## MORTGAGE RECORD 76

Reg. No. 1935 Fee Paid, \$ 6.75

	T. C. Tulffable and wi	lfe .	This instrument was filed for record or house. A. D. 19.32	the 16" day of
	TO		Ebra Comolin	11
	The Lawrence National Bar	1k	By	Register of Deeds. Deputy.
	THIS INDENTURE, Made this 15th hundred and thirtys two	day of	uguat, in the year of	of our Lord, one thousand nine
		Detween		, 118 W110
	part ies of the first part, and The Lawr	ence National E	lenk	Kensas
	WITNESSETH, That the said part_iGn of the first part, in consideration of the sum of. Trenty-setymn kundred and no/100			
	which is hereby acknowledged, havesold, and by the following described real estate situated and being	this indenture do	Grant, Bargain, Sell and Mortgage to the said	duly paid, the receipt of part_y of the second part,
	The Northwest Quarter (NW Douglas County, Kansas.	4) of Section N	ine (3) in Township Thirteen (1	3), Ränge Eighteen (19
•				
	with the appurtenances and all the estate, title and in	terest of the said part	LOS. of the first part therein.	
	with the appurtenances and all the estate, title and in And the mil part <u>inc</u> of the first part <u>down</u> hereby wine of a good and indenable sents of internate therein, for	covenant and agree that at	the delivery hereof they are the lawful owner f	of the premises above granted, and
	And the mid part 102 of the first part do hereby meined of a good and indefensible estate of inheritance therein, free and that they will warrant and defend the same spinst all parties	covenant and agree that at s and clear of all incumbrance making lawful claim thereto,	the delivery hereof they_are the lawful owner_c	
	And the mid part 102.of the first part do hereby wind of a good and indefendible setate of inderitance therein, for and that they will warrant and defend the more against all parties It is agreed between the parties hereto that the part 1020. assessed against and real state when the same become doe and	covenant and agree that at e and clear of all incumbrance making iswful claim thereto, of the first part shall at all payable, and that the cyr.	the delivery hereof ThEy. DIG the lawful owner.D	assessments that may be levied or sinst fire and tormado in such sum
	And the mid part lift, of the first part do hereby wined of a good and indefendible setate of inheritance therein, for and that they will warrant and defend the more against all parties. It is arread second to the second second second second second the second second second second second second second and by each insurance company as shall be specified and directed 	covenant and agree that at and clear of all incumbrance making lawful claim thereto, of the first part aball at all payable, and that <u>they</u> , by the part_ <u>y</u> of the second the first part aball fail to p	the delivery hereof 1160 _ 010 the hard ormer_0 times during the life of this indenture, pay all taxes or will have the buildings upon main real entate innered ag of part, the loss, if may, made payship to the part J	assessments that may be levied or sinst fire and tormado in such sum of the second part to the extent of d to keep such premises insured as
	And the mid part [10], of the forp part do	covenant and agree that at e and clear of all incumbrance making lawful claim thereto, of the first part shall at all payable, and that $\frac{1}{2}\ln\frac{1}{2}\omega_{e}$ . by the part $\frac{1}{2}$ of the sec- the first part shall fail to p y such taxe and incumence, has of payment until faily.	the delivery hereof <sup>±</sup> 100 <sup>+</sup> 0.0 <sup>-</sup> 0.0 <sup>-</sup> the hard owner. 0 times during the life of this indexture, pay all taxes or <sup>±±</sup> 112hese the buildings upon mail real matter hereof a g only part, the loss, if any, made payohis to the part, <sup>±±</sup> - ay such taxe when the same become due and payble an or either, and the amount so paid shall become a part o regain.	assessments that may be levied or ainst fire and tormado in such sum of the second part to the estim of d to keep mid permises insured as f the indektedness, secured by this
	And the mid part [10], of the first part do hereby bined of a good and addensible entst of inheritance therein, fir- and that the well warms of defined the mine acploit all parties in the agreed between the parties hereto that the part <u>2000</u> , assessed against soil real outsite when the same between days and and by well hoursense compares at solid he specified and directed <u>2100</u> . Interest, And in the event that soil part <u>2000</u> , the herein provided, dhen the part <sup>2</sup> , of the sevene that part THIS GURAY a minimized as a bordgrap to solve the part THIS GURAY and instead as a bordgrap to solve the part THIS GURAY and another all model and $100/100$ . - according to the turns of	covenant and agree that at a and else of all incumforance making isoful claim thereto, the first part shall at all payable, and that <u>throw</u> , by the part <u>will fail</u> to pay able of payment until failly pay sold taxes and incumane, able of payment until failly able of payment until failly able of the payment until failly able of the payment of as	the delivery hereof 2007 area. the hards even of times during the life of this indexture, pay all taxes or m2121aeep the buildings upon aid real state harded as of parts, the loss, if day, made paylots to the part Ju- ay such taxe when the same become due and paythe an or within, and the amount so paid shall become a part o repaid.	assumments that may be levied or sint for and tornado in such sum of the second part to the relate of d to keep mid permises insured as d the holdenizes, secured by this 
