

Reg Fee # 39		FROM	SAML DODSWORTH STATE	STATE OF KANEAS, DOUGLA This instrument was filed for r	ecord on the	2."
0		G. Alrich and Belen TO	. Alrich	Venebury A D 1	192.5., Aj11100 Wellmi Regis	R M
17	A PARTY AND A PARTY OF A PARTY AND	Contraction of the state of the		By	De	puty.
	THIS INDENTURE, Made this _twenty-seventh day of February in the year of our Lord, one thousand nin hundred and					
				ngs Bank		20.00000000
	WITNESSE'	TH, that the said part ies. Fifteen hundred	of the first part, in consid	eration of the sum of	them	, the receipt o
		The South half of the east ha	(S1) of lot elev	en (11) and the south hal irteen (13) in Block numb	f (5 <u>1</u>).	•
•						
		:				
37.						
Tage 31						
(Ja						
N						
le 6.		·				
Book 6	And the said part		hereby covenant and agree that	LOBof the first part therein. at the delivery hereof they are the lawful owne	r. B of the premies above gran	nted, and wized o
re Book 6	And the said part a good and indefeasible en and that they will warrant It is agreed betwe	108_of the first part do	hereby covenant and agree that ar of all incumbrances, a making lawful claim thereto. 8 B. of the first part shall at a	at the delivery hereof they are the lawful owne I times during the life of this indenture, pay all to	axes or assessments that may be	s levied or assessed
se See Brok 6	And the said part a good and indefeasible es and that they will warrant It is agreed betwe against said real estate wi insurance company as shall betweet - day in the arcs	128 of the first part do	hereby covenant and agree that ar of all incumbrances, a making lawful claim thereto. CB of the first part shall at a that the y of the second part, the 1 thall fail to pay such taxes wh	a the delivery hereof they are the lasticl owne times during the life of this indenture, pay all it keep the buildings upon asid real estate insured on, if ary made payable to the part. y	ares or assessments that may be against fire and tornado in such the second part to the extent of said premises insured as herein 1	s levied or amessed h sum and by such f
eleave See Book 6	And the said part a good and indefeatible es and that they will warran it is agreed between guinat said real setate wi insurance company as shall interest. And in the even part, y - 10 the secon part, y - 10 the secon THIS GRANT I	168of the first part 40	hereby covenant and agree that ar of all incumbrances, smaking lawful claim thereto. Be not the form part shall at at a sud thatthey	a the delivery hereof they are the lawful owns I times during the life of this indenture, pay all to keep the buildings upon and trait extats insured cas, if as y, made payable to the part \mathbf{y} of n the same leven due and payable at the keep p plad shall become a part of the indeitedness, se	ares or assessments that may be against fire and tornado in such the second part to the extent of said premises insured as berein p cured by this indenture, and also	a levied or amessed the sum and by such 1 0 8 provided, then the all bear interest at DOLLARS
r Peleave See Brok 6 ;	And the said part a good and indefeatible er and dat, they will earnan it is agreed between against said real entate will instruct. And in the even part_y of the second then said to the second the said to the second the said to the second the said to the second to the second the said to the second to the second and the it s	1.108	hereby coverant and agree that are of all incombrances, we making hereit drain thereton. \mathbf{CB}_{-} of the second part, the la- \mathbf{t} here \mathbf{t}_{-} of the second part, the la- ret shall fail to pay such taxes wh ret shall fail to pay such taxes wh symmet of the amount a symmetry of the Hundred line for the payment of an of the second part, with a	a the delivery hereof they are the lawful owns it times during the life of this faienture, pay all it kneep the building: upon and real estate insured cas, if ary, made payable to the part. y	are or assessments that may be against fire and tornado in such the second part to the extent of said premises insured as brend as recursed by this inderstree, and ahs y of	s levied or assessed b sum and by such 109 provided, then the all bear interest at DOLLARS, 19.25 secure any sum or
