6).

12 Birlines

VALUE NO. 2

6

- The second

1

0

0

()

0

I

Ø

O

	FROM	STATE OF KANSAS, DOUGLAS COUNT	ГY. ss.
I P Do	doon and Youds 7 Dat	This instrument was filed for record o	n the <u>6</u> di
	dson and Maude Z. Dodson TO	A. D. 1915_,	at 11:25 o'clock A
and the state of the		Harold	A Deck Register of Deeds.
THE LAWRENCE	NATIONAL BANK LAWRENCE, KANSAS	By	Deputy.
THIS INDENTUR hundred and Forty	E, Made this 2nd day of <u>March</u> -F1.70 between J. R. Do	dson_and_Kaude_Z,_Dodson	our Lord, one thousand
ofLawrence	in the County of Douglas	and State of	Zansas
part_ies_ of the first	part, and THE LAWRENCE NATIONAL BANK	LAWRENCE, KANSAS	na nadadarangarara
WITNESSETH, T	hat the said part_ies of the first part, in conside	eration of the sum of Four-Hundred-and-no,	/100- <
which is hereby acknow the following described	ledged, ha <u>vo</u> sold, and by this indenture do real estate situated and being in the County of Do	DOLLARS, to them Grant, Bargain, Sell and Mortgage to the said p uglas and State of Kansas, to-wit:	duly paid, the receip partyof the second p
	Lot No. One Hundred Three (103	3) on Tennessee	
	Street, in the City of Lawrence	29.	
			e e stre de anich
	영상 영향은 소재가 수영 방법을 받았다.		
And the said part 111	and all the estate, title and interest of the said pa- of the first part dokereby covenant and agree that at it feasible state of inferingate therein. free and elses of at its	he delivery hereof thay are the lawful owner S	of the premises above grant
And the said part. 1111 and seired of a good and indu- ind that they will warrant an It is agreed between the or assessed against said real eo- uch som and by such insurance strent of <u>115</u> .	-of the first part dobereby coverant and agree that at it (resultie state of inheritance therein, free and clear of all in d defend the same against all parties making lawful claim it parties hereto that the partOS, of the first part shall at its the when the same becomes due and payable, and thatDG e company as aball be specified and directed by the part	he delivery hereof. LEAN. 0.20. the lawful owner. S. umbrane. hereta. all time during the life of this indenture, pay all taxes or N. Mill. Lever the buildings upon aid real state insur- of the second part, the loan, if any, made prable to the part of the second part, the loan, if any, made prable to the part	of the premises above grant assessments that may be lev d against fire and tornado of the second part to t
And the said part_lill, and seired of a good and inde mod that they will warrant ac It is agreed between the or assessed against said real or uch som and by such insurane uch som and by such insurane strent of _115interest. a berein provided, then the 1 is indenture, and shall bear	-of the first part doberefy coverant and agree that at it (it defend the same against all parties making lawful claim ti parties hereto that the partlGS, of the first part shall at its when the same becomes due and payable, and that e company as shall be specified and directed by the part And in the event that subl partGS, of the first part shall at part of the second part may pay said taxs and insurant interest at the rate of 10% from the date of payment tunil	he delivery hereof. LEAN. 0.20the lawful ownerS. unwhence	of the premises above grant assessments that may be let d against fire and tornado of the second part to 1 to key, Juid premises insue if the indebtedness, secured
And the said part. III. and seited of a good and indu- ted that they will warrant an It is a greed between the or anesed against said real or uch non and by such insurance saint of is for a saint saint is inderive, and hall beer THIS GRANT is intend THIS GRANT is intend coording to the terms of	Do the first part doberefy coverant and agree that at it forsible state of inheritance therein, free and clear of all in di- d defend the same against all parties making lawful claim the parties bereto that the part0S, of the first part shall at state when the same becomes due and payable, and that0B e company as shall be specified and directed by the parto. And in the event that said part0S_ of the first part shall fail art of the second part may pay said tasks and insurant interest at the rate of 10% from the date of payment that it as a norized to secure the payment of the same of0S figenting written obligation for the payment of the same of	he delivery hereof. LEAY. 0.2.0	of the premises above grant assessments that may be lev d against fire and tornado of the second part to is 1 to key, paid premises insur f the indebtedness, secured and the premises of the part of the the part of the part
And the said part_lin_ and seried of a good and indu- ted that they will warrant an It is agreed between the or anesed against said real or uch non and by such insurance stratt ofits	So the first part doberefy coverant and agree that at it forsible state of inheritance therein, free and clear of all in di- d defend the same against all parties making lawful claim it parties bereto that the part0S, of the first part shall at uits when the same becomes due and payable, and thutDB e company as shall be specified and directed by the parto. And in the event that said part0S_ of the first part shall fail art of the second part may pay said tasks and insurant interest at the rate of 10% from the date of payment until d as a morizage to secure the payment of the same ofDSI [D]	he delivery hereof. LEAY_0.2.0the lawful owner_S. unbrance hereta. all times during the life of this indenture, pay all taxes or V. MILL herep the buildings upon said real state insur- to pay tuck taxes when the same become due and payable and fally related. Third freed and he amount be used a hall celome a part i Livad read and _no/100 d um of moner, executed on the _0nd_dry ofMart real and other, executed on the _0nd_dry ofMart read are and the reconstruction the terms of said obligation the reconstruction the reconstruction the terms of said obligation	of the premises above grant assessments that may be lev of the second part to it I to key, said premises insur if the indebtedness, secured mmmDLLAR D45 n and also to secure any su
And the said part_lills_ and seired of a good and indu- ind that they will warrant an It is agreed between the r assessed against said real or uch som and by such insurana strent of _listinternet. a breein provided, then the is indenutre, and shall bear THIS GRANT is intende THIS of the terms of and byist id partist id partist ist_ thereof or any solitation of kept up, as provided herein and the terms of the terms of the ist thereof or any solitation of kept up, as provided herein modelity mature and the	As the first part doberefy coverant and agree that as it diversible state of inheritance therein, free and clear of all in di- d defend the same against all parties making lawful claim ti parties bereto that the partOS, of the first part shall at its twent here uses dee and payable, and thatO e company as aball be specified and directed by the part And in the event the said partOS. of the first part shall all part of the second part may pay aid taxs and insurant interest at the rate of 10% from the date of payment tonil d as a mortgage to secure the payment of the payment of said payable to the part of the second part may pay of any for any hall fail to pay the same as provided in this indenture the said part of the second part to pay for any insur- shall fail to pay the same as provided in this indenture and all to pay the same as provided in this indenture where any requiring unsufficience are in potential.	