	And the mid part 102. of the fort part do hreely mined of a good and indefendible entate of inderivative therein, for ind that they will warrant and defend the mine against all parties It is agreed between the parties hereto that the part 1220. mened against sail real state when the mane befores due and and by use historness compares as shall be specified and directed $-\frac{1}{2}$ for instants. And in the event that mid part 1220. THIS directly are madely and the state of 120 miness the herein provide. All the mid-fort a state of 120 miness the part THIS directly instant. And in the event that of 120 miness $-THERT_{2}$ mergers hundred as a contrage to be store the pays $-THERT_{2}$ mergers hundred. and in $100$ , $100$ , $-100$	covenant and agree that at a and elses of all incumforance making isoful claim thereto, the first part shall at all payable, and that <u>throw</u> , by the part <u>shall fail to</u> the first part shall fail to p y sold taxes and incumane, all of the payment until faily in for the payment of an all the cover of payment of an of the second part, which the	the delivery hereof <sup>1</sup> 2007 0.20. the hardd ensers 0. times during the life of this indexture, pay all taxes or <sup>12</sup> 121hese the buildings upon aid real state insered a of part, the loss, if any, made paytible to the part J, ay such taxes when the annue become due and paythle an or either, and the annount as paid shall become a part of product. interest accritical thereon a scoredize to the segme of and, shall interest accritical thereon a scoredize to the segme of and, shall	assessments that may be bried or short for and tornedo in such sum of the scenario prestion the extent of d the hosp and premises insured as d the indebtedness, secured by this 
	And the mid part 102. of the fort part do hereby bined of a good and indefinible entate of inderivative therein, for ind that they will warrant and defined the mine against all parties into a speed between the parties hereto that the part 1020. messed against and real ottice when the same befores do as and and by web hoursess compares as shall be specified and directed $\frac{1}{100}$ interest. And in the event that mid part 1020. THIS GURAY is intered as a bordgraft become the part THIS GURAY is intered as a bordgraft become the part THIS GURAY is intered as a bordgraft become the part THIS GURAY is intered as a bordgraft become the part THIS GURAY is intered and part. $\frac{1}{100}$ for much as according to the trans of	covenant and agree that at and else of all incumbrance making iswind thermits, of the fore part of the start of the possible, and that $\frac{1}{100}$ ( $\frac{1}{1000}$ , $\frac{1}{10000}$ , by the part $\frac{1}{10000}$ ( $\frac{1}{10000000000000000000000000000000000$	the delivery hereof $\frac{1}{2}\ln(y^2 - \Omega^2 G)$ — the hard energy of times during the life of this indexture, pay all taxes or $\frac{1}{2}\frac{1}{2}\ln(y^2 - G)$ is the start of the sta	assessments that may be bried or short for and tornado in such sum of the second part to the statut of d to keep and previous insured as f the indebtedness, secured by this 
	And the mid part [161] of the form part dom heredy where of a good and indefendible setue of inheritance therein, for and that they will warrent and defend the main explosite all parties in and hyperbalances and the specific distance becomes due and and by such inherance, company as shall be specified and distribu- tion of the inherance. And in the event that and pert $\frac{1}{200}$ . There is a start of the inheritance of the specific distance $\frac{1}{200}$ interest. And is the event that and pert $\frac{1}{200}$ , many disk like the specific distance of the specific distance $\frac{1}{200}$ methods, then the part $\frac{1}{200}$ of the second perturbation $\frac{1}{200}$ methods and $\frac{1}{200}$ methods and	coverant and agree that at and clear of all incumbrages muching is well disks the text of the first part shall at all payable, and that the tag. you be part of the seco the first part shall fail to p you do taxes and incursase. Second part, with all for the payment of an f the second part, with all in the payment of an f the second part, with all in the payment of maintaines d in this indexture if it is indexture if it is