MORTGAGE RECORD 84

Reg. No. 3562 Fee Paid, \$ 5.00

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.		
Vivian P. Stephenson and Albert L. Stephenson, her husband TO	This instrument was filed for record on the <u>25</u> day of <u>Qatoher</u> <u>A. D. 1945</u> , all 1: 50 o'clock <u>A. M.</u>	0	٥
The Lawrence National Fark, Lawrence, Kansas	By Deputy.	office Linear or	
THIS INDENTURE, Made this 23rd day of October	in the year of our Lord, one thousand nine		
hundred and Forty-three between Vivian P. S	Stephenson and Albert L. Stephenson, her husband		
of Ealdwin in the County of <u>Douglas</u> parties of the first part, and The Lawrence National Bank Lawrence, Kansas			
WITNESSETH, That the said parties of the first part, in considera	part y of the second part.	Constant of the second s	
which is hereby ackrowledged, ha .YC scid, and by this indenture do the following described real estate situated and being in the County of Doug	Creat Bargela Call and Mantenant at 11		
The South one-half (s^1_2) of the Northeast Qu	erter $(\mathbb{N}E_{4}^{1})$ and the South half (S_{2}^{1}) of the		
North one-half $(n_{\mathcal{L}}^1)$ of the Northeast Quarte	r (NE $\frac{1}{4}$) all in Section Nine (9), Township		
Fourteen (14), Range Twenty (20), less $4\frac{1}{2}$ a	cres occupied by the Atchison, Topeka and	0	•
Santa Fe Railway Company right-of-way, cont	aining 1152 acres sore or less.		
			. Parang
			-
		164	
with the appurtenances and all the estate, title and interest of the said part And the said particfic of the first part do hereby covenant and agree that at the	delivery hereof they are the lawfol owner S of the manifest start and the	164	
And the said partlCS of the first part do hereby covenant and agree that at the and select of a good and indefeasible estate of inheritance therein, free and clear of all incu- and that they will warrant and defend the same against all parties making lawful claim the	delivery hereof they are the lawful owner. S of the premises above granted, mbrance		-
And the said purt2GCs of the first part do hereby overanat and agree that at the mainted of a good and indefending retails of inheritance therein, free and clear of all income and that they will warrant and defend the same arguint all parties making indefailed in the It is a strend between the parties hereto that the part is 0.5 of the fact part shall at a material relation and real relate where the same marginal and parties making and the same strend material relations of the parties hereto that the part is 0.5 of the fact part shall at a material arguing the same strend that the same strend that the parties that the same strend material parts of the same strend that the same strend that the same strend material strend that the same strend that the same strend that the same strend material strend that the same strend that the same strend that the same strend that the same strend that the same strend that the same strend that the same strend material strend that the same stre	delivery hereof_fROY_ATCthe lawful owner.S of the premises above arantel, mbrane ers. It time desires the life of this indexizer, pay all taxes or assessments that may be level with 1 hand the matrix matrix and the second sec	155	-
And the said purt2.GET the first purt do hereby coverant and agree that at the defined of a good and indeficiality reside of interface therein, free and clear of all income and that they will warrant and defend the same against all parties making lawful risks It is agreed between the parties hereto that the part 1.05 of the fort part shall at a reasonal again and real exists when the same become due and paylot, and that $11_{\rm exist}$ was also all real resides the reset that all be specified and directed by the part $1_{\rm exist}$ with sum and by such insurance company as shall be specified and directed by the part $1_{\rm exist}$ defines the event that all be specified and directed by the part $1_{\rm exist}$ defines the event that all be specified and directed by the part $1_{\rm exist}$ defines the event that all be specified and directed by the part $1_{\rm exist}$ defines the event that all be specified and directed by the part $1_{\rm exist}$ defines the first of the specified and directed by the part $1_{\rm exist}$ defines the first of th	delivery tweet_they. Arcthe lawful owner S of the premises above areated, mbrance refs. It time device the life of this indexture, pay all taxes or assessments that may be brief will law to the buildings upon a size real exists income lawful for and tormado in the accound part, the less, if any, made payable to the part, ' of the second part is the area such hom-maked.	155	
