ACE RECORD 01 1 1 D

322

6

Π

6

Kanneph

.

1 (Nereal)

1

0

1

C

Ċ

ř

[

 \square

r

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, This instrument was filed for record on t	the second s
_Laurence	1. Harris and Leona Harris TO		-3:10_o'clock_P.
The Lawrence	ce Duilding and Loan Association		Register of Deeds.
	NTURE, Made this_20thday of	II	Lord, one thousand
hundred and t	forty-six between	fe	
of Lawrence	e first part, and The Lawrence Buildir	glag and State of	Kansas
	TH, That the said part 105. of the first part, in	part_	y of the second 1
Forty-fi which is hereby a the following des	tye Hundred and no/100acknowledged, ha_ve_sold, and by this indenture seribed real estate situated and being in the Count	doGrant, Bargain, Sell and Mortgage to the said part ty of Douglas and State of Kansas, to-wit:	duly paid, the receip tyof the second p
The	• South Fifty (50) feet of Lot O _n e	(1) in Lindley Addition, an addition to the	e City
of	Lawrence; also The East fifty-thr	ee (53) feet of Lot Two (2) in Block Eight	: (8) in
has	kell Place an addition to the City	of ^L awrence	
	nances and all the estate, title and interest of the $\frac{1}{100}$ of the first part dohereby covenant and are		the premises above eran
And the said part and seized of a good	t. <u>105</u> of the first part dohereby covenant and agre and indefeasible estate of inheritance therein, free and clear	ee that at the delivery bereof <u>thoy.org</u> the lawful owner	the premises above gran
And the said part and seized of a good and that they will wa It is agreed betw	$t = \frac{1}{2} C_{2}$ of the first part do Acreby covenant and agree and indefeasible estate of inheritance therein, free and clear thrant and defend the same against all parties making lawfive even the parties hereto that the part1 and of the first part	er that at the deliverty hereof <u>thoutan</u> .cothe lawful ownerS. of r of all insumbrance ul claim thereto. rt shall at all times during the life of this indenture, pay all taxes or asse	essments that may be le
And the said part and seized of a good and that they will wa It is agreed betw or assessed against sai such sum and by such	$L \doteq 0.2.6$ (the first part dokretp; covenant and agre- and indefeasible estate of inheritance therein, free and clear currant and defend the same scainnt all parties making law/is reen the parties hereto that the part_102_ of the first part insurance company as aball be specified and directed by the g	re that at the delivery hereof. <u>thov</u> <u>p</u> _ <u>p</u>	essments that may be let against fire and tornado of the second part to
And the said part and seized of a good and that they will wa It is agreed betw or assessed against sai such sum and by such extent of15i	L = 0.2.5 of the first part do hereby covenant and agree and indefeable exasts of laberinance therein, fire and clear strant and defend the same satisfield and the state state of the state strant and defend the same scaling and the state state of the state state of the state state state state state of the state state insurance company as shall be specified and directed by the insurance company as a shall be specified and directed by the instruct. And in the event the state because $dortie = 0.5$ of the first part instruct. And in the event the state because $dortie = 0.5$ of the first part	re that at the delivery hereof <u>thoy</u> the lawful owner_S, of r of all incumbance	essments that may be lev against fire and tornado of the second part to b keen said premises insu
And the said part and seized of a good and that they will wa It is agreed betw or assessed against sai such sum and by such extent of. <u>115</u> is as herein provided, th this indenture, and sh THIS GRANT is <u>Forty-fit</u>	L=0.2of the form part do hereby covenant and agree and indefcable scatter of inheritance therein, fore and clear arrant and defend the same assimit all partices making lawf seen the parties hereto that the part_0.2. of the forst part insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as a shall be precised and directed by the insurance and part_0.2. of the forst part metrest. And in the event that asid part_0.2. So the forst part and hear interest at the rate of 10% from the date of pays in interfaced as a mortage to secure the payment of the sum o w_0_bindfrom_ndm_0.000.	re that at the delivery hereof <u>thoy</u> the lawful owner_S, of r of all incumbrance	essments that may be let against fire and tornado - of the second part to b keep said premises insu he indebtedness, secured