indexture if it is indexture of it the size of and read of pays fraction to the pay of any internation of the taxes on and read of back in as good replace a to the improvements the improvements the nuclei, or any pays thereof,	the delivery hereof 110.07 arc. the hards even of times during the life of this industry, pay all takes or millings the buildings upon aid real state harmed as of part, the loss, if key, made paylots to the part Ju- ary such takes where the same become dow and payloh an or eightr, and the amount as paid shall become a part o repaid. If sum of messay, executed on the .15th day of interest arcring thereas according to the serme of and oblic or to during any takes with microsof down and paylor able start, building the start down and down children contained therein fully discharged. If default is shall be barred to be the serme of and oblic of a shall be start, but when the same borned down and paylor able yets a start discharged. If default is shall be barred to be the paylor of the start as a fit shall be barred. The shall be committed as a start in the manager provided by law and to have a read	assessments that may be bried or sine for and tornado in such sum of the second part to the statest of d to be open all openism instructions of the indebtoines, secured by this ————————————————————————————————————
	And the mid part [161] of the form part dom heredy where of a good and indefendible setue of inheritance therein, for and that they will warrent and defend the main explosite all parties in and hyperbalances and the specific distance becomes due and and by such inherance, company as shall be specified and distribu- tion of the inherance. And in the event that and pert $\frac{1}{200}$ . There is a start of the inheritance of the specific distance $\frac{1}{200}$ interest. And is the event that and pert $\frac{1}{200}$ , many disk like the specific distance of the specific distance $\frac{1}{200}$ methods, then the part $\frac{1}{200}$ of the second perturbation $\frac{1}{200}$ methods and $\frac{1}{200}$ methods and	coverant and agree that at and clear of all incumbrages muching is well disks the text of the first part shall at all payable, and that the tag. you be part of the seco the first part shall fail to p you do taxes and incursase. Second part, with all for the payment of an f the second part, with all in the payment of an f the second part, with all in the payment of maintaines d in this indexture if it is indexture if it is indexture if it is indexture of it the size of and read of pays fraction to the pay of any internation of the taxes on and read of back in as good replace a to the improvements the improvements the nuclei, or any pays thereof,	the delivery hereof 110.07 arc. the hards even of times during the life of this industry, pay all takes or millings the buildings upon aid real state harmed as of part, the loss, if key, made paylots to the part Ju- ary such takes where the same become dow and payloh an or eightr, and the amount as paid shall become a part o repaid. If sum of messay, executed on the .15th day of interest arcring thereas according to the serme of and oblic or to during any takes with microsof down and paylor able start, building the start down and down children contained therein fully discharged. If default is shall be barred to be the serme of and oblic of a shall be start, but when the same borned down and paylor able yets a start discharged. If default is shall be barred to be the paylor of the start as a fit shall be barred. The shall be committed as a start in the manager provided by law and to have a read	assessments that may be bried or sine for and tornado in such sum of the second part to the statest of d to be open all openism instructions of the indebtoines, secured by this ————————————————————————————————————
	And the mid part [10], of the forp part do hereby sized of a good and indefinible entate of inheritance with terms, for an of that they will warms that differed the main experiment all parties in an entation of the second secon	covenant and agree that at and else of all incumbrance multing layed allow thereas, of the fast part which all as all populse, and that $\frac{1}{10} \frac{10}{10}$ , by the part $\frac{1}{10} \frac{10}{10}$ of the second the fast part shall fail to p by the part $\frac{1}{10} \frac{10}{10}$ of the second that fasts and hoursman. As a for the permitted of an a for the permitted of a for a based of the permitted of a for a based of the permitted of a for a based of the permitted of the permitted visions, personal represential the	the delivery hereof $\frac{1}{2}\ln(\frac{1}{2}-\Omega^{-2}\Omega)^{-1}$ the hards over . thus during the life of this indexture, pay all taxes or $\frac{1}{2}\frac{1}{2}\ln(\frac{1}{2}+\Omega^{-2}\Omega)^{-1}$ of the line of an of part, the loss, if day, made payles to the part $\frac{1}{2}$ , or any such taxe where the same become due and payles an or either, and the amount