he delivery hereof. <b>LEQ. 0.20</b> . the lawful owner. <b>S.</b> tumbrance unablance <b>during the life of this indenture</b> , pay all taxes or <b>J.</b> Will Lever the buildings upon aid real cause insure of the second part, the loss, if any, and e prable to the party <b>J.</b> Diale the second part, the loss, if any, and e prable to the party of the second part, the loss, if any, and e prable to the party of the second part, the loss, if any, and e prable to the party of the second part, the loss of the loss of the loss of the second part, the loss of the loss of the loss of the second part, the loss of the loss of the loss <b>p.</b> Livindred <b>and no/100</b> . d sum of money, executed on the <u>Cind</u> day of <u>Mar</u> <b>exact second</b> the amount on poil shall become a part of obligation contained herein fully discharged. If default he of repair as they are now, or if wate is committed on and drift of in all written obligation, for the experime of which the second the amount one, for the experime of which the second the second repair of the loss of the loss of the second the loss of	of the premises above grant assessments that may be lev d assimst fore and tornado of the second part to 1 to kee; said premises insur f the indebtedness, secured the indebtedness, secured the indebtedness, secured any as the indebtedness, secured any as the indebtedness, secured any as the indebtedness, secured any as premises, then this insurance premises, then this insurance
And the said part_lila_ and seired of a good and indu- its agreed between the r assessed against said real or uch sum and by such insurance sainten of _listinterest. a berein provided, then the this indenutre, and shall bear THIS GRANT is intende THIS GRANT is intende this Grant is intender THIS GRANT is intende this of the terms of and bylist terms made are thereof or any solitation of kept up, as provided hereit and the provide hereit and the terms of the terms of the terms of the terms of terms of more terms of the terms of terms of the terms of the terms of terms of the terms of the terms of ter	As the first part doberefy coverant and agree that as it diversible state of inheritance therein, free and clear of all in di- d defend the same against all parties making lawful claim ti parties bereto that the partOS, of the first part shall at its twent here uses dee and payable, and thatO e company as aball be specified and directed by the part And in the event the said partOS. of the first part shall all part of the second part may pay aid taxs and insurant interest at the rate of 10% from the date of payment tonil d as a mortgage to secure the payment of the payment of said payable to the part of the second part may pay of any for any hall fail to pay the same as provided in this indenture the said part of the second part to pay for any insur- shall fail to pay the same as provided in this indenture and all to pay the same as provided in this indenture where any requiring unsufficience are in potential.	he delivery hereof. <b>LEQ. 0.20</b> . the lawful owner. <b>S.</b> tumbrance unablance <b>during the life of this indenture</b> , pay all taxes or <b>J.</b> Will Lever the buildings upon aid real cause insure of the second part, the loss, if any, and e prable to the party <b>J.</b> Diale the second part, the loss, if any, and e prable to the party of the second part, the loss, if any, and e prable to the party of the second part, the loss, if any, and e prable to the party of the second part, the loss of the loss of the loss of the second part, the loss of the loss of the loss of the second part, the loss of the loss of the loss <b>p.</b> Livindred <b>and no/100</b> . d sum of money, executed on the <u>Cind</u> day of <u>Mar</u> <b>exact second</b> the amount on poil shall become a part of obligation contained herein fully discharged. If default he of repair as they are now, or if wate is committed on and drift of in all written obligation, for the experime of which the second the amount one, for the experime of which the second the second repair of the loss of the loss of the second the loss of	of the premises above grant assessments that may be lev d assimst fore and tornado of the second part to 1 to kee; said premises insur f the indebtedness, secured the indebtedness, secured the indebtedness, secured any as the indebtedness, secured any as the indebtedness, secured any as the indebtedness, secured any as premises, then this insurance premises, then this insurance
And the said part_lills_ and seired of a good and indu- nd that they will warrant an It is agreed between the r ascered agains said real or uch nom and by nuch insurana strent of _125interest. a breein provided, then the r his indenutre, and thall bear THIS GRANT is intende THIS GRANT is intende r lums of money advanced by and by _125terms much r lums of money advanced by a thereof or any polyfacion hall become absolute, and the mendiately mature and become runs and benefits accenting the result secone the	of the first part doberefy coverant and agree that at it divisible state of inheritance therein, free and clear of all in divisible states of inheritance therein, free and clear of all in divisible states of the first part shall at the part DIA of the first part shall at the state becomes due and payable, and that And in the event that side part DIA of the first part shall be precised and directed by the part And in the event that side part DIA of the first part shall be precised and directed by the part And in the event that side part DIA of the second part may pay aid taxs and insurant interest at the state of 10% from the date of payment ton't data a mortage to secure the payment of the agreed part Dia ball fail to part Dia the second part to pay for any innum ball fail to part data part Die the second part to pay for any innum ball fail to paywent be made as herein specified, and the created therein, or interest the read part Die the second part to pay for any innum ball fail to payment be made as herein specified, and the care of the second part to pay for any innum ball fail to payment be made as herein specified, and the care of the second part to pay for any innum ball fail to paybe to the part be made as herein specified, and the care of the second part be second part ball fails to paybe the the shere of the ball for the ball fails to paybe the the shere of the ball for the ball fails to paybe the the shere of the ball for the ball fails to paybe the shere of the ball for the ball fails to paybe the the shere of the ball for the ball fails to paybe the shere of the ball fails to paybe the shere of the ball for the ball fails to pay ball to the pay	he delivery hereof. LEQ. 0.2.0. the lawful owner. S. cumbrance <u>unwhance</u> <u>and</u> <u>a</u>	of the premises above grant assessments that may be level d against fore and tornado of the second part to 1 1 to key, said premises insus of the indebredness, secured 1 the indebredness, secured the indebredness, secured 1 the indebredness, secured 1 the indebredness, secured 1 the indebredness, secured 1 the indebredness, secured premisers, then this convergence premisers, then this convergence premisers, then this convergence to the indebredness, secured to celver appoint to sellere the celver appoint to cellere the
