| | FROM | STATE OF KANSAS, DOUGLAS COUN | | |
|--|--|---|---|-------------------|
| an Labor and Salah | Lemuel A. Dunmine of | This instrument was find for | | |
| pontine of a provide p | Lemuel A. Dunmire et ux | Narch A. D., 1926., a Loa & Weller | at 2;10 P. M. | |
| Merchant | s L& S Bank. | By | | |
| THIS IN | DENTURE, Made this first | | Deputy. | |
| hundred and tw | enty-six between | day of March , in the year | r of our Lord, one thousand nine | eg. No. |
| of Leovr | ence in the County of Dou | Laura M. Dunmire, his wife, | | ee Paid |
| part 105 of the The M WITNESS | first part, and efchants Loan & Savings Bank, ETH, that the said part iss of the first part | Tormone a Mar | part y of the second part. | |
| which is hereby ac | | DOLLARS, to them | i part y of the second part. | |
| tinati Page | Lot Numbere | ed Twelve (12) in Block Twenty-one (21 the City of Lawrence, Kansas | | |
| 1999 1997 - 1997 1997 - 1997 - 1997 1997 - 1997 - 1997 1997 - 1997 - 1997 1997 - 1997 - 1997 - 1997 1997 - 1977 - 1977 - 19 | | | | |
| | | | • | |
| 100 C | A CALE AND A CALE AND A CALE A | standard by states of a testing of | | |
| | | | | |
| | | | | |
| | | | 的资料会和新 | |
| | | | | |
| | | | | |
| | | | | |
| | | | | Core Children and |
| | | | | T DE |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| And the said par | unces and all the estate, title and interest of the s 105 — of the first part do breeky revenant and | agree that at the delivery hereof they are the lawful owner. S of the re- | ermises above granted, and wind of a | |
| And the said par good and indefeasible es | t 108 of the first part do hereby covenant and tate of inheritance therein, free and clear of all incumbrances, | agree that at the delivery hereof they are the lawful owner. S of the p | a series of the second s | |
| And the said par good and indefeasible es- and that they will warra It is agreed betwe against said real estate of | t 105 of the first part do hereby coverant and tate of inheritance therein, free and clear of all incumbrances, and a defend the same against all garties making law (d defend the same against all garties making law (d defend the same because due and payable, and that/hey. T show the particles in the and payable, and that/hey. T | agree that at the delivery hereof they are the lawful owner. B of the pro- im thereto. In thereto. I shall at all times during the life of this indenture, pay all taxes or asses 111 Levep the buildings upon maid real estate insured araiset for | mments that may be levied or assessed | |
| And the said par good and indefeasible est and that they will warra It is agreed betwe against said real estate u insurance company as al | b 105 of the first part do bereby revenant and mate of inheritance therein, fire and clear of all lincumbrance, and and defend the same arginst all partice making lawful definition in the partice bereto that the part 105 of the first part here in the argument of the term of the part of the term of term of the term of the term of term o | agree that at the delivery hereof they are the lawful owner. B of the print in thereto: a shall at all times during the life of this indenture, pay all taxes or asses at lattice the buildings upon said real states insure a gainst for and part, the low if gav, mode mayful to the next | nsments that may be levied or assessed and ternado in such sum and by such | |
| And the said par good and indefeasible est and that they will warra It is agreed betwe against said real estate v insurance company as a interest. And in the even | 105 | agree that at the delivery hereof they are the lawful owner. B of the p in thereto, that at all times during the life of this indenture, pay all taxes or asses will have the buildings upon raid real estate insured against for end part, the loss, if any, made payable to the part of the new that may be described on the payable of the part. | suments that may be levied or assumed and termsdo in such sum and by surb ond part to the extent of. its | |
| And the said par good and indefeatible es- and that they will warra against said real estate - insurance company as al interest. And in the even part <u>y</u> of the secon the rike of 10% from the THIS GIANT is FOUT | 1 105 | agree that at the delivery hereof they are the lawful owner. B of the pum in thereto. A stall at all times during the life of this indenture, pay all taxes or asses will have the building: upon mid real estate insured against for end part, the leas, if any, made payable to the part of the new that may the building to be payable and to keep mid premis e amount so paid shall become a part of the indebtednes, secured by the | nements that may be levied or assumed and terratio in such sum and by such and part to the actent of .115 se insured as herein peovided, then the is instructure, and shall been interest at | |