And the said purt2.65c if the first purt do hereby coverant and agree that at the matrixed of a solution of the same against all purties making lawful dish in that they will warrant and defend the same against all purties making lawful dish in the agreed between the parties hereto that the part 1.05 of the fart part shall at a material relation and relative the material scale 1.05 of the fart part shall at a material scale and relative the material scale 1.05 of the fart part shall at a material scale of the scale 1.05 of the fart part 1.05 of the fart part 1.05 with sum on by such insurance company as shall be specified and directed by the part χ_{-1} of that $d = 1.15$. Sinceret, And In the event that and part 1.05 of the fart part shall full to be in break provided, then the part χ_{-1} of the scale part 1.05 of the fart part shall full to be in the inference, and wall like relative it the part of 10% from the scale inters.	delivery thread throw. Arc the lawful owner S of the premises above aranted, mbrance erk. It time during the life of this indexture, pay all taxes or assessments that may be levied KULL two the buildness upon and/ paralle instand against fire and tormals in the accord part, the loss, if any, made parable to the part/ of the second parts the erg mark taxes when the same become due and parable and to keep said premises instand or guildary, and it amounts a paid and become a part of the induktions, easiered by		
And the said part2.EEf of the first part do hereby overans and agree that at the modeled of a good in Indefeatible resists of inheritance therein, free and clear of all incur- ing that the verifier warrant and defend the same against all parties making lawful claim then the barened between the parties hereto that the part 1.ES of the first part shall it a the same against and that the the same become during algorithm of the same star- teness of the same starter that the same become during algorithm of the same become the same starter that not be anties hereto that the part 1.ES of the first part shall it a same starter that the line term of the same become during algorithm of the same term of the information of the same starter and the same first end that 1.Esc the information of the same starter and the same first end that 1.Esc the information of the same starter and the same start the same start THIS GRAMP. In Interest, and a non- TWO that and the same of the same starter and the same start and the same the information of the same starter that the same starter and the same starter TWO that the same starter and the same sta	addivery proved "ERGY. R.F.G. the lawful owner S of the premises above granted, meaner rets. It time during the buildings upon mild real scatter insured azalast fire and tornals in the accord part, the buildings upon mild real scatter insured azalast fire and tornals in the accord part, the buildings upon mild real scatter insured azalast fire and tornals in the accord part, the buildings upon mild real scatter insured azalast fire and tornals in the accord part, the the same beems due and parable and to beep sail premises insured or get they and the amount to paid shall become a part of the indexidence, accurate by different to the anomation paid shall be accord to be paid parameters in the paid of the accord to the paid shall be accord to be paid parameters in the paid of the accord to the paid shall be accord to be paid parameters in the paid of the accord to paid and the paid to be paid paid to be paid parameters in the paid of the accord to paid and the paid to be paid paid to be paid paid to be paid to be paid paid to be paid paid to be paid to		
And the said part2EEs of the first part do hereby overanat and agree that at the main effect of a good in Indefeatible scale of an intrinser berrein, free and clear of all incur- and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part 105 of the first part shall at a vacancel against and not starts here the same becomes due and parties, and that 11620, when and by much insurance company as shall be specified and directed by the part of a brend movied, them the part y of the second part may ray shall take a mathematic a brend movied, them the part y of the second part may ray shall take a mathematic THIS GRAMP. Is intered. As a the spectrate to an UPL from the data of a partners in all TWO thousand of an of an All 200 conding to the terms of DBD company. If all the spectrate of add at brend movies of the part with the three terms of the same of	delivery proof LEQY. D.F.O. the lawful owner S of the premises above granted, meaner with the first of this indexture, pay all taxes or assessments that may be level with the buildings upon mild real scatter insured azaltat firs and tornals in the accord part, the buildings upon mild real scatter insured azaltat first and tornals in the accord part, the first first part with tax when the same become due and parts and to keep sail partments insured by real tax when the same become due and parts and to keep sail partments insured by the real scatter of the indekedness, accured by the real of the indekedness accured by the indekedness accured by the real of the real o		