And the said part_lila_ and seired of a good and indu- ind seire of a good and indu- its agreed between the r assessed against said real e uch nom and by nuch insurana strent of _listinterest. a berein provided, then the shi indenture, and shall bear THIS GRANT is intender this GRANT is intended r uns of money advanced by a bart thereof or any obligation of her to may be any obligation of her to may advanced by a bart thereof or any obligation of her to may be any obligation returns and benchis accruing the retain the amount ther unpublic lafter to any the distance of the retain the amount ther unpublic staffs roth saids or domand, in a dinuer to, and be obligator IN WITNESS WHEI	of the hart part dokereky covenant and agree that as it diversible estate of laberitates the herein, free and clear of all in di- di defend the same against all parties making lawful claim it parties bereto that the partGG, of the first part shall as tiste when the same becomes due and payable, and thatBG and in the event that said partic_GG. of the first part shall as the event part that said partic_GG. of the first part shall all interest at the sate of 10% from the dite of payment timil d as a mortage to secure the payment of the same dBT 10	he delivery hereof $LEQ_{-0}$ 2.20. the lawful owner_S. unwhence unwhence the unidime upon and real estate insure hereta. all times during the life of this indenture, pay all taxes or of the scend part, the loss, if any, made payable to the party $V_{-}$ Mill Lever the buildings upon and real estate insure of the scend part, the loss, if any, made payable to the party that we show the same become due and payable and or or either, and the amount so paid shall celome a part of the scend part, the loss of the scene of the scend of the mathematical and $-no/100^{-1}$ and $-no/100^{-1}$ d num of moner, executed on the $-2nd$ day of $-2haT$ are accruing thereon according to the terms of axid obligation for even either, and the amount so paid shall become a part of obligation contained therein (ably duckarged. If default be obligation contained therein (ably duckarged. If default be of trajer as the tax mark for the state party of the scender of the scene and every obligation therein complus (ably and busiers of the cech and every obligation therein contained and all becomes there be, ab- exch and every obligation therein contained and all becomes the resolution therein the scender in the resolution therein the scender in the scender is the scender in the scender is the scender in the scender is the scender in the scender in the scender is the scender is the scender is the scender is the scender in the scender is the scender	of the premises above grant assessments that may be lier d against fore and tornalo d against fore and tornalo to hex, said premise innum f the indebtedness, secured to hex, said premise in and the indebtedness, secured and also to secure any m f the indebtedness, secured made in anoch payments or a nod also to secure any m f the indebtedness, secured this indenture is atown, sho this indenture is atown, sho the pair of the pair of the pair of the pair of the security the pair of the pair of the pair of the security the reform shall extend
And the said part_lills_ and seired of a good and indi- its agreed between the r assessd against said real or uch nom and by such insurance with nom and by such insurance with nom and by such insurance trans of _125instreme. THIS GRANT is insurance transformer and ball beer THIS GRANT is insurance and by _122instreme and by _122its for any solitation of by _122its for any solitation of herp un a provided herein art thereof or any solitation of herp un a provided herein mandiskely mature and become must and benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the same the benefits accruing the same t	-of the hart part dokereby coverant and agree that at the distribute state of inheritates the herein, free and clear of all in distributes therein, free and clear of all in distributes the state state when the same becomes due and payable, and that and in the event that all parties making lawful claim it are worth ease becomes due and payable, and that and in the event that said part Go the first part shall at a mortage to secure the payment of the second part may pay aid taxs and insuran interest at the sate of 10% from the date of payment tomil d as a mortage to secure the payment of the second part, with all interest at the part of the second part to pay for any insura ball fail to part or the second part to pay for any insura ball fail to pay the same a provided in this inforture. The ball fail to pay the same a provided in the inforture ball fail to pay but earnel to part be freed, whole a pay be at the optice of the ball fail to pay the same a ported in the ball fails on the second part in pay for any insura whole usem remaining unpaid, and all of the balling provide in the ball of the ball fails of the ball fails of the ball of the ball fails of the ball	he delivery hereof $LEQ_{-0}$ 2.20. the lawful owner_S. unwhence unwhence the unidime upon and real estate insure hereta. all times during the life of this indenture, pay all taxes or $J_{-}$ Mill Lever the buildings upon and real estate insure of the second part, the loss, if any, made payable to the party $J_{-}$ Mill Lever the buildings upon and real estate insure or or either, and the amount so paid shall celome a part e induction of the second part of the second during the mere, or either, and the amount so paid shall celome a part e induction of the second the second during the during the mere of the second part of the terms of a static obligation are, or either, and the amount so paid shall become a part of a limit of the second the second during the during the obligation contained therein (ally duckarged. If default be of trajer as the terms of the static party of the second the second of the second are very obligation therein complus of the second there be, and exchand every obligation therein contained and all becomes and the events of the second reprints. If any there be, and even and every obligation therein contained and all becomes and there are an even of the second there becomes and there is noticed therein, and the even prints. If any there be parts there is an even of the second there is a second there be and there is noticed therein, and the even prints. If any there be, and even and every obligation therein contained and all becomes and there are an even obligation therein contained and all becomes and there are an even obligation therein contained therein therein therein the second there are an even obligation therein contained therein therein therein there are an even and there are an even obligation therein contained therein therein therein therein therein therein therein therein there	of the premises above grant assessments that may be let d against fire and tornado d the second part to the hex-yaid premise insum f the indebtedness, secured the indebtedness, secured is the indebtedness, secured the indebtedness, secured is the indebtedness, secured
