant and defend its mann against all parts is a speed between the particle here that the part— y . assumed against and in a static when the mann becomes dura as the state of a state when the mann becomes dura as the state of a state when the mann becomes dura is the state of the state of the state of parts $T_{}$ of the intervet. And in the event that and part $T_{}$ of the provided, then the part $T_{}$ of the state of the state of the state THES GUART is minuted as a mortgage to scene the part THES GUART is minuted as a mortgage to scene the part THES GUART is minuted as a mortgage to scene the part of the state of the state the state of the state the state of the state the state of the st	events and agree that at the delivery hereof- est and elser of all incumbrance - making layed claim therets. of the fort part shall at all times during the life if a payshes, and that $BB = \pi \Pi \Pi$ have the build by the part \underline{M} -of the second part, the loss, if a the fort part shall fail to pay such taxas when it agree and taxes may be incurrence, exclude, and the an effect on the part of the second part of the second factor of payment that if all to pay such taxas as the an end of the wave J .	she 10 the lawful over - of the premise show grantel, and of the indexteen, pay all taxes or assuments that may be letted or invo, much prache the part. Jof the second part to part to the second part to part to the second part to part to the second part to part to the second part to the second part to part to the second part to part to the second part to par
And the mid part $\underline{\mathbf{y}}_{-}$ of the first part do $\underline{\mathbf{z}}_{-}$ mide for a point and inderstable entries in interfaces therein in the state of the state therein in the state \mathbf{z}_{-} and the state is the state \mathbf{z}_{-} and the state $\mathbf{z}_$	evenues and agree that at the delivery hereof_ ere and else of all incumbrance	she 18 the lawful owner — of the premises above granted, and of the indexture, pay all taxes or assuments that may be levied or insurves main of an estate insured against five and termindo in rank sam may, make payable to the part. J. — of the second part to the section of a same become due and payable and to keep mail premises insured as a neare become due and payable and to keep mail premises insured as second to paid shall become a part of the indektedness, second by this matching the <u>first tay of December</u> . 10 300 an according to the insure of a shall be excite any main or well seen the <u>first tay of December</u> . 10 300 an according to the insure of a shall be payable, as the event and and herein first diskapend. If default be made in meri payments or key and and main the payable of the memory and keys.
And the sud part V_{-} of the first part do2. Involu- sion of a point disclosuble critics of inheritance therein, for and that they will warrant and defined the same a guint all parties. In it agreed between the parties here to that the part V_{-} meets are the same to be the same the same becomes due and all V_{-} inherest. And in the event that said part V_{-} of the event horeance company as shill be specified and directed 10° inherest. And in the event that said part V_{-} of the event provided, then the part V_{-} of the second part may right DGANT is initiated at the rate of the first model 10° in the test V_{-} of the second part may right DGANT is initiated at the rate of the first model is the test of the terms of <u>OBE</u> certain written obligation for the same table to the term V_{-} of the second part V_{-} of the first part V_{-} of the second part may is the same the part V_{-} of the second part may is the same table to the terms of <u>OBE</u> certain written obligation for the same V_{-} of the first part V_{-} of the second part V_{-} of the finet part V_{-} of	evenant and agree that at the delivery hereof es and elses of all incumbrance making lavel delm thereon. of the fort part shall at all times during the lift hypothese and that BPD. TALL have the build by the part X of the second part, the loss, if a the fort part shall fail to pay such taxes where it the fort part shall fail to pay such taxes where it may shall cars and insurance, or stellar, and the an inter of payment build faily read. 	she 10 the lawful over of the premises above granted, and of this indexture, pay all taxes or assessments that may be levid or fine up an aid real static insured spinst first and the state in state is one of the second section of the second part to the state of the second second second spinst first and the second part to the state of the second second second spinst first second part to the state of the second second second spinst second part to the state of the second second second spinst second second second second second second second second second
And the and pert_W_of the fort part do G2. hereby all of a source of an defensive term of alteriance therein, for all that they will warmant and defend the same arguing attraction It is argued between the particle here to that the pert_y- sensed spinor and induce the term the next becomes dura at the source company as shall be specified and directed the intervet. And in the event that and part is a source of the source of the source arguing at the source of the source of the source arguing at the source of the source of the source arguing the THE OULANT as intervet at the rote of the form the THE OULANT as intervet at the rote of the form the THE OULANT as intervet at the rote of the form the THE OULANT as intervet at the rote of the form the THE OULANT as intervet at the rote of the form the THE OULANT as intervet at the rote of the form the THE OULANT as intervet at the rote of the form the THE OULANT as intervet and the rote of the form the THE OULANT as intervet at the rote of the form the THE OULANT as an arguing the the the rote of the form of the rote of the source of the rote of the rote of the theory of the fort part that find to par the same as provid in the rote of the rote of the rote of the rote of the rote of the rote of the rote on the rote of the rote of the rote of the rote of the rote of the rote of the rote of the rote of the rote of the rote of the rote of the rote of the rote of the r	covents and agree that at the delivery hereof_ es and elses of all incumbrance 	she 19