And the said part and seized of a good and that they will wa It is acreed betw or assessed against sais such sum and by such eatent of. <u>115</u> is a herein provided, th this indenture, and sh THIS GRANT is Forty-fi	L \pm 2.3.of the first part do hereby covenant and agree and indefcasible estate of inheritance therein, free and clear treat and defend the same scainst all parties making law freen the parties hereto that the part \pm 2.6.1 of the first part of real estate when the same becomes due and payable, and t insurance company as aball be specified and directed by the p interest. And in the event that and part \pm 2.8. of the first part of the direct of the direct of the first part and the direct at the rate of 10% from the date of pays all here inferent at the rate of 10% from the date of pays interded as a mortgage to recure the payment of the sum o xro. <u>Europhenet</u> and <u>no/100</u> measurements	re that at the delivery hereof. <u>thou</u> <u>pro</u> _the lawful owner_S. of r of all incumbrance. ut chim thereto. rt shall at all times during the life of this indenture, pay all taxes or ass the <u>thou</u> <u>will</u> _kere the buildings upon said real estate insured part <u>y</u> of the second part, the loss, if any, mande payable to the part_ <u>w</u> t shall fail to pay such taxes when the same become due and payable and to ment until fully repaid.	essments that may be let against fire and tormalo
And the said part and seized of a good and that they will wa It is agreed betw or assessed against sais such sum and by such extent of. <u>115</u> is as herein provided, th this indenture, and ah THIS GRANT is Forty-fi	L \pm 2.3.of the first part do hereby covenant and agree and indefcasible estate of inheritance therein, free and clear treat and defend the same scainst all parties making law freen the parties hereto that the part \pm 2.6.1 of the first part of real estate when the same becomes due and payable, and t insurance company as aball be specified and directed by the p interest. And in the event that and part \pm 2.8. of the first part of the direct of the direct of the first part and the direct at the rate of 10% from the date of pays all here inferent at the rate of 10% from the date of pays interded as a mortgage to recure the payment of the sum o xro. <u>Europhenet</u> and <u>no/100</u> measurements	re that at the delivery hereof. <u>thou</u> <u>pro</u> _the lawful owner_S. of r of all incumbrance. ut chim thereto. rt shall at all times during the life of this indenture, pay all taxes or ass the <u>thou</u> <u>will</u> _kere the buildings upon said real estate insured part <u>y</u> of the second part, the loss, if any, mande payable to the part_ <u>w</u> t shall fail to pay such taxes when the same become due and payable and to ment until fully repaid.	essments that may be le against fire and tornaide of the second part to beep said premises insu- he indebtedness, secured
And the said part and seized of a good and that they will wa It is acreed betw or assessed against sais such sum and by such extent of	L \pm 2.3.of the first part do hereby covenant and agree and indefcasible estate of inheritance therein, free and clear treat and defend the same scainst all parties making law freen the parties hereto that the part \pm 2.6.1 of the first part of real estate when the same becomes due and payable, and t insurance company as aball be specified and directed by the p interest. And in the event that and part \pm 2.8. of the first part of the direct of the direct of the first part and the direct at the rate of 10% from the date of pays all here inferent at the rate of 10% from the date of pays interded as a mortgage to recure the payment of the sum o xro. <u>Europhenet</u> and <u>no/100</u> measurements	re that at the delivery hereof. <u>thou</u> <u>pro</u> _the lawful owner_S. of r of all incumbrance. ut chim thereto. rt shall at all times during the life of this indenture, pay all taxes or ass the <u>thou</u> <u>will</u> _kere the buildings upon said real estate insured part <u>y</u> of the second part, the loss, if any, mande payable to the part_ <u>w</u> t shall fail to pay such taxes when the same become due and payable and to ment until fully repaid.	essments that may be le against fire and tornaide of the second part to beep said premises insu- he indebtedness, secured