| And the statig are good and indefeasible es- list agreed between activities and real estate insurance or pany as al- interest. And in the own- part <u>c</u> of the area the of 10°, form the THIS GTANT is <u>FOUT</u> according to the terms of and by it | 1.6.6. of the first part do hereby revenues and sate of inheritance therein, first and clear of all incombrances, and the second | agree that at the delivery hereof they are the lawful owner. B of the pe- in thereto, t shall at all times during the life of this indenture, pay all taxes or asses t shall at all times during the life of this indenture, pay all taxes or asses and part, the loss, if any, mask payable is the typer, y of the nee of a part, the loss, if any, mask payable is the typer, y of the nee of taxes when the same become due and payable and to keep mid premise a meant so paid shall become a part of the indeitedness, secured by the rest of mid sum of money, executed on the first day of MOPCO and obligations of the same become a part of the indeitedness, secured by the rest of mid sum of money, executed on the first day of MOPCO and obligations of the same become a part of the indeitedness. | nments that may be levied or assumed rand transic in such sum and by such mod part to the extent of 158 . In the internet at the periods, then the is indenture, and shall bear interest at DOLLAIRS, th. 1266. | |
| And the said part good and indefeasibles and that they will surger it is surgered between activit said real estate - insurance on space as as interest. And in the ever part Y. of the secon THIS GRANT is the rise of the '', from the THIS GRANT is | 1.6.6. of the first part do | agree that at the delivery hereof they are the lawful owner. B of the per- methods, and there during the life of this indexture, pay all taxes or mark will keep the buildings upon raid real estate insured against for each part, the loss, if any, made payable to the part of the sec- th taxes when the same become due and payable and to keep said premise a mount so paid shall become a part of the indexturbanes, secured by thi - ent of main sum of money, executed on the first, day of Marco art, with all interest according thereon according to the terms of maid adal | ements that may be levied or assumed and strated in such sum and by such and parts the testicat of 15 g. we increase a brench precision, then the is indication, and shall been interest at | |
| And the said part root and inderstable ce and that they sill ware it is agreed bees actions that first end that ce insurance company as ab- instruct. And in the every part <u>c</u> of the second the second second second second that the second second second second that the second second second second and by <u>its</u> seconding to the terms of and by <u>its</u> second in the company of the fact part shall fail the second all of the said that the is company of any obligation certaid of the fact part shall all of the said that the second all of the said that the same second second second second second that the second second second second second second that the second second second second second second that the second second second second second second second that the second second second second second second second that the second second second second second second second second that the second se | 1 105 | agree that at the delivery hereof they are the lawful owner. B of the print of the state of the | ements that may be levied or assumed and crassed in such sum and by such and parts the neutral of 152 we lowered as brench provided, then the is individually and a black here at a DOLLARS, b | |
| And the said pay root and indefeasible es- and that they all warra activity and the same and the is agreed between activity and the same and the interset. And in the way have a same and the same and the THIS GRANT is FORT according to the sterms of and by its sums of money advances of the fars are shall fail ward and in the scenary and the its convergence of the fars are shall fail and the its convergence of the fars are shall fail had the scenary and and all of the sits and all of the sits and all of the sits and all of the sits are shall fail in the manner presented | 1 105 | agree that at the delivery hereof they are the lawful owner. B of the print in thereto. It shall at all times during the life of this indenture, pay all taxes or anor with a shall times during the life of this indenture, pay all taxes or anor with the share the building upon and real static insure a raise of a state of the share become a pay of the state insure a raise of the stars when the same become due and payable and to step mill premise a amount so paid shall become a part of the indestedaeus, secured by this is an original state of the state become a part of the indestedaeus, secured by this is an original state of the state become a part of the indestedaeus, secured by this insurance or to discharge any taxes with interest thereas a herein provide that the state becomes, the state becomes and pay of the insurance matrix is monitoring any taxes with interest thereas a herein provide that the state becomes are becomes, the this correspondent with the state insurance or to discharge any taxes with interest thereas a herein provide