For Release See Book 6:	And the said part a rood and indefeasible or and that they will earned it is larged between against said real estate will insurance company as shall insurance company as shall insure and the even part. y	1.168of the first part 40 rate of laberilance therein, fire and 64 i and defend the same acclust all parti- tions the particle bard first the part -1. Then the same becomes due and payable like specified and directed by the part that and part _ fcB _ of the first part of part may ray said tares and houran of part may ray said tares and houran of the same payable bard to be part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the the part of the part of the part of the the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the p	bereby covenant and agree that are of all incombinances, a making heving the share of all a first for part shares at a and that	a the delivery hereof they are the lawful owner times during the life of this indenture, pay all in keep the building: upon and real extent insured or, if ary made spaylable to the part. \mathcal{Y}_{m} of en the same become due and payable and to keep paid shall become a part of the indektedness, se id sum of mesery, executed on the 27 th_{m} do il interest accruing thereon according to the term to discharge any taxes with interest thereon as	are or assessments that may be agains free and tornado in new the second part to the extent of add premises laured as brefat and the second by this inderture, and sha could be the second second second y of	s levied or amessed b rum and by such 109 provided, then the all bear interest at DOLLARS. 19.25 secure any sum or at said part. 106
tor Release See Book 6	And the said part a good and indefensible or and that they will wrave it is agreed between it is agreed between in the same of the second interest. And in the even part, $y_{}$ of the second its or its of the second between the second second second second in the second second second and by its	1.108	hereby correctly ted agrees that are of all incumbrances, are of all incumbrances, we are determined and the second CB $=$ of the decorrectly of the decorrectly of the second part, the la trishall fail to pay such taxes while trishall fail to pay such taxes while trishall fail to pay such taxes while the second part, which as any support Hundred $=$ 10 for the payment of a of the second part, which a part to pay for any insurance of the second part, which are not of the trist are not of the second part, the second part, which are not of the second part of the second part of the second part of the second part.	a the delivery hereof they are the lawful owner it times during the life of this faienture, pay all it here the building: upon and real estate insured one. If ary, made spayble to the part $y = 0$ or re the same lecome due and payshle and to keep the paid shall become a part of the indebiddence, we distant of messey, estected on the 27 th dist ill fatterest accounts therein a spatial to the term r to discharge any taxes with interest thereon as ratio of the become shall make the transverse as the term of the term in this discharged. If dist we have the become due and payshle, or it interests and previous, shall make the term years reals and therein accounts therein a state reals and therein accounts therein the term years and the term and previous, shall make the term years as reals and therein accounts therein make the term years reals and therein accounts therein the term years and the make the state and the term of ter	are or assessments that may be against free and tornado in neu- the second part to the arterst of all percuises laured as brefat in excured by this inderture, and also y or February or of add obligation and also to herein provided, in the event the all become a body again the payments or all become a body and payments or all become a body and payments or to take possession of the add pay the to take possession of the add pay in the	e levied or assessed to um and by such to um and by such provided, then the provided, then the due Interest all these Interest all the provided provided at a said part if of the option of the the option of the range art thereof, and there is a said therein and the option of the range art thereof, and the option of the range art thereof, and there is a said therein and the option of the range art thereof, and the option of the range art thereof, and the option of the the option of the range art thereof, and the option of the range art thereof, and the option of the the option of the the the option of the option option of the option optio
Ton Relace See Book 6	And the said part a good and indefensible or said that they will sarred burst argued burst argued burst in the same of the second burst of the second the same of the second of the second the second of the same of the second and by is a same of many shared of the fart part shall fail be fart in the manner processed burst of the second output, and in the second output, and in the second output, and in the second output, and in the second burst of the second burst of the second output, and in the second burst of the second	1.108	hereby covenant and agree that are of all incumbrances, and of all incumbrances, are of all incumbrances, B = of the form parts shall as athe form parts shall as asearch that the exceed part, the 1with the the the exceed part, the 1with the exceed part, the 1with the exceed part, the 1with the exceed part, with asearch of the