as paid shall become a part or either, and the amount as paid shall become a part or or either, and the amount as paid shall become a bard of or to during any reserved on the $\frac{1}{2}\frac{1}{2}\frac{1}{11}^{11}$ day of interest storing there an other the taxet there as a bard of even during any taxes with interest there as a bard of even during any taxes with interest there are a bard of di writes obligation, for the scoring of which this and payle is the matter presented by pay, $-3$ of the scored payle is the matter presented by pay and out of all money a reserve and part provided by pay and but of all how is the matter presented of the score bard to have a new is the matter presented by the and but of all the paid by is defined over obligation therein continued, and all how the score and part payle the score bard to payle and the score bard is the matter presented by the and out of all how contents of the payle by the is the matter presented by the score bard to payle the is the matter presented by the score bard to be as a law the score and payle the score bard the payle by the score and payle the score bard to be as a law the score and payle the score bard to be as a law the score and payle the score bard to be as a law the score and payle the score bard to be as a law the score and payle the score bard to be score bard to be the score and payle the score bard to be score bard to be the score and payle the score bard to be score bard to be the score and payle the score bard to be score bard to be the score and payle the score bard to bard to bard to bard to bard to bard the score bard to bard to bard to bard to bard to bard t	assessments that may be bried or shot for and tornedo in such sum of the scend part to the status of d to hop and previous instead as f the indebtedness, secured by this 
	And the mill part [161] of the form part dom heredy where of a good and indefendible setule of inheritance therein, for and that they will warrent and defend the main explosite all parties in and here they will warrent and there there that the part [101]. Interest against and real outside when the same becomes due and and by such information energy as shall be specified and directed [110]. Interest, And in the event that and part [101]. There is a start of the second start of the start information of the second start of the second start is a provided large the second start of the second real start start is the second start of the second start is a provided large in the buildings on and real end start is a provided large in the buildings in an arrow of the hold and basets accurate there are also in a set of the second real start second to the properties of the second start is used of properties in the second start of the second real start second to the properties of the second real start second to the properties of the second real basets accurate there are also real in a second start the second is the second to a set of properties of the second start of the second real basets accurate there are also real in a second start of the second real start the second start of properties of the second start is also be all the second start of properties in the second start of second start of the second start is also be set of the second start of properties in the second start of the second start is also be set of the second start of properties in the second start of the second start of the second start of propering in the second start of properties in the secon	covenant and agree that at and else of all incumbrance multing layed allow thereas, of the fast part allow and the second paysible, and that $\frac{1}{10} \frac{10}{10}$ , by the part $\frac{1}{10} \frac{10}{10}$ (in the second the fast part shall fail to p by the part $\frac{1}{10} \frac{10}{10}$ of the second that is a second part, with all its to pay for any instrument of an af the second part, with all its to pay for any instrument of an its the second part, with all its to pay for any instrument of an its the second part, with all its to pay for any instrument of an its the second part, with all its to pay for any instrument of an its the instrument of the instrument in the instrument of the instrument instrument provides the instrument ins	the delivery hereof the UV BIG. the hards even of the delivery hereof the UV BIG. the hards even of the UV BIG and the UV BIG	assessments that may be bried or shot for and tornado in such sum of the second part to the status of d to hop and previous insured as f the indebtedness, secured by this 