And the said part_lila_ and seired of a good and indu- ind seire of a good and indu- its agreed between the r assessed against said real e uch nom and by nuch insurana strent of _listinterest. a berein provided, then the shi indenture, and shall bear THIS GRANT is intender this GRANT is intended r uns of money advanced by a bart thereof or any obligation of her to may be any obligation of her to may advanced by a bart thereof or any obligation of her to may be any obligation returns and benchis accruing the retain the amount ther unpublic lafter to any the distance of the retain the amount ther unpublic staffs roth saids or domand, in a dinuer to, and be obligator IN WITNESS WHEI	of the hart part dokereky covenant and agree that as it diversible estate of laberitates the herein, free and clear of all in di- di defend the same against all parties making lawful claim it parties bereto that the partGG, of the first part shall as tiste when the same becomes due and payable, and thatBG and in the event that said partic_GG. of the first part shall as the event part that said partic_GG. of the first part shall all interest at the sate of 10% from the dite of payment timil d as a mortage to secure the payment of the same dBT 10	he delivery hereof $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ the lawful owner $\underline{3}$ . whereta all time during the life of this indenture, pay all taxes or $\frac{1}{2}$ $\frac{1}{2}$	of the premises above grant assessments that may be let d against fire and tornado d the second part to the hex-yaid premise insum f the indebtedness, secured the indebtedness, secured is the indebtedness, secured the indebtedness, secured is the indebtedness, secured
And the said part_lills_ and seired of a good and indi- its agreed between the r assessd against said real or uch nom and by such insurance with nom and by such insurance with nom and by such insurance trans of _125instreme. THIS GRANT is insurance transformer and ball beer THIS GRANT is insurance and by _122instreme and by _122its for any solitation of by _122its for any solitation of herp un a provided herein art thereof or any solitation of herp un a provided herein mandiskely mature and become must and benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the same the benefits accruing the same t	of the hart part dokereky covenant and agree that as it diversible estate of laberitates the herein, free and clear of all in di- di defend the same against all parties making lawful claim it parties bereto that the partGG, of the first part shall as tiste when the same becomes due and payable, and thatBG and in the event that said partic_GG. of the first part shall as the event part that said partic_GG. of the first part shall all interest at the sate of 10% from the dite of payment timil d as a mortage to secure the payment of the same dBT 10	he delivery hereof LEGY_0.2.2. the lawful owner_S. wards. hereta. all time during the life of this indenture, pay all taxes or J. Mill Lkep the buildings upon asid real estate insur- of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable and the definition of the scend part of the scene of the scend and of more, crecuted on thedefinition of the scene of the scend the activity in there according to the terms of said boligation for each scitching the the terms of said ability definition contention of the scene become into and definition contents, and the amount so paid shall become a part of the scene into the manner provide distances. If definit has defined to the scene of the scene become into and definition contents, and the archite into the scene into and rest in thereof, in the manner provided by he wand out of all rest in the scene, and the archite into the scene into a scene rest, a stipm and successors of the rescent parts here to the scene into the scene interview. If any there here, here the scene into the the scene interview. If any there here here the 	of the premiers above grant assessments that may be lier d against fire and tornado d of the second part to the hex- xid premiers insuu to hex- xid premiers insuu to hex- xid premiers insuu DOLLAR D
And the said part_lills_ and seired of a good and indi- its agreed between the r assessd against said real or uch nom and by such insurance with nom and by such insurance with nom and by such insurance trans of _125instreme. THIS GRANT is insurance transformer and ball beer THIS GRANT is insurance and by _122instreme and by _122its for any solitation of by _122its for any solitation of herp un a provided herein art thereof or any solitation of herp un a provided herein mandiskely mature and become must and benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the same the benefits accruing the same t	of the hart part dokereky covenant and agree that as it diversible estate of laberitates the herein, free and clear of all in di- di defend the same against all parties making lawful claim it parties bereto that the partGG, of the first part shall as tiste when the same becomes due and payable, and thatBG and in the event that said partic_GG. of the first part shall as the event part that said partic_GG. of the first part shall all interest at the sate of 10% from the dite of payment timil d as a mortage to secure the payment of the same dBT 10	he delivery hereof $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ the lawful owner $\underline{3}$ . whereta all time during the life of this indenture, pay all taxes or $\frac{1}{2}$ $\frac{1}{2}$	of the premises above grant assessments that may be lier d against fire and tornado d of the second part to the hex, side premise insue to hex, side premise insue DOLLAN to hex, side premise insue DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN DOLLAN The indebtedness, secured DOLLAN The indebtedness, secured DOLLAN (SEAL (SEAL
And the said part_lills_ and seired of a good and indi- its agreed between the r assessd against said real or uch nom and by such insurance with nom and by such insurance with nom and by such insurance trans of _125instreme. THIS GRANT is insurance transformer and ball beer THIS GRANT is insurance and by _122instreme and by _122its for any solitation of by _122its for any solitation of herp un a provided herein art thereof or any solitation of herp un a provided herein mandiskely mature and become must and benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the same the benefits accruing the same t	of the hart part dokereky covenant and agree that as it diversible estate of laberitates the herein, free and clear of all in di- di defend the same against all parties making lawful claim it parties bereto that the partGG, of the first part shall as tiste when the same becomes due and payable, and thatBG and in the event that said partic_GG. of the first part shall as the event part that said partic_GG. of the first part shall all interest at the sate of 10% from the dite of payment timil d as a mortage to secure the payment of the same dBT 10	he delivery hereof LEGY_0.2.2. the lawful owner_S. wards. hereta. all time during the life of this indenture, pay all taxes or J. Mill Lkep the buildings upon asid real estate insur- of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable and the definition of the scend part of the scene of the scend and of more, crecuted on thedefinition of the scene of the scend the activity in there according to the terms of said boligation for each scitching the the terms of said ability definition contention of the scene become into and definition contents, and the amount so paid shall become a part of the scene into the manner provide distances. If definit has defined to the scene of the scene become into and definition contents, and the archite into the scene into and rest in thereof, in the manner provided by he wand out of all rest in the scene, and the archite into the scene into a scene rest, a stipm and successors of the rescent parts here to the scene into the scene interview. If any there here, here the scene into the the scene interview. If any there here here the 	of the premiers above grant assessments that may be lier d against fire and tornado d of the second part to the her, side premiers insue to her, side premiers insue DOLLAG TO DOLLAG DOLLAG DOLLAG TO DOLLAG DOLLAG TO DOLLAG DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO TO DOLLAG TO TO TO TO TO TO TO TO TO TO