second part, with asearch of the second part, witha search of the second part, witha search of the second part, witha search of the second part, with asearch of the second part thereview repeated to collect thesecond parts with the order of thesecond parts with the second partsecond parts with the second partsecond parts with the second part thesecond parts with the second part the second parts thesecond parts with the second parts thesecond parts with the second parts	a the delivery hereof they are the lawful owner 1 times during the life of this indenture, pay all it keep the building: upon and real exists insured cas, if as y, made payable to the part. \mathbf{y}_{-} of an the same lecence due and payable and to keep paid shall become a part of the indettedness, se id same of messey, executed on the_27 th_ da 11 literest aversing thereen according to the term t to discharge any taxes which literest thereen an t of discharge any taxes which literest thereen and all one the same become due and payable, of this indetturies given, shall mandetture \mathbf{y}_{0} and \mathbf{y}_{0} and \mathbf{y}_{0} and \mathbf{y}_{0} and \mathbf{y}_{0} and \mathbf{y}_{0} and \mathbf{y}_{0} and \mathbf{y}_{0} and \mathbf{y}_{0} and \mathbf{y}_{0} and \mathbf{y}_{0} and \mathbf{y}_{0} are \mathbf{y}_{0} and \mathbf	ares or assessments that may be against free and tornado in new said premises insured as berein p recursd by this indexture, and sha recursd by this indexture, and sha recursd by this indexture, and sha or d said obligation and also to berein provided, in the event this all be made in such payments of the intermed to the said p rand become due and payable as and become due and payable as the costs as derays indexture benefits accruding therefore that	s levied or ansesse b run and by such 108 108 108 108 108 108 108 108
Ton Release See Book 6	And the said part a good and indefensible or mid that they will sarred that they will sarred induces or provide the sarred induces or provide the sarred induces or provide the sarred part y - of the sarred to the sarred the convergence and by its saccording to the terms of and by its for the same the same of the fart pay without each of the fart pay without each in the manner of the same the same thereas in the saccording to the terms of and the same the same of the fart pay without each in the manner operation outputs if the same thereas in the same the same the same the same same the same terms of the same same terms of the same the same terms of the same terms of the same terms of the same terms of the same terms of the same terms of the same t	1.108	hereby covenant and agree that are of all incumbrances, and of all incumbrances, are of all incumbrances, B = of the form parts shall as athe form parts shall as asearch that the exceed part, the 1with the the the exceed part, the 1with the exceed part, the 1with the exceed part, the 1with the exceed part, with asearch of the second part, with asearch of the second part, witha search of the second part, witha search of the second part, witha search of the second part, with asearch of the second part thereview repeated to collect thesecond parts with the order of thesecond parts with the second partsecond parts with the second partsecond parts with the second part thesecond parts with the second part the second parts thesecond parts with the second parts thesecond parts with the second parts	a the delivery hereof they are the lawful owner I time during the life of this indenture, pay all it Arey the building upon aid real exists insured case, if ary, make payable to the part_y of an the same become due and payable and to keep or paid shall become a part of the indeltedness, se and sum of moory, executed on the27 thda II therest aversing thereon according to the term re to discharge any taxes with interest thereon and the indenture and the indeltedness. If define the indenture and the indeltedness, we all due to the same become due and payable, out all due to the same become due and payable, out the indenture and the same become due and payable, out all due to the same become due and indenture. If define the indenture and the respective parts and to be the indenture and the respective optimely, and all of the number of the respective optimely bereform the results bereform the parts bereform the indenture of the respective optimely bereform the indenture of the indenture optimely and to be the indenture optimely and the respective optimely bereform the indenture optimely optimely bereform the indenture optimely optimely and the indenture optimely bereform the indenture optimely bereform the indenture optimely bereform th	Area or assessments that may be against free and tormado in new here second part to the activat of and premises lowerd as berefa p erared by this inderture, and sha erared by this inderture, and sha erare d wild obligation and also to berefa provided, in the event the all be made being and payable as the bear of the and payable as of the wh and become shall and payable as the bear of the and payable as the bear of the activation of the aid p in the costs and the prevention as the bear of the and payable as the bear of the activation of the aid p in the costs and the prevention as the bear of the activation of the aid period as accruing therefore half and the All rich	a levied or assesses or arm and by such (168) provided, then the DOULARS 19.25 secure Say sum or a say part, 10 (10 a say part, 10 a say part