And the said part and seited of a good and that they will we It is agreed between or asserted against air such sum and by such as abrein provided, the is indemute, and ab THIS GRAST is according to the terms and by <u>its</u> <u>FORTY-F1</u> according to the terms and <u>the terms</u> and <u>the terms</u> and <u>the terms</u> and <u>the terms</u> as <u>the terms</u> and <u>the terms</u> as <u>the terms</u> are as <u>the terms</u> as <u>the terms</u> and <u>the terms</u> as <u>the terms</u> are as <u>the terms</u> as <u>the terms</u> are as <u>the terms</u> as <u>the terms</u> and <u>the terms</u> as <u>the terms</u> are as <u>the terms</u> as <u>the terms</u> are as <u>the terms</u>	L=0.2	re that at the delivery hereof. <u>they nrad</u> _the lawful owner_S. of or of all incumbrance ut chim thereto. It shall at all times during the life of this indenture, pay all taxes or as hoth the life of the second part, the loss, if any, made payable to the part_y at shall fail to pay such taxes when the same become due and payable on the part <u>J</u> of the second part, the loss, if any, made payable to the part_y at shall fail to pay such taxes when the same become due and payable and to do insumer, or either, and the amount so paid shall colour a part of the same difference of the same due to the same become due to the same due of the same due to the same due to the same due to the same due to do the same due to the same due to the same due to the same due to the same due to the same due to the same due to the same due to due to the same due to the same due to the same due to the same due to the same due to the same due to the same due to the same due to the same due to the same due to the same due to the same due to the same due to the same due to the same due to the same become due and pay the same due to the same due to the same due to the same become due and pay the same due to the same due to the same due to the same become due and pay the same due to the same due to the same due to the same become due to the same due to the sam	esaments that may be let against fire and tormalo or the second part to beep asid premise; inus be indebtedness, accured be indebtedness, accured
And the said part and seited of a good and that they will we It is agreed betw or assered against ais such sum and by such as berein provided, this indenture, and ab THIS GRANT in EORTY-F1 according to the term and by 115 mer or sums of moore ady and this converse and this converse and this converse and the converse and this converse there of a any o main discrete of the anometric to retain the amount t	L=0.2	re that at the delivery hereof <u>thoy</u> the lawful owner_S, of r of all incumbrance	examents that may be leave are interesting to the second part to be the second part to be the second part to be an a
And the said part and seited of a good and that they will we It is agreed betw or assered against ais such sum and by such as berein provided, this indenture, and ab THIS GRANT in EOTY_F11 according to the terms and by <u>its</u> that or sums of moorg ady. And this converse with the converse at the converse of the sum and by <u>its</u> of the sum and by <u>its</u> of the sum of sums of moorg ady. And this converse at the converse at the converse the sum of the sum of the sum and a sum of the sum of the sum of the sum of the sum of the ball become about the sum of the su	L=0.2	re that at the delivery hereof <u>they nrg.</u> the lawful owner_S, of or of all incumbrance	esaments that may be le arainst fire and tormado of the scool part to bere paid premises in the indebtedness, secured and the scool of the scool of the scool of the scool of the scool payments or able or if the insurance able or if the insurance able or if the insurance of the scool payments or able or if the insurance of the scool payments of the scool payments of the scool payments of the scool payments of the scool of the scool payments of the scool payments of the scool of the scool payments of the scool payments of the scool payments of the scool payments of the scool payments of the scool payments of the scool payments of the scool payments of the scool payments of the scool
And the said part and seited of a good and that they will we It is agreed betw or assered against ais such sum and by such as berein provided, this indenture, and ab THIS GRANT in EOTY_F11 according to the terms and by <u>its</u> that or sums of moorg ady. And this converse with the converse at the converse of the sum and by <u>its</u> of the sum and by <u>its</u> of the sum of sums of moorg ady. And this converse at the converse at the converse the sum of the sum of the sum and a sum of the sum of the sum of the sum of the sum of the ball become about the sum of the su	L=0.2	te that at the delivery hereof. <u>they</u> <u>nrg</u> the lawful owner_S, of of all incumbrance. It call that all times during the life of this indenture, pay all taxes or ask bits <u>they</u> . <u>will</u> <u>level</u> the bindings upon axid real catar insured a part <u>J</u> of the second