-	And the mill part [161] of the form part dom heredy where of a good and indefendible setule of inheritance therein, for and that they will warrent and defend the main explosite all parties in and here they will warrent and there there that the part [101]. Interest against and real outside when the same becomes due and and by such information energy as shall be specified and directed [110]. Interest, And in the event that and part [101]. There is a start of the second start of the start information of the second start of the second start is a provided large the second start of the second real start start is the second start of the second start is a provided large in the buildings on and real end start is a provided large in the buildings in an arrow of the hold and basets accurate there are also in a set of the second real start second to the properties of the second start is used of properties in the second start of the second real start second to the properties of the second real start second to the properties of the second real basets accurate there are also real in a second start the second is the second to a set of properties of the second start of the second real basets accurate there are also real in a second start of the second real start the second start of properties of the second start is also be all the second start of properties in the second start of second start of the second start is also be set of the second start of properties in the second start of the second start is also be set of the second start of properties in the second start of the second start of the second start of propering in the second start of properties in the secon	covenant and agree that at and else of all incumbrance multing layed allow thereas, of the fast part allow and the second paysible, and that $\frac{1}{10} \frac{10}{10}$ , by the part $\frac{1}{10} \frac{10}{10}$ (in the second the fast part shall fail to p by the part $\frac{1}{10} \frac{10}{10}$ of the second that is a second part, with all its to pay for any instrument of an af the second part, with all its to pay for any instrument of an its the second part, with all its to pay for any instrument of an its the second part, with all its to pay for any instrument of an its the second part, with all its to pay for any instrument of an its the instrument of the instrument in the instrument of the instrument instrument provides the instrument ins	the delivery hereof $\frac{1}{2}\ln(\frac{1}{2}-\Omega^{-2}\Omega)^{-1}$ the hards over . thus during the life of this indexture, pay all taxes or $\frac{1}{2}\frac{1}{2}\ln(\frac{1}{2}+\Omega^{-2}\Omega)^{-1}$ of the line of an of part, the loss, if day, made payles to the part $\frac{1}{2}$ , or any such taxe where the same become due and payles an or either, and the amount as paid shall become a part or either, and the amount as paid shall become a part or or either, and the amount as paid shall become a bard of or to during any reserved on the $\frac{1}{2}\frac{1}{2}\frac{1}{11}^{11}$ day of interest storing there an other the taxet there as a bard of even during any taxes with interest there as a bard of even during any taxes with interest there are a bard of di writes obligation, for the scoring of which this and payle is the matter presented by pay, $-3$ of the scored payle is the matter presented by pay and out of all money a reserve and part provided by pay and but of all how is the matter presented of the score bard to have a new is the matter presented by the and but of all the paid by is defined over obligation therein continued, and all how the score and part payle the score bard to payle and the score bard is the matter presented by the and out of all how contents of the payle by the is the matter presented by the score bard to payle the is the matter presented by the score bard to be as a law the score and payle the score bard the payle by the score and payle the score bard to be as a law the score and payle the score bard to be as a law the score and payle the score bard to be as a law the score and payle the score bard to be as a law the score and payle the score bard to be score bard to be the score and payle the score bard to be score bard to be the score and payle the score bard to be score bard to be the score and payle the score bard to be score bard to be the score and payle the score bard to bard to bard to bard to bard to bard the score bard to bard to bard to bard to bard to bard t	assessments that may be bried or shot for and torsado is such sum of the scenario previous the statest of d to hope and premises insured as f the indebtedness, secured by this 
	And the mill part [161] of the form part dom heredy where of a good and indefendible setule of inheritance therein, for and that they will warrent and defend the main explosite all parties in and here they will warrent and there there that the part [101]. Interest against and real outside when the same becomes due and and by such information energy as shall be specified and directed [110]. Interest, And in the event that and part [101]. There is a start of the second start of the start information of the second start of the second start is a provided large the second start of the second real start start is the second start of the second start is a provided large in the buildings on and real end start is a provided large in the buildings in an