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	And the said part a good and indefensible or said that they will sarred burst argued burst argued burst in the same of the second burst of the second the same of the second of the second the second of the same of the second and by is a same of many shared of the fart part shall fail be fart in the manner processed burst of the second output, and in the second output, and in the second output, and in the second output, and in the second burst of the second burst of the second output, and in the second burst of the second	1.108	hereby covenant and agree that are of all incumbrances, and of all incumbrances, are of all incumbrances, B = of the form parts shall as athe form parts shall as asearch that the exceed part, the 1with the the the exceed part, the 1with the exceed part, the 1with the exceed part, the 1with the exceed part, with asearch of the second part, with asearch of the second part, witha search of the second part, witha search of the second part, witha search of the second part, with asearch of the second part thereview repeated to collect thesecond parts with the order of thesecond parts with the second partsecond parts with the second partsecond parts with the second part thesecond parts with the second part the second parts thesecond parts with the second parts thesecond parts with the second parts	a the delivery hereof they are the lawful owner I times during the life of this indenture, pay all it keep the building: upon and real exists insured cas, if ary, made payable to the part. y is often in the same become due and payable and to keep paid shall become a part of the indeticates, so paid shall become a part of the indeticates, so the discharge any targets with interest there on a cation contained therein fully discharged. If definition is indetuced and provide the this convergence to the indetuced serving a charget on the convergence of the destarge any the their convergence of the remain and inperiod serving in therein contained was and and server and serving a charget on pair in the rest. And server and the remain therein contained, and all and server and the remain therein contained, and all and server and the remain therein contained, and all and server and the remain therein contained, and all the secure to set. the if _ herein _ here A. G Elelen 1	are or assessment that may be against free and tornado in neutron the second part to the server of a recursed by this inderture, and sha recursed by this inderture, and sha recursed by this inderture, and sha y or Pebruary or a statio abligation and a los to herein provided, in the event this all be many as the top type, a station of the instances of the top type, a station of the station of the shafe par- ticle instances of the top type, a station of the station of the shafe par- ticle state parameters of hereid par- ticle state parameters of hereid par- ticle state parameters of hereid parameters because a second the state parameters of the permission the state parameters of hereid because a second the state parameters of hereid because a second the state parameters of hereid because a second the state parameters of the permission of hereid parameters of hereid because a second the state parameters of hereid because a second the state parameters of hereid hereid as according thereid parameters of hereid hereid as according thereid parameters of hereid hereid as according thereid parameters of hereid parameters of hereid as according thereid parameters of hereid parameters of hereid as according thereid parameters of hereid as according the parameters of hereid parameters of hereid parameters of hereid parameters of hereid parameters of hereid hereid parameters of hereid parameters of hereid parameters of hereid parameters of hereid parameters of hereid parameters of hereid parameters of hereid parameters of hereid parameters of hereid parameters of hereid parameters	s levied or ansesse r am and by necker provided, the all provided, the all DOLLARS 19.25. Secure say rate on at an and part. 1011 or any part thereof, and a rank provided herein a rank part thereof, and a rank part thereof, and thereof, and there a rank part thereof, and thereof, and thereof a day and year (SEAL).