And the said part_lills_ and seired of a good and indi- its agreed between the r assessd against said real or uch nom and by such insurance with nom and by such insurance with nom and by such insurance trans of _125instreme. THIS GRANT is insurance transformer and ball beer THIS GRANT is insurance and by _122instreme and by _122its for any solitation of by _122its for any solitation of herp un a provided herein art thereof or any solitation of herp un a provided herein mandiskely mature and become must and benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the benefits accruing the retain the same the benefits accruing the same the same the benefits accruing the same t	67 the hort part dokereky covenant and agree that at it is to be a set of habritance therein, free and clear of at line defend the same against all parties making lawful claim it parties bereto that the part103, of the first part shall at its when the same become de sund payable, and that104 of the first part shall at its when the same become de sund payable, and that the payment that all parties may have a start that any start that all parties with the same become de sund payable, and that the payment of the second part to pay clift the second part to pay for any insure that first parties the payment of the second part, with all interest at the part of the second part to pay for any insure that fill on payment to make any for any insure that fill the parties the payment of the second part to pay for any insure that fill the part be same at provide in this indenture. The shell fail to payshe to the preside the math indenture in the shell part of the second part clearts are not pay in the same of the second part to pay for any insure the payshe is the part of the part part to pay for any insure that indentify the same as provide in the shell part of the pay bay the same as provide in the shell part of the part of the part of the part to pay for any insure that the part of the part	he delivery hereof LEGY_0.2.2. the lawful owner_S. wards. hereta. all time during the life of this indenture, pay all taxes or J. Mill Lkep the buildings upon asid real estate insur- of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable and the definition of the scend part of the scene of the scend and of more, crecuted on thedefinition of the scene of the scend the activity in there according to the terms of said boligation for each scitching the the terms of said ability definition contention of the scene become into and definition contents, and the amount so paid shall become a part of the scene into the manner provide distances. If definit has defined to the scene of the scene become into and definition contents, and the archite into the scene into and rest in thereof, in the manner provided by he wand out of all rest in the scene, and the archite into the scene into a scene rest, a stipm and successors of the rescent parts here to the scene into the scene interview. If any there here, here the scene into the the scene interview. If any there here here the 	of the premiers above grant assessments that may be lier d against fire and tornado d of the second part to the her, side premiers insue to her, side premiers insue DOLLAG TO DOLLAG DOLLAG DOLLAG TO DOLLAG DOLLAG TO DOLLAG DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO DOLLAG TO TO DOLLAG TO TO TO TO TO TO TO TO TO TO
And the said part_lila_ and saird of a good and indi- na saird of a good and indi- response of the sair of the sair of the reserved agins and real or usin some of the sair of the sair of the sair of the sair of the sair of this GRANT is intended conding to the terms of THIS GRANT is intended to by the sair of the sair of the conding to the terms of and the terms of the sair of the terms of and the terms acceled by the parties and sair of the terms of in the terms terms of the terms of in the terms terms of the terms of in the terms terms of the terms of in the terms of in the terms terms of the terms of the terms terms of the terms of terms of the terms of ter	67 the hort part dokereky coverant and agree that at it forsible estate of inheritates the herein, free and clear of at line of defend the same against all parties making lawful claim it parties bareto that the partkGL of the first part shall at its vart mak mus becomes due and payable, and thatkGL of the first part shall at its vart with the same becomes due and payable. The payment that all parties may be all the payment of the interest at the rate of 10% from ske due to payment with a start ware the payment of the second part may pay cald taxs and insurant of the parts of the second part may pay cald taxs and insurant of the payment of the second part to payment of the ball fail opayment. The payable to the parts, of the second part to pay for any insura hall fail opay the same approvide in the information of the same payable to the parts, of it the parts, or if the taxes on ask, or if the parts, or interest thereon, or if the taxes on ask, or of the premises and all the importer at the optime of the holder hereof, without to the parts be and payable to the cost and claim to restore there the said part of the second part to pay for any insura the parts, or interest thereof, or if the taxes on ask, or if the parts and payable at the optime of the holder hereof, without to take paysets of the premises and all the importer at the part of parts. The part_108_108_108_108_108_108_108_108_108_108	he delivery hereof LEQU. 0.2.0. the lawful owner_S. washing. hereta. all times during the life of this indenture, pay all taxes or of the second part, the loss, if any, made payable to the party by MALL here the buildings upon mid real erate insure of the second part, the loss, if any, made payable to the party that the second part, the loss, if any, made payable to the party that the second part, the loss, if any, made payable to the party that the second part, the loss, if any, made payable to the party that the second part, the loss, if any, made payable to the party that the second part, the loss of the second use and the second at use of money, executed on thedryh. A tum of money, executed on thedryh. be accound payable to be set of the second is a distribution face, or either, and the ansumer so paid shall become a part of the second in this manner provided by have and to have a per- second and the manner provided by have and to have a per- tree, here the intervention. For the second party of the sec- """ there tays and backeners of the respecting parties herein. 	of the premises above grant assessments that may be lev d against for and tornalo d against for and tornalo d the second part to 1 i to kxy, zid premises innue i the indebtedness, secured and also to secure any z t the indebtedness, secured and also to secure any z t the indebtedness, secured and also to secure any z t the indebtedness, secured and also to secure any z t the indebtedness, secured and also to secure any z t the indebtedness, secured and also to secure any z t the indebtedness, secured and also to secure any z t the indebtedness, secured and also to secure any z t the indebtedness, secured and also to secure any z the indebtedness, secured and also the insurance and