arrow of the hold and basets accurate there are also in a set of the second real start second to the properties of the second start is used of properties in the second start of the second real start second to the properties of the second real start second to the properties of the second real basets accurate there are also real in a second start the second is the second to a set of properties of the second start of the second real basets accurate there are also real in a second start of the second real start the second start of properties of the second start is also be all the second start of properties in the second start of second start of the second start is also be set of the second start of properties in the second start of the second start is also be set of the second start of properties in the second start of the second start of the second start of propering in the second start of properties in the secon	covenant and agree that at and else of all incumbrance multing layed allow thereas, of the fast part allow and the second paysible, and that $\frac{1}{10} \frac{10}{10}$ , by the part $\frac{1}{10} \frac{10}{10}$ (in the second the fast part shall fail to p by the part $\frac{1}{10} \frac{10}{10}$ of the second that is a second part, with all its to pay for any instrument of an af the second part, with all its to pay for any instrument of an its the second part, with all its to pay for any instrument of an its the second part, with all its to pay for any instrument of an its the second part, with all its to pay for any instrument of an its the instrument of the instrument in the instrument of the instrument instrument provides the instrument ins	the delivery hereof the UV BIG. the hards even of the delivery hereof the UV BIG. the hards even of the UV BIG and the UV BIG	assessments that may be bried or shot for and tornado in such sum of the second part to the status of d to hop and previous insured as f the indebtedness, secured by this 
	And the mill part [161] of the form part dom heredy where of a good and indefendible setule of inheritance therein, for and that they will warrent and defend the main explosite all parties in and here they will warrent and there there that the part [101]. Interest against and real outside when the same becomes due and and by such information energy as shall be specified and directed [110]. Interest, And in the event that and part [101]. There is a start of the second start of the start information of the second start of the second start is a provided large the second start of the second real start start is the second start of the second start is a provided large in the buildings on and real end start is a provided large in the buildings in an arrow of the hold and basets accurate there are also in a set of the second real start second to the properties of the second start is used of properties in the second start of the second real start second to the properties of the second real start second to the properties of the second real basets accurate there are also real in a second start the second is the second to a set of properties of the second start of the second real basets accurate there are also real in a second start of the second real start the second start of properties of the second start is also be all the second start of properties in the second start of second start of the second start is also be set of the second start of properties in the second start of the second start is also be set of the second start of properties in the second start of the second start of the second start of propering in the second start of properties in the secon	coverant and agree that is and clear of all incumbrages making level disks thereta, of the first part shall at all popules, and that the Dig. you have a start of the second the first part shall not the population of the second part, with all the of the part of the second part, with all the population of the second part of the second part of the theory of the these second part, with all the second part, with all the second part, with all the second part, with all the second part of the second part of the theory of the second part of the second part of the theory of the second part of the second part of the theory of the second part of the second part of the theory of the second part of the second part of the theory of the second part of the second part of the theory of the second part of the second part of the theory of the second part of the second part of the theory of the second part of the second part of the theory of the second part of the s	the delivery hereof the UV BIC — the hards even of the delivery hereof the UV BIC — the hards even of the UV BIC and UV BIC AN	assessments that may be bried or shot for and torsedo is such som of the scend part to the statust of d to hop and presents insured as f the indebtedness, secured by this 