6170 For Ton Relace See Book 6:	And the said part a good and indefensible or said that they will sarred burst argued burst argued burst in the same of the second burst of the second the same of the second of the second the second of the same of the second and by is a same of many shared of the fart part shall fail be fart in the manner processed burst of the second output, and in the second output, and in the second output, and in the second output, and in the second burst of the second burst of the second output, and in the second burst of the second	1.108	hereby covenant and agree that are of all incumbrances, and of all incumbrances, are of all incumbrances, B = of the form parts shall as athe form parts shall as asearch that the exceed part, the 1with the the the exceed part, the 1with the exceed part, the 1with the exceed part, the 1with the exceed part, with asearch of the second part, with asearch of the second part, witha search of the second part, witha search of the second part, witha search of the second part, with asearch of the second part thereview repeated to collect thesecond parts with the order of thesecond parts with the second partsecond parts with the second partsecond parts with the second part thesecond parts with the second part the second parts thesecond parts with the second parts thesecond parts with the second parts	a the delivery hereof they are the lawful owner I time during the life of this indenture, pay all it Arey the building upon aid real exists insured case, if ary, make payable to the part_y of an the same become due and payable and to keep or paid shall become a part of the indeltedness, se and sum of moory, executed on the27 thda II therest aversing thereon according to the term re to discharge any taxes with interest thereon and the indenture and the indeltedness. If define the indenture and the indeltedness, we all due to the same become due and payable, out all due to the same become due and payable, out the indenture and the same become due and payable, out all due to the same become due and indenture. If define the indenture and the respective parts and to be the indenture and the respective optimely, and all of the number of the respective optimely bereform the results bereform the parts bereform the indenture of the respective optimely bereform the indenture of the indenture optimely and to be the indenture optimely and the respective optimely bereform the indenture optimely optimely bereform the indenture optimely optimely and the indenture optimely bereform the indenture optimely bereform the indenture optimely bereform th	ares or assessments that may be against free and tornado in new here second part to the screet of a raid premises insured as herein p ercured by this inderture, and sho ready and the screet of the premises insured as the to herein provided, in the event the bit be manage to make payments on the herein provided, in the event the screet payment of the screet pay and the only and the screet pay and the because the screet pay and the screet pay and the screet pay and become due and payable to the provided the screet pay and the screet pay in the screet pay and the screet pay in the screet pay and the screet pay in the screet pay in the best as according therein m shall nd and scal the half in the screet and the screet pay in the half in the screet and the screet pay in the herein the screet pay in the screet pay in the herein the screet and the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the screet pay in the screet pay in the screet pay in the screet pay in the herein the screet pay is a screet pay in the screet pay in the screet pay is a screet pay in the screet pay in the herein the screet pay is a screet pay in the screet pay is a screet pay in the herein the screet pay is a screet pay in the screet pay is a screet pay in the herein the screet pay is a screet pay is	s levied or assesses to run and by useld 1 080 provided, then the DOULARS 19.25 secure any sum as provided branch the option of this run part thereof as provided branch the option of this run part thereof and thereins and dist the option of this run part thereof and thereins of the say part thereof as the option of this the option of this the option of this the option of this the option of this say and years (SEAL) (SEAL)
gak 67 w 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	And the stat part a good and indefensition in the second second second second second interact of the second second second second second second interact second seco	1.108	hereby covenant and agree that are of all incumbrances, and of all incumbrances, are of all incumbrances, B = of the form parts shall as athe form parts shall as asearch that the exceed part, the 1with the the the exceed part, the 1with the exceed part, the 1with the exceed part, the 1with the exceed part, with asearch of the second part, with asearch of the second part, witha search of the second part, witha search of the second part, witha search of the second part, with asearch of the second part thereview repeated to collect thesecond parts with the order of thesecond parts with the second partsecond parts with the second partsecond parts with the second part thesecond parts with the second part the second parts thesecond parts with the second parts thesecond parts with the second parts	a the delivery hereof they are the lawful owner I times during the life of this fail-nature, pay all it keep the building: upons aid real exist insured as, if ary, make payable to the part $Y_{}$ of an the same lecome due and payable and to keep o paid shall become a part of the indeltedness, se and sum of mesory, executed on the _27 th - da il interest serving thereon according to the term r to discharge any taxes with historist thereon as callon contained therms fully discharged. If defa minited on add provides the indeltedness is a ration contained therms fully discharged. If defa minited on add provides the interest thereon as callon contained therms fully discharged. If defa minited on add provides the