And the and part_yof the first part do 2.5. hereby, died of a good and indefensible critics of inheritance therein, fo and that they will warrant and defend the same a guint all parties It is agreed between the parties hereto that the part second scatter and it real state, which the mace becomes due and all by make hormance company as shall be specified and directed 150	covents and agree that at the delivery hereof_ es and elses of all incumbrance 	she is
And the and part_yof the first part do 2.5. hereby, died of a good and indefensible critics of inheritance therein, fo and that they will warrant and defend the same a guint all parties It is agreed between the parties hereto that the part second scatter and it real state, which the mace becomes due and all by make hormance company as shall be specified and directed 150	covents and agree that at the delivery hereof_ es and elses of all incumbrance 	she 19
And the sud part V_{-} of the first part do2. Involu- sion of a point disclosuble critics of inheritance therein, for and that they will warrant and defined the same a guint all parties. In it agreed between the parties here to that the part V_{-} meets are the same to be the same the same becomes due and all V_{-} inherest. And in the event that said part V_{-} of the event horeance company as shill be specified and directed 10° inherest. And in the event that said part V_{-} of the event provided, then the part V_{-} of the second part may right DGANT is initiated at the rate of the first model 10° in the test V_{-} of the second part may right DGANT is initiated at the rate of the first model is the test of the terms of <u>OBE</u> certain written obligation for the same table to the term V_{-} of the second part V_{-} of the first part V_{-} of the second part may is the same the part V_{-} of the second part may is the same table to the terms of <u>OBE</u> certain written obligation for the same V_{-} of the first part V_{-} of the second part V_{-} of the finet part V_{-} of	covents and agree that at the delivery hereof_ es and elses of all incumbrance 	she is
And the sold pert_W_of the fort part do Gal. hereby solid of a good and defineshing enters of hardness there for all that they will warrant and defend the same activant all parts and that they will warrant and defend the same activant all parts and the maximum enters when the more booms do an all strain harmone company a shall be specified and directed the maximum enters when the activation of the same activation and by such instances company a shall be specified and directed the maximum enters and the same definition of the same activation and by such instances are barren at the activation of the same activation of the same activation of the same activation and the same activation of the same activation of the same activation of the same activation of the same activation working to the terms of	covents and agree that at the delivery hereof_ es and elses of all incumbrance 	she is
And the and part_W_of the first part do Ga. heavy and of a second and defendable state of hadrinkase there is, fo of that they will warrant and defend the same arkinst all parts in a second parts and indefendable state of the same arkinst all parts is a second parts and indefendable state of the same arkinst all parts is a second parts and indefendable state of the same arkinst all parts is a second parts and indefendable state of the same arkinst all parts is a second parts and indefendable state of the same arkinst is a second part of the same ark and the same arkinst all parts is a second part of the same ark and the same ark and the same ark and ark is the next that and part $\underline{J}_{}$ of the parts is included at a metricage to accord the same intervers and ark is read and the same ark and the same is a second part of the same ark ark and the same ark is a second part of the same ark ark and the same ark is a second part of the back are array and the same ark is a second part of the back are ark ark within a halpent of the same ark ark ark ark ark ark ark ark and the same are in the same ark	covents and agree that at the delivery hereof_ es and elses of all incumbrance 	she is
And the and pert_W_of the fort part do Ed. heavy also of a root and indersolve starts of indersolve there is, for all that they will warrant and defend the same around all pertur- bations of the starts when the particle bare that the part seems of against and inder a starts when the same around all pertur- tions and the starts when the same around a start of the same around a starts when the same around a start of the same around a start when the same around a start of the same around a start when the same around a start of the same around a start when the same around a start of the same around a start of the same around a start of the same around a start when the same areas around a start of the same around a start when the same areas around a start of the same around a start of the same around a start of the same around a start of the same around around a start of the same and around a start of the start of the same around a start around the winds areas starting the same around a start around the winds areas around a start of the start of