And the said part2EEs of the first part do hereby overanat and agree that at the main effect of a good in Indefeatible scale of an intrinser berrein, free and clear of all incur- and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part 105 of the first part shall at a vacancel against and not starts here the same becomes due and parties, and that 11620, when and by much insurance company as shall be specified and directed by the part of a brend movied, them the part y of the second part may ray shall take a mathematic a brend movied, them the part y of the second part may ray shall take a mathematic THIS GRAMP. Is intered. As a the spectrate to an UPL from the data of a partners in all TWO thousand of an of an All 200 conding to the terms of DBD company. If all the spectrate of add at brend movies of the part with the three terms of the same of	delivery proof LEQY. D.F.O. the lawful owner S of the premises above granted, meaner with the first of this indexture, pay all taxes or assessments that may be level with the buildings upon mild real scatter insured azaltat firs and tornals in the accord part, the buildings upon mild real scatter insured azaltat first and tornals in the accord part, the first first part with tax when the same become due and parts and to keep sail partments insured by real tax when the same become due and parts and to keep sail partments insured by the real scatter of the indekedness, accured by the real of the indekedness accured by the indekedness accured by the real of the real o		•
And the said purit2GE of the first part do hereby overamant and agree that at the main divide of a good and indefensible reates of inheritance therein, free and clear of all incu- ing that they will warrant and defend the same arginat all parties making lawful diam. It is arreed between the parties hereto that the part 105 of the fart part shall at a maxeed arginate and real exists when the same become due and paytics and that 105, we assess arginate contrast of the there are all the specified and directed by the part, $\sum_{i=0}^{N-1}$ at some display the line of the the exist that all parties making lawful direct and by such hararses company as shall be specified and directed by the part, $\sum_{i=0}^{N-1}$ a break provided, then the part $y_{i=0}$ of the second part 105 of the fart part shall fail to p a break provided, then the part $y_{i=0}$ of the second part 105 of the term of $=$ THIS GRANT is latered as a partage to neuron the part and of the term of $=$ THIS GRANT is latered as a partage to neuron the part of the term of $=$ THIS GRANT is latered as a partage to neuron the part part of the term of $=$ term of measur values of parties of the part $X_{i=0}^{N-1}$ of the second part to part of and in $\frac{1}{2} \sum_{i=0}^{N-1} \frac{1}{100} \sum_{i=0}^{N-1} \frac$	addivery thread LBOY. ATC		•
And the said purit2GE of the first part do hereby overamant and agree that at the main divide of a good and indefensible reates of inheritance therein, free and clear of all incu- ing that they will warrant and defend the same arginat all parties making lawful diam. It is arreed between the parties hereto that the part 105 of the fart part shall at a maxeed arginate and real exists when the same become due and paytics and that 105, we assess arginate contrast of the there are all the specified and directed by the part, $\sum_{i=0}^{N-1}$ at some display the line of the the exist that all parties making lawful direct and by such hararses company as shall be specified and directed by the part, $\sum_{i=0}^{N-1}$ a break provided, then the part $y_{i=0}$ of the second part 105 of the fart part shall fail to p a break provided, then the part $y_{i=0}$ of the second part 105 of the term of $=$ THIS GRANT is latered as a partage to neuron the part and of the term of $=$ THIS GRANT is latered as a partage to neuron the part of the term of $=$ THIS GRANT is latered as a partage to neuron the part part of the term of $=$ term of measur values of parties of the part $X_{i=0}^{N-1}$ of the second part to part of and in $\frac{1}{2} \sum_{i=0}^{N-1} \frac{1}{100} \sum_{i=0}^{N-1} \frac$	addivery thread LBOY. ATC	(0	•
And the said purt2CEG if the first purt do hereby covenant and agree that at the material of a good and indefending trained between therein, free and clear of all incom- ing that they will warrant and defend the same against all parties making lawful dialm the It is agreed between the parties hereto that the part 1.05 of the fact part shall at a reasonal against and part that here the again becomes due and payties, and that 1.152, where the same of the same exceeds a set of the same target and the same star starts of	delivery thread the Q. Area		• • • • • • • • • • • • • • • • • • •