discharged is defined this indenties accruing thereform, and to kill and accreases of the respective parties beretic 	ares or assessments that may be against free and tornado in new here second part to the screet of a raid premises insured as herein p ercured by this inderture, and sho ready and the screet of the premises insured as the to herein provided, in the event the bit be manage to make payments on the herein provided, in the event the screet payment of the screet pay and the only and the screet pay and the because the screet pay and the screet pay and the screet pay and become due and payable to the provided the screet pay and the screet pay in the screet pay and the screet pay in the screet pay and the screet pay in the screet pay in the best as according therein m shall nd and scal the half in the screet and the screet pay in the half in the screet and the screet pay in the herein the screet pay in the screet pay in the herein the screet and the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the herein the screet pay in the screet pay in the screet pay in the screet pay in the screet pay in the screet pay in the herein the screet pay is a screet pay in the screet pay in the screet pay is a screet pay in the screet pay in the herein the screet pay is a screet pay in the screet pay is a screet pay in the herein the screet pay is a screet pay in the screet pay is a screet pay in the herein the screet pay is a screet pay is	s levied or ansense to ram and by necker provided, then the provided, then the DOULARS 19.25 secure any gener at and part 101 the option of the range part thereol, and the option of the range part the option o
Su Brak 67 25	And the stat part a good and indefensition in the second second second second second interact of the second second second second second second interact second seco	1.108	hereby coverant ted arrew that ar of all incumbrances, ar of all incumbrances, ar of all incumbrances, are distingtion of the form parts shall as the distingtion of the form of the form of the second part, the low test shall fail to pay reach tars while the shall to pay reach tars while any ment of the sum of Blundfred Blundfred Blundfred Blundfred informed interpayment of an information of the second part, while a second part, while a second part, while a second part of the second part are on add real critical are not able part on equilibrium of the second part are on add real critical be and the part on equilibrium of the second part are on add real critical be another and the second part, while a second part of the second part are and the second part is and the part on equilibrium of the second tard in the second part is and the part of the second part are able and conductive, address in the second part is a second part are able and conductive, address in the second part is a second part and the second part is a second part are able and the second part is a second to the second to the second part is a se	a the delivery hereof they are the lawful owner it times during the life of this failenture, pay all it keys the buildings upons aid real exists insured data the summe become due and payable and to keys or paid shall become a part of the indeltedness, se data of monory, executed on the27 thd. if literest aversing thereon according to the term real to backarpe any taxes with hitterest thereon as indicating easy taxes with hitterest thereon as the sum of monory, executed on the27 thd. if literest aversing thereon according to the term real of the same become due and symbols, out hits information of the start thereon as and successors of the respective contained, and all there unto set	ares or assessments that may be against fire and tormado in new said premises lowerd as herein p recard by this inderture, and sha recard by this inderture, and sha or a staid obligation and size to herein provided, in the event this all be made in such payments of the herein the tormal state of the herein and become due and payable to the provided to the said pro- tice provided to the said pro- provided to the said pro- tice provided to the said pro- tice pro- provided to the said pro- provided to the said pro- provided	s levied or ansasse a ran and by such (168 provided, then the provided, then the DOULARS 19.25). secure any sum on a ta mid part. 101 is any rest thereof a sum creating the secure any sum of a sum creating the secure and thereof a sum creating the secure and part. 101 is any rest thereof a sum creating the secure and the secure the optimum of the secure and the secure the optimum of the secure and the secure the secure and the secure and the secure (SEAL) (SEAL) (SEAL)).
and See Brok 67 4 2 2 2 200 Rollers See Brock 6	And the stat part a good and indefensition in the second second second second second interact of the second second second second second second interact second seco	L 168	herby correct to d arre that ar of all incumbrances, ar of all incumbrances, B of the fort part shall as a constraint of the second part, the b so that the Log y of the second part, the b Hund red in the second part, with a constraint on part on any incumce or thus a second part, with a constraint on part on any incumce or the second part, with a constraint on part on any incumce or the second part, with a constraint on part on any incumce or the second part, with a constraint on part on any incumce or the second part, with a constraint on part on any incumce or the second part, with a constraint on part on any incumce or the second part, with a constraint on the second part, with a bare on a constraint or the second part in the second part, with a constraint of the first part ha we constraint on this	at the delivery hereof they are the lawful owner times during the life of this indenture, pay all it here the building upon aids rate states insured cas, if ary, made payable to the part. y of an the same become due and payable and to keep paid shall become a part of the indentedness, se paid shall become a part of the indentedness, se to decharge any target sub its form to decharge