the start and become and around a start of the start of the start and the same and prophet start to the same around and and the same and a respect start to the same around and around the start of the to the same around a start the mask around the same and a prophet start to the same around a start to start and become and the start around a start of the start around the start of the to the same around a start is more the all book and around the start around a start and the start of the to the same around a start to the the tores and a start is more the all books and the start around a start is start between and the start around a start the start around a start and the start of the start around a start around a start is start and be around a start around a start around a start is more the all books and the start around a start is a start between around a start around a start around a start is more the all books and around a start around a start is a start around a start a	evenus and agree that at the delivery hereaf_ ere and eleve of this incumbrance and elever of this incumbrance of the fort part shall at all times during the fift hy the part <u>J</u> of the second part, the hous, if a the fort part shall fail to pay such taxas when the fort part shall fail to pay such taxas when any shall taxas and incursory, even of the second part, the hous, if a most of the ways of the second part, the hous, if a the fort part shall fail to pay such taxas when any shall taxas and houseness, even of the second part, and the an event to pay for any memory events of the second part, of the second part, which ill incircle sorting theory are to pay for any memory with the second part of the tax part part with all incircle sorting theory in the information of the second part of the second part of the second part, and the second part of the second part of the second part, and the second part of the second part of the second part of the second part of the second part of the information and the second part of the information and the second part of the information of the second part of the information and ender the second part of the information and the second part of the information there is a due to be with the comparison to first part hall be hered for in set. here <u>Margdel1</u>	she 19
And the and part_y of the first part do25_ hereby also of a go and an indefensible entries of inderitance therein. It all that they will warrant and defend the same arguint all parties It is agreed between the parties hereto that the part seed same tain all real state when the mace becomes due and all by such housease company as shall be specified and directed the intervent. All in the event that and part of the second parties of the second part may intervent THIS OLANT is intervent of the second part may intervent the intervent of the second parties of the second part may THIS OLANT is intervent of the second part may intervent the second parties of the second part of the second part may the second parties of the second part of the second part of the the second parties of the second part of the second part of the math of the second parties of the second part of the the second parties of the second part of the second part and the second parties and parties the second of the second the second the second parties of the second part of the second the second the second parties of the second part of the second is the math of the second parties and the second of the second the second the second parties of the second parties the second of the second the second parties and parties the second of the second the second the second bar of parties and the second second the second the second the second parties the second of the second the second the second bar of parties and the second second the second the second the second parties the second of the second the second bar of parties and the second second is also the second bar of parties and second second the second bar of the second second the second second is also the second bar of parties and second second is also the second bar of parties and second second is also the second bar of parties and second second is also the second bar of parties and second second is also the second bar of part of the second second is also the sec	evenus and agree that at the delivery hered_ est and dear of this incumbrance - maning layed claim theres. - of the fort part shall at all times during the high hypothes and that BEP_TAIL have the build by the part <u>J</u> _of the second part, the loss, if a the fort part shall fail to pay such tarse when the the fort part shall fail to pay such tarse when the fort part shall fail to pay such tarse when the fort part shall fail to pay such tarse when the fort part shall fail to pay such tarse when the fort pay such tarse and the in- mant of the second part, with all informations are strateging there are in the information of middle second models and the int the information of the second part, which all informations are strateging the original second part, with all information of motory, ense of the second part, which all information of motory, ense of the second part, which all information of motory and in the information of the second part of the second part of the second part, which all information of motory and the second part, which all information of motory and the second part, which all information of motory and the second part, which all information of the second part of the the second part of the second part of the second part of the second part of the second part of the the second part, which all information parts and share the part hall in the manner of the second part is information and the second parts of first part hall in here the second parts are second on first part hall in here