And the said part2GEr the first part do hereby overant and agree that at the matrixed at a model and indeficiality entits of indeficiance therein, first and clear of all incur- ing that they will warrant and defend the same arginat all parties making lawful clear of all incu- ing that they will warrant and defend the same arginat all parties making lawful clear of all incu- ing that they will warrant and defend the same arginat all parties making lawful clear It is arread lawful clear the same becomes due and parking and that Likey, who sum and by such insurance company as shall be specified and directly by the part of a berein provided, then the part y of the second part may pay add tame and insurance is berein provided, then the part y of the second part may pay add tame and insurance is berein provided, then the part y of the second part may pay add tame and insurance is berein methods as a portage to necere the payment of the sum of	delivery hered "LRQ". ATC the lawful owner S of the premises above areated, meaner		•
And the said purt2CEG if the first purt do hereby covenant and agree that at the material of a good and indefending trained between therein, free and clear of all incom- ing that they will warrant and defend the same against all parties making lawful dialm the It is agreed between the parties hereto that the part 1.05 of the fact part shall at a reasonal against and part that here the again becomes due and payties, and that 1.152, where the same of the same exceeds a set of the same target and the same star starts of	delivery proof the Q. ATC the lawful owner S of the premises above greated, meaner		•
And the said part2GEr the first part do hereby overant and agree that at the matrixed at a model and indeficiality entits of indeficiance therein, first and clear of all incur- ing that they will warrant and defend the same arginat all parties making lawful clear of all incu- ing that they will warrant and defend the same arginat all parties making lawful clear of all incu- ing that they will warrant and defend the same arginat all parties making lawful clear It is arread lawful clear the same becomes due and parking and that Likey, who sum and by such insurance company as shall be specified and directly by the part of a berein provided, then the part y of the second part may pay add tame and insurance is berein provided, then the part y of the second part may pay add tame and insurance is berein provided, then the part y of the second part may pay add tame and insurance is berein methods as a portage to necere the payment of the sum of	addivery preved "LROY. ATC the lawful owner S of the premises above greated, meaner		•
And the said part2GEr the first part do hereby overant and agree that at the matrixed at a model and indeficiality entits of indeficiance therein, first and clear of all incur- ing that they will warrant and defend the same arginat all parties making lawful clear of all incu- ing that they will warrant and defend the same arginat all parties making lawful clear of all incu- ing that they will warrant and defend the same arginat all parties making lawful clear It is arread lawful clear the same becomes due and parking and that Likey, who sum and by such insurance company as shall be specified and directly by the part of a berein provided, then the part y of the second part may pay add tame and insurance is berein provided, then the part y of the second part may pay add tame and insurance is berein provided, then the part y of the second part may pay add tame and insurance is berein methods as a portage to necere the payment of the sum of	delivery pre-d_thCy_ ArG the lawful evers S of the premises above greated, meaner the series of the lawful every S of the premises above greated, where the life of this indexture, pay all taxes or assessments that may be level if the lawful even is a series of the series series and the series of the ser		•
And the said part2GEr the first part do hereby overant and agree that at the matrixed at a model and indeficiality entits of indeficiance therein, first and clear of all incur- ing that they will warrant and defend the same arginat all parties making lawful clear of all incu- ing that they will warrant and defend the same arginat all parties making lawful clear of all incu- ing that they will warrant and defend the same arginat all parties making lawful clear It is arread lawful clear the same becomes due and parking and that Likey, who sum and by such insurance company as shall be specified and directly by the part of a berein provided, then the part y of the second part may pay add tame and insurance is berein provided, then the part y of the second part may pay add tame and insurance is berein provided, then the part y of the second part may pay add tame and insurance is berein methods as a portage to necere the payment of the sum of	addivery preved "LROY_ RTG the lawful event S of the premises above granted, meaner		•