any targets with interest thereon an cution contained therein fully discharged. If defa minted on and provide the this coverystate at the indenture targets, shall merget the state of the target the magnited opticipal and interest, expection with and seconsers of the respective partice bertion. A defavory oncircuin, therein contained, and all and accessers of the respective partice bertion. A G Elelen 1 27th day of Februar the aforesaid County and State, cam Trich, his = fife.	are or assessment that may be against free and tornado in new said premises insured as herein p recursd by this indepture, and sha recursd by the indepture of the said p berein provided, in the event the berein provided, in the event the the premises hereby granted, or the pre	s levied or assessed to run and by such to provided, then the provided, then the lal beer interest at lal 2000 and the latter latter and part levies the provided writer as up part thereof, and the provided writer the say part thereof, and the say part thereof, and (SEAL) (SEAL) (SEAL) . , before me, a he execution of
ground See Brok 67 5	And the stat part a good and indefensition in the second second second second second interact of the second second second second second second interact second seco	1.168	berby corenant and arrew that ar of all incumbrances. ar of all incumbrances. B of the fort part shall as a that be the fort part shall as a that - they y of the second part, the so that - they y of the second part, the Hundred Hu	at the delivery hereof they are the lawful owner I times during the life of this indenture, pay all it here the building: upon and rate states insured cas, if ary, made payable to the part. y of a the same become due and payable and to keep op aid shall become a part of the indedtedness, se di aum of mesey, executed on the_27 th_ da il laterest aversing thereon according to the term r to detective any this laterest thereon a condition contained therein fully discharged. If defi- all of the same become due and payable of the destate averse that interest thereon a condition contained therein fully discharged. If defi- ated with a same become due and payable of the destate averse that interest thereon a resta and beeding accruing thereform and to sell the same state accruing thereform and to sell ments and beeding accruing thereform and to sell and accession of the respective particle bereform the destate averse and there are the same A. G Helen 1 27 thday ofFebruage the addressid County and State, cam the oxecuted the foregoing instrument : subscribed my name, and affixed my of	Area or assessments that may be against fire and tormado in new said premises losured as bering a reared by this inderture, and sha or and premises losured as bering y ed February	e levied or assessed or ann and by such (1993) provided, then the sub- provided, then the sub- sub- sub- sub- sub- sub- sub- sub-
anignound Su Brack 67 5	And the said part a good and inderfeasible or said that it eyes of the second interfease and real scatter of interfease on the second part of the second scatter of and the se	L 168	berby corenant and are that ar of all incumbrances, ar of all incumbrances, ar of all incumbrances, B of the fors part shall as a so that the Day y of the second part, the that lift is pay reach tars shi limit of the second part, with the more of the second part, with the second part, with a ment to pay for any incurace or the second part, with a second part, with a second part, with the second part, with a second part, with a second part, with the second part, with a second part, with a second part, with the second part, with a second part, based or a second part, with the second part, with a second part, with a second part, and the second part, with a second part in device of the second part, the second part, with a second part, the second part, with a second part in device on the second part in device of the second part in device of the second part in device on the second part in device on the second part in device on the second part in device of the second part in device on the second part second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second part in device on the second	at the delivery hereof they are the lawful owner times during the life of this indenture, pay all it here the building upon aids rate states insured cas, if ary, made payable to the part. y of an the same become due and payable and to keep paid shall become a part of the indentedness, se paid shall become a part of the indentedness, se to decharge any target sub its form to decharge any targets with interest thereon an cution contained therein fully discharged. If defa minted on and provide the this coverystate at the indenture targets, shall merget the state of the target the magnited opticipal and interest, expection with and seconsers of the respective partice bertion. A defavory oncircuin, therein contained, and all and accessers of the respective partice bertion. A G Elelen 1 27th day of Februar the aforesaid County and State, cam Trich, his = fife.	ares or assessments that may be against fire and tornado in new said premises insured as herein p recursd by this indepture, and sha recursd provided, in the event this indepture intervent the the share of the premises herein premises and prevent the premises herein present of the shale pre- ture of the costs and charge include the premises herein present of the shale the premises herein present of the shale pre- tession according therein shall indSand sealthe Alrich M. Alrich. ArryA. D. 1925 and duly acknowledged the official seal on the day : No	s levied or assessed to run and by such the provided, then the provided, then the lal beer interest at la 250 19.25 secure any sum or at and part 101 if any part thereof, a up part thereof, a up part thereof, a up part thereof, the show the say part thereof, the say part thereof, the say part thereof, and secure and show the constraints of the secure and thereof, and secure and secure the securitor of the the execution of and year last tary Public.

C