that the state becomes are becomes then the correspondent and become matrix is mainted on and provide states with interest thereas a beaution provide the state of paid with the state becomes the state pay of the the state becomes one of part. | ements that may be levied or assumed and transic in such sum and by such and part to the extent of 158 . In intrust as herein periods, then the is indicators, and shall bear interest at DOLLARS, th. 1266, stiftm and also target and the sum field, in the event that said part in such argues the same reading of deal, in the event that said part in such argues the same reading of deal and particular the order of the sum of the said prevails are same to the sum of the said prevails and the same mainting of the said prevails and the sum of the said prevails and the same mainting of the said prevails and the same mainting of the said prevails and the same mainting of the said prevails are same to the sum of the said prevails are part to the same sum of the said prevails are parts that the | |
| And the said pay root and indefeasible es- and that they all warra activity and the same and the is agreed between activity and the same and the interset. And in the way have a same and the same and the THIS GRANT is FORT according to the sterms of and by its sums of money advances of the fars are shall fail ward and in the scenary and the its convergence of the fars are shall fail and the its convergence of the fars are shall fail had the scenary and and all of the sits and all of the sits and all of the sits and all of the sits and all of the sits are shall fail in the manner presented | 1 105 | agree that at the delivery hereof they are the lawful owner. B of the print in thereto. It shall at all times during the life of this indenture, pay all taxes or anor with a shall times during the life of this indenture, pay all taxes or anor with the share the building upon and real static insure a raise of a state of the share become a pay of the state insure a raise of the stars when the same become due and payable and to step mill premise a amount so paid shall become a part of the indestedaeus, secured by this is an original state of the state become a part of the indestedaeus, secured by this is an original state of the state become a part of the indestedaeus, secured by this insurance or to discharge any taxes with interest thereas a herein provide that the state becomes, the state becomes and pay of the insurance matrix is monitoring any taxes with interest thereas a herein provide that the state becomes are becomes, the this correspondent with the state insurance or to discharge any taxes with interest thereas a herein provide that the state becomes are becomes then the correspondent and become matrix is mainted on and provide states with interest thereas a beaution provide the state of paid with the state becomes the state pay of the the state becomes one of part. | ements that may be levied or assumed and transic in such sum and by such and part to the extent of 158 . In intrust as herein periods, then the is indicators, and shall bear interest at DOLLARS, th. 1266, stiftm and also target and the sum field, in the event that said part in such argues the same reading of deal, in the event that said part in such argues the same reading of deal and particular the order of the sum of the said prevails are same to the sum of the said prevails and the same mainting of the said prevails and the sum of the said prevails and the same mainting of the said prevails and the same mainting of the said prevails and the same mainting of the said prevails are same to the sum of the said prevails are part to the same sum of the said prevails are parts that the | |
| And the said part read and indefauithe cs and that have NI warra a this agreed between actinat said real cetate instruction of the second the second second second that a the second second that the second second second and by its seconding to the terms of and by its second second second second and second second second and second second second and second second second and second | 1. 10.6 | agree that at the delivery hereof they are the lawful owner. B of the print of the state of the | emerits that may be levied or assumed and transic in such sum a pol yearb model of the such sum a pol yearb model port to the structure of 152 we incured as herein peerided, then the in indenture, and shall beer increast at | |