And the and purificize if the first part do hereby covenant and agree that a the method of a good in Indefensible resists of inheritance therein, free and clear of all lines and that they will warrant and defend the same arginnt all parties making inerfal claim the It is arreed between the same herein that the part 105 of the first part hall it a varsard arginut all real states the herein that all parties making inerfal claim the It is arreed between the same become due and parties, and that 112, you are assessed arginut all real states herein that all parties making in the same decay and the same decay in the same decay. The same decay is the same decay in the same decay is the same decay in the same decay. The same decay is the sa	delivery pre-d_thCy_ ArG the lawful evers S of the premises above greated, meaner the series of the lawful every S of the premises above greated, where the life of this indexture, pay all taxes or assessments that may be level if the lawful even is a series of the series series and the series of the ser		•
And the and purificing the first part do hereby overmant and agree that a the and settle of a good in Indefensible resists of inheritance therein, free and disc of all income intermed that they will warrant and defend the same arginnt all parties making lawful claim the It is arreed between the parties hereto that the part 105 of the first part shall at a meaned arginate and real settle with the same beared are all income and that they will warrant and defend the same arginnt all expecting and that likely as a mean of arginate and real settle hereto that the part 105 of the first part shall at a part of the intermet. And is the next that and part 105 of the first part shall at a part of the intermet. And is the next that all part 105 form the date of a part shall all at a bread part 105 of the intermet. And is all part 105 form the date of a part of 100 of THIG GRUNT is intermed. And is the rest of the sign part of the same of THIG GRUNT is intermed and an all parts of the second part to part of a and and part 105 of the first part 100 of the part of part (with all interme error and mean add parts) to the part 1 of the second part to part for any insurant and part 105 of the first part 116 in part barraw are parted in this indefaure error and mean add parts the best part 1 or the second part to part for any insurant at there of a part distingt rest part and in the building on and the indefaure error the date of the date of the building on a date of and the part of the the right and the building on a start of the the rest part the building on a date part date and the date of the second part to part for any insurant at there of a part distingt rest and a parts in the rest and there is any date in the second between the second the building on a date and the date of the second and the date of the second here is any the building on a start part of the second part is the second at the date of the second here is any the second here the second part is the second part is a start and	addivery preved "LROY_ RTG the lawful event S of the premises above granted, meaner		
And the and purificing the first part do hereby overmant and agree that a the method of a good in Indefensible reasts of inheritance therein, free and clear of all incur- ing that they will warrant and defend the same arginat all parties making lawful claim they It is arreed lawful and in the same become due and parking in the same of a state of a claim. In the same become due and parking is and that likely at a same of a claim the same become due and parking is and that likely at a same of a claim the same become due and parking is and that likely at a same of a claim the same become due and parking in the same of a claim of by such instance company as shall be specified and direct by the part of a berefin parking, there is a same same same same same shall be a be a berefin parking. The same become the same park shall can and instances the information and the same become the same park shall can and instances the information and the same become the same park of the same same same and the same of	addivery preved "LROY_ATA" the lawful aware S of the premises above granted, memory of the life of this indexture, pay all taxes or assessments that may be level [11] three deturbines upon atic real certain increase analot, for an advance of the second part, the the accord part, the law, for any, mede parable to the part of the second part, to the sy me bitaxe when the same beever due and parable and to have pail premises housed by or either and the same beever due and parable and to have pail premises housed by or either and the same beever due and parable and to have pail premises housed by or either and the amount so paid abell become a part of the indektedness, secured by the result. The second second second second second second second second a certain stores exclude to the G3TC1 and JOCIOLOF 1923 a certain stores are taken with interest thereon as been approximate or any or to dicharge any taxes with interest thereon