And the said part_IIIa_ and seired of a good and inde- ind that they will warrant as it is agreed between the r assessed against said real or such now and by such insurance strain of _112	Af the hard part dokereky covenant and agree that as it is deside estate of inheritates the herein, free and clear of all in def defend the same against all parties making lawful claim it parties baretto that the partOLD_ of the first part shall at its very met has une becomes due and payable, and thatOLD_ of the first part shall at its very and the same baretone due and payable, and thatOLD_ of the first part shall at its very and the same baretone due and payable to the part of the second part may pay said taxs and insure of as a morizage to secure the payment of the use of the first part shall at its and part of the second part to pay for any insure hell fail to pay the same a provided in the indensure the bail fail to pay the same as portical in the indensure. The said part of the second part to pay for any insure the lawful part of the second part to pay for any insure is the optical of the indensure. The said part of the second part to pay for any insure is the same and payable at the optical of the lawful without the instruct of the same pay of the interval to the same any optical of the instruct on the instruct on the instruct on the instruct of the same and payable at the optical of the bail of the optical of the same and payable at the optical of the instruct on the instruct and upon the bark, execting, admittation, part has a represented be forth part of the instruct and upon the bark execting, admittation, part has a represented be forth part as a part	he delivery hereof LEQU. 0.2.0. the lawful owner_S. washing. hereta. all times during the life of this indenture, pay all taxes or of the second part, the loss, if any, made payable to the party by MALL here the buildings upon mid real erate insure of the second part, the loss, if any, made payable to the party that the second part, the loss, if any, made payable to the party that the second part, the loss, if any, made payable to the party that the second part, the loss, if any, made payable to the party that the second part, the loss, if any, made payable to the party that the second part, the loss of the second use and the second at use of money, executed on thedryh. A tum of money, executed on thedryh. be accound payable to be set of the second is a distribution face, or either, and the ansumer so paid shall become a part of the second in this manner provided by have and to have a per- second and the manner provided by have and to have a per- tree, here the intervention. For the second party of the sec- """ there tays and backeners of the respecting parties herein. 	of the premises above grant assessments that may be lev d against for and tornalo d against for and tornalo d the independences, secured to be record part to 1 n=1,245 and also to secure any a t the indebtedness, secured and also to secure any a t the indebtedness, secured and also to secure any a t the indebtedness, secured and also to secure any a t the indebtedness, secured and also to secure any a t the indebtedness, secured and also to secure any a t the indebtedness, secured and also to secure any a t the indebtedness, secured and also to secure any a t the indebtedness, secured and also the insurance to and also the insurance the indebtedness, secured and also the insurance the indebtedness, secured and also the insurance to any any approximate any apple of the insurance (SEAL (SEAL (SEAL (SEAL ), before me, )
And the said part_IIIa_ and seired of a good and inde- ind that they will warrant as it is agreed between the r assessed against said real or such now and by such insurance strain of _112	As the horr part dokereky covenant and agree that as it is deside estate of inheritates the herein, free and clear of all in a defend the same against all parties making iswella claim it parties bareto that the partAGS, of the first part shall at its when the same teveness de sund payable, and thatBGS, of the first part shall at its when the same teveness de sund payable, and thatGGS, and in the creating the second part may pay said task and insuran interest at the same of 10% from the date of payment of the second part may pay said task and insuran finetess at the same of the second part is pay and the second part is and payable to the part of the second part to pay for any insura bail fail pay be same a provided in this indecorrect the bail fail part of the second part to pay for any insura bail fail part of the second part to pay for any insura to take part part is the optical claim the indecorrect berefort, or interest thereon, or if the tasks on making the pressure of the second part to pay for any part of the second part to pay for any insura bail fail part of the second part to pay for any insura the pay bait to the pressive the pay claim to pay for any insura the pay for any insura there and payable at the optical claim the norther that the insorter of the second part to pay for any part of the second part to pay for any part of the pressive and the importer and up to be fort part_165. The part has a pay for any part of the part_165. The part_165	he delivery hereof LEQUATED the lawful owner_S. washing a substrate of the life of this indenture, pay all taxes or all time during the life of this indenture, pay all taxes or y Mill keep the buildings upon asid real extate insur- of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part indiversal. The second part is the second due and payable and and und money, executed on the	of the premises above grant assessments that may be leve d against fire and tornado 
And the said part_Hin_ and seired of a good and indu- ind shift of a good and indu- ind that they will warrant as It is a greed between the r assessed against said real of ush non and by nuch insurance strents of _125	As the first part dokereky covenant and agree that at it is table state of inheritates the herein, free and clear of at line defend the same against all parties making lawful claim it parties bereto that the part013, of the first part shall at its when the same become de und payable, and that014 is a state when the same become de und payable, and that014 is even payable. The state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonic data at a state of 10% from the dite of payment tonic data at a state of 10% from the dite of payment tonic data at a state of 10% from the dite of payment tonic data at a state of payeble to the payment of the second part to pay for any insura the paybe to the part data at a state of payeble to the payment to the payment of the balaging payeble to the part data at a pay for any insura the paybe to the part data at a data to the pay for any insura tonic data at a payeble at the pay at a state as payeble to the pay of the pay for any payeble to the pay at a state as a state of payeble at the pay at a state as a state at a	he delivery hereof LEQUATED the lawful owner_S. workings hereta. all times during the life of this indenture, pay all taxes or of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part indenture when the same become due and payable an are, or either, and the amount so paid shall echome a part of the scend part, the loss of any scender of the scender of the scender of the scender of the scender of the scender of a due of moner, executed on the	of the premises above grant assessments that may be lier d against for and tornalo d against for and tornalo to here, said premise innun f the indebtedness, secured and also to secure any no f the indebtedness, secured and also to secure any no f the indebtedness, secured and also to secure any no this indebtedness, secured and any and presents to a (SEAI (SEA