| And the said part good and indefauithe cr It is agreed between it is agreed between interact and the same of the interact or mpary as ab interest. And in the ever the same of the second the market of the second the transformer of the second the second to the terms of and by <u>15 c</u> second in the second and the first part shall all of the shall be done hereof, without no coverplus, if any three br, to, and be obligatory upon IN WITNESS | 1. 10.6 | agree that at the delivery hereof they are the lawful owner. B of the print in the set of the set of the set of this indexture, pay all taxes are asses r t = 1 that it times during the life of this indexture, pay all taxes are asses r t = 1. Let $r = 1$ the set of this indexture, pay all taxes are asses and part, the loss, if any, made payable to the part $r = 1$. If the sec thet taxes show the same become due and payable and to keep and premise e amount so paid shall become a part of the indexture, secret by this end takes are the same to the first $r = 1$ and $r = 1$. If $r = 1$, the sec set of axis are not paid shall become a part of the indexture mess of axis and in the set of axis are not money, executed on the first $r = 1$ and $r = 1$ and $r = 1$ and $r = 1$ and $r = 1$ and $r = 1$ and $r = 1$. If default is made into the editoria according therein failly discharged. If default is made are are particular to the set of the rest of the same and the paysible the same r = 1 and the true target the rest of the | emerits that may be levied or assumed and transic in such sum a pol yearb model of the such sum a pol yearb model port to the structure of 152 we incured as herein peerided, then the in indenture, and shall beer increast at | |
| And the said part good and indefaulthe cr It is agreed between it is agreed between interest. And in the ever part <u>c</u> of the second the advantage of the second the advantage of the second the second part of the second the first part of the second and by 11 C C C C C C C C C C | 1. 10.6 | agree that at the delivery hereof they are the lawful owner. 3 of the period of the second | ements that may be levied or assumed and crashed in such sum and by such major to the order of 152 and 152 and 152 and in bound as brein provided, then the is individually and a bar bear hereing at the individual provided the provided that the individual provided the provided that is provided to the second and provided the field, in the event that and part the such or provides on any provided the pro- dering of the such or provided the pro- tection and allow the second provided the pro- tection of the such or pro- tecti | |
| And the said part good and indefaulthe cr It is agreed between It is agreed between interset. And in the ever be a structure of the avec the same of the avec the same of the same transformer of the same transformer of the same transformer of the same are applied to the terms of and by <u>its</u> must demonstrate the same of the first part shall fail to the the same of more years and of the first part shall fail to the same of more years and and the same presented is the same presented to the terms of the same years of the same presented to the same presented to the same transformer of the same presented to the the same presented to the same presented to the same presented to the same presented to the same presented to the same presented to the the same presented to the same presented to the same presented to the the same presented to the same presente | 1. 10.6 | agree that at the delivery hereof they are the lawful owner. 3 of the print of the state of the | mments that may be levied or answerd and created in such sum and by such mad part to the sector of 15.8 . In the sector of 15.8 . In the sector | |
| And the said part road and indensible cr and that they still warra it is agreed been scients and real cate to insurance on space y as ab- internet. And in the every part <u>— dthe</u> second the second science of the must of movers datament of the first part abalt and the insure presented to insure presented to make presented to make and the other to us a be oblighted by UN WITNESS | 1. 10.6 | agree that at the delivery hereof they are the lawful owner. 3 of the print of the state of the | ements that may be levied or answerd and crands in such sum and by such may be an end to be a sub- weight of the status of 12.8 . | |
| And the said part root and inderstable ce and that they still warre it is agreed between actions taid real cata to inverse. And in the say the say of the says the say of the says the say of the says according to the terms of and by <u>its</u> unsed moves advanced of the fact part shall fail the leading on the terms of and by <u>its</u> unsed moves advanced of the fact part shall fail the leading on the terms of the leading on the leading on the blocker hereod, without and it of the old blocker hereod, without and the leading of the old part of the the same development of the same development of the same development of the same development of the same development of the same development of the same development of the same development of the same development of the same development of the same development of the same development of the same development of the same development of the same development of the same develo | 165 . If the first part of | agree that at the delivery hereof they are the lawful owner. 3 of the print of the state of the | ements that may be levied or assumed and crands in such sum a pail yearb molecular the tracture of \$12,0 we incured as herein percided, then the in indenture, and shall beer increast at | |