	And the mill peril [10]. of the forp per dom	<pre>covenant and agree that is e and clear of all incumbrage muching level disks therets, of the first part shall at all popules, and that <u>the Dy</u>. you have the <u>the Dy</u> and the sec the <u>first part shall at all to</u> populations and the <u>the Dy</u> and these said incumbers, here of payment with <u>tally</u> the <u>the pay first shall at all to</u> the pay <u>first shall at all to</u> <u>the pay first shall at all to <u>the pay first shall at all to</u> <u>the shall be shall be all to <u>the pay first shall at all to</u> <u>the shall be shall be all to <u>the shall be shall be all to</u> <u>the shall be shall be all to <u>the shall be shall be all to</u> <u>the shall be all to <u>the shall be all to</u> <u>the shall be all to</u> <u>the shall be all to <u>the shall be all to</u> <u>the shall be all to <u>the shall be all to</u> <u>the shall be all to <u>the shall be all to</u> <u>the shall be all to <u>the shall be all to</u> <u>the shall be all to <u>the shall be all to <u>the shall be all to</u> <u>the shall be all to <u>the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to <u>the shall be all to the shall be all to <u>the shall be all to the sh</u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></pre>	the delivery hered 11037 ATC. the herdd event of time during the life of this industure, pay all takes or millikesp the buildings upon and real states incred an of part, the loss, if say, much payaho to the part <u>J</u> ay such takes when the same become due and payaho an or epider, and the amount so paid shall become a part of repaid. M sum of money, executed on the <u>15th</u> day of interest arcping therean a working to the sum of and doly or to donking any state with share the same of and doly or to donking any state with share the same of and doly or to donking any state with share the same of and doly or to donking any state with share the same of and doly or to donking any state with share the same of and doly or to donking any state with share the same of and doly or to donking any state with share and the same oblighten contained thermin fully discharged. If default repaids a state of the same pays, <u>J</u> of the second of a shall be listed for the said pays, <u>J</u> of the second repaids and the moment provided by hay and to have a new remove, and the overploin of my monorthed, and all here repaids and and the same provided by the same and here repaids and any state with share and here any solution repaids and the same provided by hay and to have a new remute and the theory oblighted of the same and the same <b>I</b> , <b>O</b> . Whit for white a same and the same <b>I</b> , <b>O</b> . Whit for white a <b>I</b> , <b>I</b> ,	Assessments that may be bried or ainst few and tornado in such sum of the seem of provide insured as f the indebtedness, secured by this 
	And the mill period [161] of the forp per dom hereby sized of a good and indefendible erats of inheritance the interpret in the interpret of the period inheritance in the period [161]. Therefore, the interpret of the interpret of the period [161] and by the interpret of the period in the interpret of the period [161] interpret A and in the event that mill period [161] interpret of the interpret of the period [161] interpret A and in the period period is an interpret of the second that period [161] interpret A and in the event that mill period [161] interpret [162] interpret A and in the event that mill period [162] interpret [163] interpret A and in the event that mill period [163] interpret [163] interpret [163] interpret [163] interpret intere	covenant and agree that at and elser of all incumbrance marking is well disks thereta, of the first part shall stall populse, and that this of the populse, and that this of the populse, and that this of the populse of the second stall fail to p which the second part, with all 	the delivery hereof the UNIC the hard over .	assessments that may be bried or shot for and torsedo is such som of the scend part to the statust of d to hop and presents insured as f the indebtedness, secured by this 
	And the mill per Lifel. of the forp per dam heavy bind of a good and indefaulthe state of inheritance therein, for and hard twy ST wares that differed the mass explores at a period in and year historics energy as a faile by speed of and indexed 	<pre>covenant and agree that is and clear of all incumbrase and clear of all incumbrase making lived limits therets, of the four part shall stat in payable, and that thinky. by the part_J_of the second the four payment while failty are of payment while failty are of the second part, with all to be a payment of an f the second part, with all to be payment of the second part, with a limit of the second part, with all the second part there, and all the improvements the restrict the part there, the the second part the second part the second part the second part the second part the second part the second part the second part the second part the second part the second part the second part the second part the second</pre>	the delivery hereof the yr ATC the hard over . I time during the life of this industry, pay all takes or millings the buildings upon and real state harmed ag of part, the loss, if way, made paylots to the party	Assessments that may be bried or alist for and tornado in such sum of the second part to the status of d to be part all provides insured as f the indebtedness, secured by this 