And the said part_Hin_ and seired of a good and indu- ind shift of a good and indu- ind that they will warrant as It is a greed between the r assessed against said real of ush non and by nuch insurance strents of _125	As the first part dokereky coverant and agree that as it is trained to be interliate the therein, free and clear of at line of defend the same against all partice making lawful claim it parties bare to has the partOG, the first part shall at its very make same becomes due and payable, and thatOG the second part may pay said tras and instand the same start at a said partOG, the second part may pay said tras and instand and in the error that said partOG, the second part may pay said tras and instand the same start is a said to be part of the second part may pay said tras and instand as a moritage to secure the payment of the unset ofOG. The payable to the part of the second part to pay for any instand bur do for pay the same same start to pay for any instand bur do for the optime of the table conditions of the said part of the second part to pay for any instand bur do for pay the same same same start to pay for any instand bur do for part do part and the optime of the baller the rest of the same same same same same same same sam	he delivery hereof LEQUATED the lawful owner_S. worksnee hereta. all times during the life of this indenture, pay all taxes or of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part interpret of the scend part, the loss, if any, made payable an are, or either, and the amount so paid shall echome a part e interpret of the scend part of the scene of the scend by the scend part, the loss of the scene of the scend by and the scend part, the loss of the scene of the scend are liver the scend part of the scene of the scene of the scene are scenario flowers according to the terms of said boligation for a scene the scene of the scene of the scene of the scene of the scene is the scene of the scene of the scene of the scene of the scene of the scene of the scene of the scene of the scene of the scene is the scene of the scene of the scene of the scene of the scene is the scene of the scene of the scene of the scene to the scene is the scene of the scene of the scene of the scene to the scene is the scene of the scene of the scene of the scene to the scene is the scene of the scene of the scene of the scene to the scene is the scene of the scene of the scene of the scene to the scene is the scene of the scene of the scene of the scene to the scene is the scene of the scene of the scene of the scene to the scene is the scene of the scene of the scene of the scene scene and every obligation therein contained and all benefits herech. The scene is the scene of	of the premises above grant assessments that may be level d assimuts fore and tornado of the second part to 1 1 to key, study premises innue of the indebtedness, secured and also be secure any at it the indebtedness, secured and also be secure any at the indebtedness, secured and a secure any at the indebtedness, secured the indebtedness, secured (SEAI (SEAI 
And the said part_Hin_ and seired of a good and indu- ind shift of a good and indu- ind that they will warrant as It is a greed between the r assessed against said real of ush non and by nuch insurance strents of _125	As the first part dokereky covenant and agree that at it is table state of inheritates the herein, free and clear of at line defend the same against all parties making lawful claim it parties bereto that the part013, of the first part shall at its when the same become de und payable, and that014 is a state when the same become de und payable, and that014 is even payable. The state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonil data at a state of 10% from the dite of payment tonic data at a state of 10% from the dite of payment tonic data at a state of 10% from the dite of payment tonic data at a state of 10% from the dite of payment tonic data at a state of payeble to the payment of the second part to pay for any insura the paybe to the part data at a state of payeble to the payment to the payment of the balaging payeble to the part data at a pay for any insura the paybe to the part data at a data to the pay for any insura tonic data at a payeble at the pay at a state as payeble to the pay of the pay for any payeble to the pay at a state as a state of payeble at the pay at a state as a state at a	he delivery hereof LEQUATED the lawful owner_S. workings hereta. all times during the life of this indenture, pay all taxes or of the scend part, the loss, if any, made payable to the part of the scend part, the loss, if any, made payable to the part indenture when the same become due and payable an are, or either, and the amount so paid shall echome a part of the scend part, the loss of any scender of the scender of the scender of the scender of the scender of the scender of a due of moner, executed on thedet ofdet =det of the same of the terms of the scender of the scender of the scender of the terms of the scender of the of the scender of the same of the scender of the scender of the scender of the same of the scender of the scender of the scender of the same of the scender of the scender is thereon in the manner prevented by here and the scender rescender the same of the scender of the scender of the scender of the scender of the scender of the scender rescender the scender of the scender of the scender were and the same of the scender of the scender of the scender of the scender of the scender of the scender rescender the scender of the scender of the scender scender of the scender of the scender of the scender of the scender rescender of the scender of the scender of the scender of the scender scender of the scender of the	of the premises above grant assessments that may be level d assimuts fore and tornado of the second part to 1 to key, said premises innues to key and premises innues to key and premises innues and also secure any au of the indebtedness, secured made in such payments or a premise, then this convergent this indenture is given, sh owney anting from such 1 securing the part of the part of the result of the part of the part of the securing therefrom shall extern e day and year last above (SEAI (SEAI (SEAI (SEAI ), 19 <u>5</u> , before me, rd - l'inudo 2, duly acknowledged tho on the day and year lass
And the said part_IIIA_ making a good and indu- ind shird of a good and indu- end that they will warrant as it is agreed between the r asserted against said real of ush non and by nuch insurance strain of _1126	and the hard part dokereky covenant and agree that at the feasible states of inheritates the herein, free and clear of at line defend the same specific and directed by the fart part hall at the work where that all parties making lawful claim the parties bareto that the partOG, the first part hall at the work where that all parties and the close of the first part hall at the work where that all parties and the claim of the first part hall at the work where the same become does not paybok, and the claim the side of DG from the dide of payment that all parties at the second part may pay all taxs and insurant interest at the same of the second part may pay all taxs and insurant the said part of the second part may pay all the second part is paybolt to the part be made as becins portided in the side of DG from the dide of payment that all part of the second part to pay for any insura thall fail to particip the made as becins precised, and the paybolt to the part be made as precise part to pay for any insura the did of participation of the said claim the cost and claim of the second part to