| And the said part root and indefeasible or and that here will warr it is agreed between actinat said real entate to instruct entate of the area that are the same of the area that are the same of the area that are the same of the area and by its Four area of more advanced of the first part shall fail or the same shall be and the same shall be an or the same shall be an or the same the same shall be an or the same of the same shall be an or the same of the same shall be an or the same the same shall be an or the same of the same shall be an or the same same of the same same shall be an or the same same of the same same same same same same same sam | 1 105 | agree that at the delivery hereof they are the lawful owner. 3 at the print of the state of the | ements that may be levied or answerd and tracked in such sum and by such many tracked in the sum and by such many tracked in the sum of the such is indicative, and shall beer interest at | |
| And the said part root and indensible cr is agreed between is agreed between is agreed between insurance corpany as a interest. And in here we the sarriest of the seven the sarriest of the seven the sarriest of the seven according to the terms of and by <u>its</u> must of moory advanced of the fact part shall fail the fact part shall fail the shall be the fact part shall fail the sarriest of the sarriest of the fact part shall fail the same of the same shall be been been shall be same of the fact part shall fail the same shall be the same of the same shall be same | 165 — of the first part do — herdy revenues and take of laboritance, the state of laboritance does not be part of the part of the state of the state been to that the part 155 of the fort part should be the state been to that the part 155 of the state been to that the part 155 of the state been to that the part 155 of the state been to that the part 155 of the state been to that the part 155 of the state been to that the part 155 of the state been to that the part 155 of the state been to that the part 155 of the state been to the state bee | agree that at the delivery hereof they are the lawful owner. 3 at the periods of the shaft of the life of this indenture, pay all taxes or may fill here the building types and here leads to be periods of part, the loss, if any, made payable to the part of the next harmonic to paid here the part of the indenture is y of the next harmonic to paid here the part of the indenture is y of the next harmonic to paid here the part of the indenture is y of the next harmonic to paid here a part of the indenture is y of the next here are become a part of the indenture is y of the next is next to discharge any taxes with interest thereas a benefit part of discharge any taxes with interest thereas as benefit part of the here are become is the and payable or if the interpart of the here are and the shift discharged. If default he made is an out of discharge any taxes with interest thereas a benefit part of the here are and the shift discharge and the part of the | ements that may be levied or answerd and tracked in such sum and by such many tracked in the sum and by such many tracked in the sum of the such is indicative, and shall beer interest at | |
| And the said part good and indefaulthe cr It is agreed between it is agreed between interest. And in these we interest. And in these we the attraction of the seven the attraction of the seven the attraction of the seven are of the first part of the attrac- ation of the first part of the attrac- ation of the seven attraction of the first part of the attraction of the seven attraction of the attraction of t | 165 — of the first part do hereby revenues and taits of inheritance. atta of inheritance therein, first and clar of all incombrance, and other of inheritance there is a part of the part is maintain herein the part do the first part is the there is the here is the there is a part of the part of the second se | agree that at the delivery hereof they are the lawful owner. 3 of the periods to the set of the sindenture, pay all taxes or new still the tree during the life of this indenture, pay all taxes or new still the tree during the life of this indenture, pay all taxes or new still the tree during the life of this indenture, pay all taxes or new still the tree during the life of this indenture, pay all taxes or new still the tree during the life of this indenture, pay all taxes or new still the tree during the set of the tax of the period be and pay the loss of the period of the life of add some of money, executed on the first day of Life of the tax of ta | emetts that may be levied or assumed and crashed in such sum a poly such model to the other set of 15.2 are learned as herein previded, then the is indenture, and shall beer interest at | |