as been approximate or any effort in a store of the second parable of the interests for effort in a store of the second parable of the interests of effort in a store of the second parable of the interests of the second parable of the second parable of the interest the store of the second parable of the interest in the second para- tering at the second parable of the interest in the second para- ter of the second parable of the second parable of the interest in the store of the second parable of the second parable of the interest in the store of the second parable of the second parable of the interest in the store of the second parable of the second parable of the interest in the second parable of the second parable of the interest in the store of the second parable of the second parable of the interest interest interest interest in the second parable of the interest in the second parable parable of the second parable of the interest interest interest interest interest interest in the second parable of the interest interest interest interest interest interest interest in the second		•
And the and purificing the first part dohereby overmant and agree that a the marked of a good in fortenistic state of information between the same arginate and index of all lines. The partial state is a state of the same arginate and the same descent between the same because the same state and t	addivery pre-d_thCy_ ArG the lawful evers S of the premises above greated, meaner		•
And the and purificing the first part dohereby overmant and agree that a the marked of a good in finiteshifts the state of infiniteshifts between the parties berefor that the parties making lawful dishifts that the marked agree that the parties berefor that the parties making lawful dishifts that the marked agree that the parties berefor that the parties making lawful dishifts that the marked agree that the parties berefor that the parties making lawful dishifts that the marked agree that the parties berefor that the parties making lawful dishifts that the marked agree that the marked agree that the parties berefor that the parties due and parties that the marked agree that the marked ag	addivery pre-d_thCy_ ArG the lawful owner S of the premises above greated, meaner		•
And the and purificing the data is not purified and increase of the same area of a second in horizonic traits of inhibitions therein, for a data of a different second sec	addivery pre-d_thCy_ ArG the lawful ever S of the premises above greated, meaner		•
And the and purificing the first part do	addivery hered_they_Aredits law or assessment that may be lefel within the definition of the indexture, pay all taxes or assessment that may be lefel within the definition of the indexture, pay all taxes or assessment that may be lefel within the definition of the indexture, pay all taxes or assessment that may be lefel within the definition of the indexture, pay all taxes or assessment that may be lefel within the taxes been det and paralle and paration the assess paration to be pay all provides insured by only forget.		
And the and purificing the first part do	addivery proved the CV for the lawful event S of the premises above greated, meaner that the construction of the lawful event S of the premises above greated, where the life of this indexture, pay all taxes or assessments that may be hered if this lawful events and the lawful event a search event the search beare the same beare where and the search bear to be part to the search bear to be a search of the lawful events in the search bear to part as the search bear to be a search bear where a search of the lawful events in the search bear to part as the search of the search bear to part as the search of the search bear to part as the search of the search bear to part as the search of the search		
And the and purificing the first part dohereby covenant and agree that a the marked of a good in fortening to state of a biffer that the the parties of a portion before, be the parties bereen that a partie parties making lawful dials in the same barrent with respect to the parties bereen that a partie parties of the first part hall a set and parties in the parties bereen that and part 105 of the first part hall a set and parties in the same barrent with the same start of the parties bereen that and parties the parties bereen that the parties of an other that the parties of the	addivery hered_they_Aredits law or assessment that may be lefel within the definition of the indexture, pay all taxes or assessment that may be lefel within the definition of the indexture, pay all taxes or assessment that may be lefel within the definition of the indexture, pay all taxes or assessment that may be lefel within the definition of the indexture, pay all taxes or assessment that may be lefel within the taxes been det and paralle and paration the assess paration to be pay all provides insured by only forget.		