the second parts are second parts and share parts are second parts are second parts are second on first part hall in here the second parts are second parts and the parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are second parts are parts are second parts are second parts are second	she 19 the lawful owner of the premises above granted, and of this indicature, pay all taxes or assessments that may be letid or ingo sprea mails to the part. J of the scend part to the setule of second part and exists instruct against fire and termsdo in such same means to paid shall become a part of the indicatedness, secured by the means to paid shall become a part of the indicatedness, secured by the main to paid shall become a part of the indicatedness, secured by the main to paid shall become a part of the indicatedness, secured by the main to paid shall become a part of the indicatedness, secured by the main to paid shall become a part of the indicatedness, secured by the main to the fifte to the serms of shall chilation and also the secure ary sen and main the shall become a set of the indicatedness, the conversage shall become for the security of the indicated a set of the inducedness, the shall become the shall be paid by the part
And the and part_yf is form part do26. hereby here of a post and indefendible entries of inderitance therein, for- and that they will warrant and defend the same a spinst all parties It is a greed between the parties hereto that the part means a provided, then the part, is the mass becomes due and and by achieves and a state due that he mass becomes due and and by achieves and the event that said part of the means provided, then the part, is the second part may in- THE OLASY is initiated as a more part is due to part of the the intervent of the second part of the second part may the intervent of the second part of the second part of the means provided the second part of the second part of the the intervent of the second part of the second part of the intervent of the second part of the second part of the intervent of the second part of the second part of the intervent of the second part of the second part of the intervent of the second part of the second part of the intervent of the second part of the second part of the intervent of the second part of the second part of the intervent of the second part of the second part of the second part of the factor part of the second part of the second part of the factor part of the second part of the second part of the factor part of the second part of the second part of the factor part of the second part of the second part of the second part of the factor part of the second part of the second part of the second part of the factor part of the second part of the second part of the second part of the factor part of the second	evenant and agree that at the delivery hereof_ estanders and agree that at the delivery hereof_ estanders level delim theres. of the fort part shall at all times during the file of the fort part shall at all times during the file by the part X of the second part, the loss, if a the fort part shall fail to pay such taxas when it is an of paysed, and the BDE Till here, and the an main of the more of the more of the second part, the loss of paysed the start of the pay such taxas when it is an of the more of the more of the more of the second part, with all informs arring there it to pay for any more for the deliver of the more of the more of the more of the more of the more of the second part, with all informs arring there is a the information of the deliver on the start of the second part, with all informs arring the end to be fort the pay in the shift fail to pay of the information of the more of the deliver on the start of the more of the more of the second part, when the shift fail pays the pay of the second part, when the second part, when delivers of the fail there is and the more part of the second part, when all informs angular and more of the there is a second part, when the second part of the there is a second part of the second part of the second part, when the more part of the second part of the there is and the second at the second part of the there is and the second at the second part of the there is a second part of the second part of the part of the part of the second part of the sec	she 19 the lawful owner of the premises above granted, and of this indicatum, pay all taxes or assessments that may be letid or important rule state in an originate premises insured as more than the part. J of the second part to the state of the indication in the same beams to paid shall become a part of the indication intervent by the more than the part. J of the second part to the state of the indication intervent by the more to paid shall become a part of the indication intervent by the more to paid shall become a part of the indication intervent by the more to paid shall become a part of the indication. Second part to the state of the second part to the second p