| And the said par good and indefaulthe cr It is agreed between the agreed between interact or pany as it interact on the agreed between the same of the agreed between the same of the agreed between the same of many advanced of the fast part shall fail the same of many advanced of the fast part shall fail the same of many advanced of the fast part shall fail the balance of the same of the same of many advanced of the fast part shall fail and by 12.5 . The agreed by the to, and be saling a strategy of the balance of the same of the balance barrow, without na- tion of the balance of the same of the balance barrow, without na- tion of the balance of the same of the balance barrow of the balance of the balance barrow of the balance of | 1 105 | agree that at the delivery hereof they are the lawful owner. 3 at the periods of the shaft of the life of this indenture, pay all taxes or may fill here the building types and here leads to be periods of part, the loss, if any, made payable to the part of the next harmonic to paid here the part of the indenture is y of the next harmonic to paid here the part of the indenture is y of the next harmonic to paid here the part of the indenture is y of the next harmonic to paid here a part of the indenture is y of the next here are become a part of the indenture is y of the next is next to discharge any taxes with interest thereas a benefit part of discharge any taxes with interest thereas as benefit part of the here are become is the and payable or if the interpart of the here are and the shift discharged. If default he made is an out of discharge any taxes with interest thereas a benefit part of the here are and the shift discharge and the part of the | aments that may be levied or assumed and created in such sum a pail yourh model parts the extent of 15.2 are increased as herein previded, then the is indenture, and shall beer increast at | This Pelan |
| And the said par root and indefeasible cr and that they still warra it is arreed between it is arreed between interest. And in the even the started between the started between the started between the started between and y <u>its</u> according to the terms of and y <u>its</u> according to the terms of and y <u>its</u> according to the started of the fact part shall fail and its between the started by the backgroup without no control the backgroup without no the started by the to, and be shifted for the NUTNESS last above written. STATE OP COUNTY OP | 163 | agree that at the delivery hereof they are the lawful owner. 3 of the period of the second se | amenta that may be levied or assumed and crands in such sum a pail yourh monitor the net care of 15.2 are incured as herein percisied, then the is indenture, and shall here increast at | n theorigi |
| And the said part good and indefaulthe cr "It is agreed between it is agreed between interest. And in these we means the same same same same the same same same same same means the same same same same second to the terms of and by <u>it</u> s must dimense datamet of the first part shall fail the same of money advanced of the first part shall fail the same same same same same or and be same | 108_cold be fort part do Inverse inverse of all incentions, the said clear of all incentions, or in and defend the same sequence all grants, but the fort park when the man becomes dura and payable, or the fort park when the man becomes dura and payable, so that said the same forter all grants, and the same sequence and the same sequ | agree that at the delivery hereof they are the lawful owner. B of the per- methods. T shall all times during the life of this indenture, pay all taxes or asso will be the shalling super nucleon and real estate insured agint for delivery of part, the less, if any, muck payable to the part If the cor- the taxes then the sure become do and payable and to keep aid premise as means to paid shall become a part of the indentures, we read by this ent of axis sum of memory, executed on the first . day of . Marco art, with all interest according thereon according to the terms of axis oblig insurance or to discharge any taxes with interest thereas a bering previ- tion of the delivery barry dates with interest thereas a bering previ- tion of the delivery oblight in the sum of the terms and be delivery of the the distribution of the individual terms and the order to a subscript of the delivery and the interest as bering previ- tion of the delivery and there is the order of the terms and the order of the the string the sum of the string terms and the order of the the delivery oblight and interest, together with the coards of the the order of the individual terms of the and the order of the the order of the respective parts hered. The add and and very oblight and interest, together with the coards of the the order of the respective parts hered. The taxe and the order of the respective parts hered. The tax are the updated of principal and interest, together with the coards of the add order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and taxe and the order of the ter | amenta that may be levied or assumed and crands in such sum a pail yourh monitor the net care of 15.2 are incured as herein percisied, then the is indenture, and shall here increast at | n theorigi |