And the and part 2.55 of the first part do	addivery proved the Qr Direct in the lawful owner S of the premises above greated, meanse refa. It time daring the life of this indexture, pay all taxes or assessments that may be lefted [K11]. It sets the the same beare due to a law part and greated means in the second part, the hear the same beare due to a part of the indextures accurate by the second part, the meanse part of the foldekedness, accurate by or different and the same beare due to a part of the indextures accurate by the result. y or different the same beare due to a part of the indektedness, accurate by the result of the anomat as paid ability or y UCtolor. y of 20. y or different therein for the GTCI and y of UCtolor. y of 20. y of 20. y or different therein for the fording discover a second part of the fording result. y of UCtolor. y of 20. y or different therein fording discovered. If discust a mask and part is and y provided. In the event that a different were and part is and y provided. In the event that there is discusted and part is and y provided. There is a part of the second part is a base of the part is and y provided. For the second y of all there and part is a base of the part is a base of the part is a part of the part is a part of the part of t		
And the and part 2.55 of the first part do	addivery proved the Qr Direct in the lawful owner S of the premises above greated, meanse refa. It time daring the life of this indexture, pay all taxes or assessments that may be lefted [K11]. It sets the the same beare due to a law part and greated means in the second part, the hear the same beare due to a part of the indextures accurate by the second part, the meanse part of the foldekedness, accurate by or different and the same beare due to a part of the indextures accurate by the result. y or different the same beare due to a part of the indektedness, accurate by the result of the anomat as paid ability or y UCtolor. y of 20. y or different therein for the GTCI and y of UCtolor. y of 20. y of 20. y or different therein for the fording discover a second part of the fording result. y of UCtolor. y of 20. y or different therein fording discovered. If discust a mask and part is and y provided. In the event that a different were and part is and y provided. In the event that there is discusted and part is and y provided. There is a part of the second part is a base of the part is and y provided. For the second y of all there and part is a base of the part is a base of the part is a part of the part is a part of the part of t		•
And be and part 2EGF the first part do hereby overmant and agree that a the marked of a good in fortening to state of a link constraints of parties making lawful dials in the same agrin of the same agri	addivery proved the Qr Direct Origination of the lawful owner S of the premises above greated, meansor refa. 11 time derive the life of this indexture, pay all taxes or assessments that may be lefted Will Likes the addition of the lawful owner S of the premises above greated, the second part, to the second part to the part of the indektodness, accurate by the result. y or direct owner, second to part at all to the second part to the part of the indektodness, accurate by the result of the indektodness, accurate by the result of the indektodness, accurate by the result of the indektodness, accurate by the second part to the part of the indektodness, accurate by the second part to the part of the indektodness, accurate by the second part is the second part to the part of the indektodness, accurate by the second part is the second part is the second part is the second part is the second part to the second part is the second part to the second part is thesecond part is thesecond part is the second part is the second pa		
And the and purificing the data is and a series of internance between the same and a series of a series of internance between the same series of internance between the same series of internations of the they will warrant and defend the same series that an international series of internations of the same series of the same serie	addivery proved the Qr Direct Origination of the lawful owner S of the premises above greated, meansor refa. 11 time derive the life of this indexture, pay all taxes or assessments that may be lefted Will Likes the addition of the lawful owner S of the premises above greated, the second part, to the second part to the part of the indektodness, accurate by the result. y or direct owner, second to part at all to the second part to the part of the indektodness, accurate by the result of the indektodness, accurate by the result of the indektodness, accurate by the result of the indektodness, accurate by the second part to the part of the indektodness, accurate by the second part to the part of the indektodness, accurate by the second part is the second part to the part of the indektodness, accurate by the second part is the second part is the second part is the second part is the second part to the second part is the second part to the second part is thesecond part is thesecond part is the second part is the second pa		•

524