And the sud part_yof the first part do26. Investigated a post of an indicational evident of inderticative entries. In the start of the second part of the inderticative entries of the second part of the	evenant and agree that at the delivery hered_ estanders and agree that at the delivery hered_ estanders level delim theres. of the fort part shall at all time during the first by the part X of the second part, the loss, if a the fort part shall fail to pay such taxas when it is the fort part shall fail to pay such taxas when the fort part shall fail to pay such taxas when the fort part shall fail to pay such taxas when the fort part shall fail to pay such taxas when the fort part shall fail to pay such taxas when the fort part shall fail to pay such taxas when the source pay such taxas and the shall be the fail of the second part, with all inforces arranging there is to tay for any such result of the source of the second part, which all inforces arranging there is to tay for any such result of the source of the second part, which all inforces arranging there is the tay for any such result of the source of the second part, which all inforces are the second part, which all inforces and the source of the tax of the second part, which all inforces and part of the second part, when the source of the tax of the second part, which all inforces and part of the second part, when the source of the tax of the second part, which all inforces and the second part of the second	she 19 the lawful owner of the premises above granted, and of this individue, pay all taxes or assessments that may be letid or inverse main rule state innered against for and termado in rule sense may become due and possible and to keep mid premises harred as anot become due and possible and to keep mid premises harred as anot become due and possible and to keep mid premises harred as anot become due and possible and to keep mid premises harred as another the possible of the due to paid shall become a part of the individuality. state on the first tay of <u>December</u> DOLLAND, tag. na according to the terms of state chilarities and also a service are parts and and as a rule as a rule as a rule and the service are parts and the mark that in believe a service, and and another the adversarial as the service approaches the terms of the service are parts and are and the service are parts and are at the service approaches the terms of the service are parts and are at the service are the service and are at the service are parts at the service are the service and are at the service are parts at the service are the service and the service are at the service at the service are at the service at
And the and pert_yd the first part do26. hereby shead of a good and indefendible entries of inderitance therein, for and that they will warrant and defend the same arguint all parties It is a greed between the parties hereto that the part second targient and indefendible entries of the mass becomes due and and by much intrance company as shall be specified and directed at the much intrance company as shall be specified and directed at the much intrance company as shall be specified and directed at the much intrance company as shall be specified and directed at the much intrance company as shall be specified and directed at the much intrance company as shall be specified and directed at the much entries of the specified part in a particular THE GUAST is initiated as a mortgate to severe it parts and by much interest. And in the company is the specified and directed at the much at the specified part in a particular is a subsequence in the much by fifth in the shall provide the the specified of the barries at the subsequence is the shall prove the shares at provide the specified in the start is the option of the shall at the subsequence is the specified of the shares at a provide the specified in the start is the specified of the balance is the specified of the factor provide is the specified with the com- match to the factor provide is the specified with the specified of the shares and books are intrack to the the trans and provide is the factor provide is the specified with the specified of the specified with the spec	evenant and agree that at the delivery hereof_ estanders and agree that at the delivery hereof_ estanders level delim theres. of the fort part shall at all times during the file of the fort part shall at all times during the file by the part X of the second part, the loss, if a the fort part shall fail to pay such taxas when it is an of paysed, and the BDE Till here, and the an main of the more of the more of the second part, the loss of paysed the start of the pay such taxas when it is an of the more of the more of the more of the second part, with all informs arring there it to pay for any more for the deliver of the more of the more of the more of the more of the more of the second part, with all informs arring there is a the information of the deliver on the start of the second part, with all informs arring the end to be fort the pay in the shift fail to pay of the information of the more of the deliver on the start of the more of the more of the second part, when the shift fail pays the pay of the second part, when the second part, when delivers of the fail there is and the more part of the second part, when all informs angular and more of the there is a second part, when the second part of the there is a second part of the second part of the second part, when the more part of the second part of the there is and the second at the second part of the there is and the second at the second part of the there is a second part of the second part of the part of the part of the second part of the sec	she 19 the lawful owner of the premises above granted, and of this indicatum, pay all taxes or assessments that may be letid or important rule state in an originate premises insured as more than the part. J of the second part to the state of the indication in the same beams to paid shall become a part of the indication intervent by the more than the part. J of the second part to the state of the indication intervent by the more to paid shall become a part of the indication intervent by the more to paid shall become a part of the indication intervent by the more to paid shall become a part of the indication. Second part to the state of the second part to the second p