| And the said part good and indefeasible or it is agreed between it is agreed between interest. And in the even pert <u>y</u> of the server that a server is the server that the server that the server that the server that the server that the server that the server the se | 163 | agree that at the delivery hereof they are the lawful owner. 3 of the per- methods. T shall all times during the life of this indenture, pay all taxes or any within the period of the life of this indenture, pay all taxes or any within the period of the life of this indenture, pay all taxes or any within the life of this indenture is the part of the sec- th taxes then the same become due and payake and to keep aid premise as means to paid shall become a part of the indentures, we read by this ent of axis and money, executed on the first day of . Marco art, with all interest according thereon according to the terms of axis old interactions of to discharge any taxes with interest thereas as been a previ- tion the existing the same become a part of the indenture is a been a previ- tion the existing the same become a part of the indenture is a been a previ- tion of the same is the indenture in the corry area with a become a same of the discharge any taxes with interest there are able and the activity is a break preview. The taxes are able and the order of the same is the indenture in the corry area with a become a same and according the same in the corry and a ble how the same to the same of the indenture in the corry and the same is a same and according the same in the indenture in the corry and the annotation is the indenture in the indenture in the corry and is a same and according the same indenture indenture in the same is a same and according the same indenture in the indenture in the same Lemme I. A. Dummiree S5th day of March in the aforesaid County and State, came ura M. Dummiree 5th day of January 1927 F. C. Whit BELEASE is a same and according instrument and duly according in the anomal the same is a same and according in the anomal additional according in the anomal is a same and according in the anomal additional according in the anomal is a same and according in the anomal additional according in the anomal is a same and according in the same and additional accor | amenta that may be kyind or a second and crands in such sum a pail yearsh one to the other second se | a writt |
| And the said par good and indefaulthe cr It is agreed between it is agreed between interest. And in the set interest. And in the set interest. And in the set interest. And in the set It is agreed between THIS GIANT & the set It is according to the terms of and by <u>it</u> most dimense datament of the fact, part chall fail in the set of the set of the fact, part chall fail in the set of the set of the fact, part chall fail in the set of the set in the set of the set of the fact, part chall fail in the set of the set of the fact, part chall fail in the set of the set in the set of the set in the set of the set in the set of the set STATE OF COUNTY OF L.S. I, the undersaig | 163 | agree that at the delivery hereof they are the lawful owner. B of the per- methods. T shall all times during the life of this indenture, pay all taxes or asso will be the shalling super nucleon and real estate insured agint for delivery of part, the less, if any, muck payable to the part If the cor- the taxes then the sure become do and payable and to keep aid premise as means to paid shall become a part of the indentures, we read by this ent of axis sum of memory, executed on the first . day of . Marco art, with all interest according thereon according to the terms of axis oblig insurance or to discharge any taxes with interest thereas a bering previ- tion of the delivery barry dates with interest thereas a bering previ- tion of the delivery oblight in the sum of the terms and be delivery of the the distribution of the individual terms and the order to a subscript of the delivery and the interest as bering previ- tion of the delivery and there is the order of the terms and the order of the the string the sum of the string terms and the order of the the delivery oblight and interest, together with the coards of the the order of the individual terms of the and the order of the the order of the respective parts hered. The add and and very oblight and interest, together with the coards of the the order of the respective parts hered. The taxe and the order of the respective parts hered. The tax are the updated of principal and interest, together with the coards of the add order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and the order of the respective parts hered. The taxe and taxe and the order of the ter | amenta that may be kyind or a second and crands in such sum a pail yearsh one to the other second se | tor it to |

War Conception States

day of f. M. f Deeda. puty.

usand nine

econd part. receipt of econd part,

seized of a

er ascened and by such its ed, then the interest at DOLLARS, 19.26.. ary sum or part 108 part iterrof de thereine art thereof, de and all the art dance.

.(SEAL) .(SEAL) .(SEAL) .(SEAL)

ore me, a

cution of st above

Public.

ogister of A. . Owner. 7.