	And the mill per Linii. of the forp per dom	covenant and agree that at and dear of all incumbrage mixing level dism therets, of the first part shall stall payable, and that thinky, of the first part shall stall payable, and that thinky of the first part shall fail to p which takes and payment until fully on the second part, with all 	the delivery hereof 110.07 0.00 the hards evener .0 times during the life of this indexture, pay all taxes or millikens the buildings upon aid real states insured ag of part, the loss, if way, made paysible to the part ay such taxe where the same become dow and paysible an or eighter, and the amount as paid shall become a part of read	Assessments that may be bried or alist for and tornado in such sum of the second part to the status of d to be per all openies insured as f the indebtoines, secured by this 
	And the mill period lattice of the forp per domession of a good and indefinition entropy of the distribution of the second section of a good and indefinition entropy of the second and the second section of a second seco	covenant and agree that at and dear of all incumbrage mixing level dism therets, of the first part shall stall payable, and that thinky, of the first part shall stall payable, and that thinky of the first part shall fail to p which takes and payment until fully on the second part, with all 	the delivery hereof 110.07 0.00 the hards evener .0 times during the life of this indexture, pay all taxes or millikens the buildings upon aid real states insured ag of part, the loss, if way, made paysible to the part ay such taxe where the same become dow and paysible an or eighter, and the amount as paid shall become a part of read	Assessments that may be bried or alist fee and tornado in such sum of the seem of part to the status of d to hear and previous insured as f the indebtedness, secured by this 
	And the mill per Linii. of the forp per dom	<pre>covenant and agree that is e and clear of all incrumbrage marking level disks thereas, of the first part shall at all popules, and that the DQL popules, and that the DQL popules, and that the DQL popule is a state of the second the first part shall at all to grand that as all incrumes, and of the second part, with all incrumes the population of the first part of the second part, with all incrumes the second part of the second and all the improvements the incrumes the second part of the second incrumes the second part of the second part of the incrumes the second part of the second part of the second part of the incrumes the second part of the second part of</pre>	the delivery hereof 11037 ATO	assessments that may be bried or shot for and tornado in scale seen of the scenario prest to the scheet of f the held-tellanes, secured by this 
	And the mill period function of the form part down whether the period of a good and indefendible sense of inderivative thermost in the same beamed against and run into the same beamed down and the same beam down and the same and the same beam down and the same beam down and the same beam down and the same and the same beam d	covenant and agree that at and elser of all incumbrance marking isorial chain thereto, of the first per shall sat all populse, and that thin (2), by the part_2_0 of the seco the first per shall fail to p and taxes and have and incumbrance and the same of the second part, with all 	the delivery hereof Lingy ATC the hard event	assessments that may be bried or shot for and tornedo in such sum of the second part to the statut of d to heap and previous insured as f the indebtedness, secured by this 
	And the mill per Life. If the fort part do hereby not of a good and indefendible state of inderivative thermal of the state of the state state between the parts hereo that the part Life. As in the spece of the state state between data in the state inderivative state state is a state between the parts hereo that the part Life. As in the spece of the state between the part of the state between the state between the part of the state between	covenant and agree that at and elser of all incumbrance marking isorial chain thereto, of the first per shall sat all populse, and that thin (2), by the part_2_0 of the seco the first per shall fail to p and taxes and have and incumbrance and the same of the second part, with all 	the delivery hered "Linky" ATC	assessments that may be bried or alost the and tornado in scale sum of the scenario part to the schent of d to be part and premises insured as f the indefendance, secured by this 

495