pay for any insura the did of participation of the same transmistive participation. In the same same remaining to the first part hanyo he be first part_103. In the aforesa local on the same same remaining to paybolt to the part be same as provided in the same second are remaining the same second part to pay for any insura the part part_103. In the aforesa local on the same second are part to pay for any insurant part part to pay be and the part part to pay for any insurant part part to pay for any insurant part part part to pay for any insurant part and the same remaining to pay for any for any part to be first part hanyo he work to pay the same as previous a data of the first part hanyo he be for a part 103. In the aforesa local on the same same remains the part of the same same second part to pay for any indiverse and pay bay the same as pay bat the same same second part to pay bas the same	he delivery hereof LEQUATED the lawful owner_S. worksnee hereta. all times during the life of this indenture, pay all taxes or of the scend part, the loss, if any, made payable to the party of the scend part, the loss, if any, made payable to the party the taxes when the same become due and payable an are, or either, and the amount so paid shall echome a part of the scend part, the loss of any of the same of the scend tax are during the scend tax to be the terms of any dubit the dubit result to the terms of any dubit of the scend are of the scend tax to be the terms of any dubit scend tax to the same of the scend tax and boligation for a site of the same of the scend tax and boligation for a site of the same of the scend tax and the same of the scend tax to be any of the same between due and different constants the twend in the same between due and different constants the twend in the same between due and different and the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend and the scend in the scend in the scend in the scend results and the scend in the scend in the scend in the scend due to the scend scend to scend and the scend in the scend due to the scend scend to scend and the scend in the scend due to the scend scend to scend and the scend in the scend due to the scend scend to scend and the scend in the scend scend scend scend scend the foregoing instrument and subscribed my name, and affixed my official scend of day ofAugust	of the premises above grant assessments that may be ler d against for and tornalo of the second part to 1 1 to key, 2 aid premises innue of the indebtedness, secured and also is secure any zu f the indebtedness, secured made in such payments or a provide or 1 the insurance right indebtedness, secured made in such payments or a provide or 1 the insurance of the indebtedness, secured made in such payments or a provide or 1 the insurance of the indebtedness, secured made in such payments or a payment of the insurance is payment of the insurance is payment of the insurance is payment of the insurance is payment of the insurance of the indebtedness, secured is payment of the insurance of the indebtedness, secured is payment of the insurance is payment of the insuranc
And the suid part_IIIA_ making of a good and inde- restrong a good and inde- restrong a grant said real or usin some and by such insurance strains of _1126	Af the hart part dokereky coverant and agree that as it is defined entary of inkeritates the kerein, free and clear of at line did defend the same against all parties making lawful claim it parties bareto that the partOLG of the first part shall at its value when the same kevenes de sond payable, and thatOLG of the first part shall at its add partOLG of the first part shall all at its add partOLG of the first part shall at its add partOLG of the first part shall be partered in the same sevence of the payment of a so more than the sevence of the payment of a so more the payment of the part of the second part of the second part will all lines of the second part to pay for any insure the shall fail on the created thereby, or interest thereon, or if the taxes on the payment of the part of the second part to pay for any insure the shall fail on the created shall be expected in the line former of the second part to pay for any insure the shall fail on the second part to pay for any insure the shall fail on the second part to pay for any insure the shall fail on the second part to pay for any insure the shall fail on the second part to pay for any insure the shall fail on the second part to pay for any insure the shall fail on the second part to pay for any insure the shall fail on the second part of the state of the taxes on the 'or if the shall second part is and part of the shall car the second part of the shall be pay for any insure the second part of the shall be pay for any insure the second part of the shall be pay for any insure the second part of the shall be pay for any insure the second part of the shall be pay for any insure the second part of the shall be pay for any insure the second part of the shall be pay for any insure the second part of the shall be pay for any insure the second part of the shall be pay for any insure the second part of the shall be pay for any insure the second part of the shall be pay for any insure the second part of the shall be pay for any ind	he delivery hereof LEQUATED the lawful owner_S. worksnee hereta. all times during the life of this indenture, pay all taxes or of the scend part, the loss, if any, made payable to the party of the scend part, the loss, if any, made payable to the party the taxes when the same become due and payable an are, or either, and the amount so paid shall echome a part of the scend part, the loss of any of the same of the scend tax are during the scend tax to be the terms of any dubit the dubit result to the terms of any dubit of the scend are of the scend tax to be the terms of any dubit scend tax to the same of the scend tax and boligation for a site of the same of the scend tax and boligation for a site of the same of the scend tax and the same of the scend tax to be any of the same between due and different constants the twend in the same between due and different constants the twend in the same between due and different and the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend in the number provided by have and to have a per the scend and the scend in the scend in the scend in the scend results and the scend in the scend in the scend in the scend due to the scend scend to scend and the scend in the scend due to the scend scend to scend and the scend in the scend due to the scend scend to scend and the scend in the scend due to the scend scend to scend and the scend in the scend scend scend scend scend the foregoing instrument and subscribed my name, and affixed my official scend of day ofAugust	of the premises above grant assessments that may be ler d against for and tornalo of the second part to 1 1 to key, 2 aid premises innue of the indebtedness, secured and also is secure any zu f the indebtedness, secured made in such payments or a provide or 1 the insurance right indebtedness, secured made in such payments or a provide or 1 the insurance of the indebtedness, secured made in such payments or a provide or 1 the insurance of the indebtedness, secured made in such payments or a payment of the insurance is payment of the insurance is payment of the insurance is payment of the insurance is payment of the insurance of the indebtedness, secured is payment of the insurance of the indebtedness, secured is payment of the insurance is payment of the insuranc

59

1007