The open set of the second set of the second set of the second set of the second second set of the sec	events and ages that at the delivery hereaf - events of at linearithmese - events of at linearithmese - events of the first part shall at all times during the fifs of the first part shall at all times during the fifs by the part <u>J</u> of the second part, the lane, if a line first part shall fail to pay such taxas when it was defined to a second part, the lane, if a grant data and a second part, the lane, if a line first part shall fail to pay such taxas when it was defined to a second part, the lane, if a grant data and a second part, the lane, if a mean of the second part, the line transmission of the second part, when all interest second part, the distance of the second part, the line transmission of the base of the second part, the second part of the second part, when all interest second parts is parts determined and we delipsion constanced is the tay for any insertance or to denharge same y in the second part thereof, in the shift far matched, easy part thereof, in the shift far matched and parts in the shift far matched and parts in the shift far matched and parts in the shift far matched any part thereof, in the shift far matched and parts in the shift far matched and parts in the shift far matched any part thereof, in the shift far matched and parts in the shift far matched any part thereof is the shift far matched any part thereof, in the shift far matched and parts in the shif	she 19
As the and part_y of the first part do26. Investment shead of a good and indefendible entries of indefinitions that they will warrant and defend the same a good at the part Is and that they will warrant and defend the same a good at the part Is an angreed battern and indefendible entries that man the part Is an angreed battern and indefendible entries that man the part Is an angreed battern and indefendible entries that man the part Is an angreed battern and indefendible entries that man the part Is an angreed battern and indefendible entries that man the part It is a straight of the the part I and I and the is a straight of the the part I and I and the straight of the indefendible as a more gate in the part I and I and the straight of the indefendible as a more gate in the part I and I	evenus and ages that at the delivery hered_ est and dear of this incumbrance or making lavid chain theres. of the fort purt shall at all times during the high by the part <u>J</u> of the second part, the hous, if a the fort part shall fail to pay such taxes when the fort part shall fail to pay such taxes when the fort part shall fail to pay such taxes when the fort part shall fail to pay such taxes when the fort part shall fail to pay such taxes when the fort pay such taxes and the in- ment of the way of the failed taxes when the a for the payment of mid must of many, ense the besond part, with all inforced acrying these a for the payment of mid must of money, ense the besond part, with all inforced acrying these are house prevention of mid sum of money, ense the besond part, with all inforced acrying these are information of the same of the same and the in- the information of the same of the same and the in- the information of the same of the same and the information of the the tax on a during when the same and the in- information prevention form in all writes dilightion, and fail the improvements therein in the manner pay and and they information and in the information of th	she 19
And the out part, yd file form part do26. Include sheed of a good and indefendable entries of inderitative therms. It must that they will warrant and defend the same against all parties The ingreed between the parties hereto that the part, y seed against and in all sates when the mace becomes due and and by such hormanes company as shall be specified and directed the intervent. All in the event that and part of the mace the second second and the parties here of the first of the The only of the intervent that and part of the mace of the the second second and the second second second second the second second second second second second second second second the second second second second second second second second second the second second second second second second second second second the second second second second second second second second second the second seco	events and ages that at the delivery hered_ est and dear of this incumbrance and dear of this incumbrance of the fort part shall at all times during the high by the part <u>J</u> _of the second part, the has, if a the fort part shall fail to pay such taxe when the fort part shall fail to pay such taxe when the fort part shall fail to pay such taxe when the fort part shall fail to pay such taxe when the fort part shall fail to pay such taxe when the fort part shall fail to pay such taxe when the fort part shall fail to pay such taxe when the second part, with all information of money, ense of the second part, with all information of money, ense of the second part, with all information of money, ense of the second part, with all information of money, ense of the second part, with all information of money, ense of the second part, with all information of money, ense of the second part, with all information of money, ense of the second part, with all information of money, ense of the second part, with all information of money, ense of the second part, with all information of money and the information of the second part of the second part of the fail of the information of the money of the information provided for in said varies of the second all difficult provides the second and every addige the first part ha is hereard on all every addige to first part ha is hereard on all every addige to first part ha is the alorearial County no. Dietz, n widdow the same person, who executed the for OF, I have hereunts subscribed my nam _20 th day of	she 19

218

for Unig ALE Roads 83 - Days 18

202 w Kal