part, the loss, if any, made payable to the part. <u>J</u> thall fail to pay such taxe when the same became due and payable and to ment until fully reak. Second that the second part, the loss, if any, made payable to the part. <u>J</u> thall fail to pay such taxe when the same became due and payable and to ment until fully reak. Ment until fully reak. Ment of said sum of money, executed on the <u>20th</u> <u>day of</u> <u>the light of any distribution</u> any insurance, of <u>Jutr</u> <u>20th</u> <u>20th</u> <u>20th</u> <u>10th</u> <u>20th</u> <u>10th</u> <u>10th} <u>10th</u> <u>10th</u> <u>10th</u> <u>10th</u> <u>10th</u> </u>	esaments that may be let sering free and tornado to seep asid premise; into the indebtedness, secured and the secured and the secured and the secured and the secure and th
-And the said peri- and seized of a good and that they will as It is agreed between or assessed against ais such sum and by such this indemute, and ab THIS GRANT in EORITY-F1 according to the terms and by 1ts IFORTY-F1 according to the terms and points of more adv abs f2f2tf2f2 bit f3 perithered or any o net kept up, as provid- immediately mature an rents and benefits accr to testin the amount : making such asless on d and impre to, and be o IN WITNESS	L=0.2	te that at the delivery hereof. <u>they are</u> the lawful owner_S, of r of all incumbrance	esaments that may be let arainst fire and tornado or the second part to beep asid premises imu- he indebtedness, accured and the secured and the secured and the secure and the secure and the secure and the and the secure and the secure and the secure and a part of advance is aver, and a part of advance is aver, and a part of the instrance of a such payments or able or if the instrance of advance is aver, and a part of the secure and a part of
And the said part and seited of a good and that they will we It is agreed between the same of the same of the agreed between the same of the sector of a second against air such turn and by such as the same of the same of the fills (admitted by the THIS GRANT is according to the terms and by <u>1ts</u> FORTY-F1 according to the terms and the same of moory adv as the same of the same of the part thereof of any of not kept up, as provid- menticated benefits accord to retain the amount to making such as less on d and invire to, and be o IN WITNESS	L=0.2	te that at the delivery hereof. <u>they</u> <u>nrg</u> the lawful owner_S, of of all incumbrance. It call that all times during the life of this indenture, pay all taxes or ask bits <u>they</u> . <u>will</u> <u>level</u> the bindings upon axid real catar insured a part <u>J</u> of the second part, the loss, if any, made payable to the part. <u>J</u> thall fail to pay such taxe when the same became due and payable and to ment until fully reak. Second that the second part, the loss, if any, made payable to the part. <u>J</u> thall fail to pay such taxe when the same became due and payable and to ment until fully reak. Ment until fully reak. Ment of said sum of money, executed on the <u>20th</u> <u>day of</u> <u>the light of any distribution</u> any insurance, of <u>Jutr</u> <u>20th</u> <u>20th</u> <u>20th</u> <u>10th</u> <u>20th</u> <u>10th</u> <u>10th} <u>10th</u> <u>10th</u> <u>10th</u> <u>10th</u> <u>10th</u> </u>	esaments that may be let seating fire and tornado or the second part to beep said premise innu- he indebtedness, accured and the secured and the secured and the secured and the secure and the secure and and the secure and and the secure and a part be paid by the partY using therefrom shall exit hay and year last about (SEA
And the said part and seited of a good and that they will we It is agreed between extent ofItsit action toItsit is indemute, and ab THIS GRANT is for indemute, and ab THIS GRANT is for the terms and byItsit FORTY-F1 according to the terms and byItsit for tyf1 according to the terms and forItsit for the terms and forItsit is indemute, and the THIS GRANT is according to the terms and forItsit for the terms and benefits acc to retain the amount : making such sale, on d and invire to, and be o IN WITNESS	L=0.2	te that at the delivery hereof. <u>they are</u> the lawful owner_S, of r of all incumbrance	esaments that may be le arainst fire and tormajo or the second part to beep asid premises innu- be indebtedness, accured and the secured and the secured and the secured and the secure and the secure an
And the said part and seired of a good and that they will we It is agreed between or asserted against ais such sum and by such this indenture, and ab THIS GRANT is a Derive for a such this indenture, and ab THIS GRANT is a Cording to the irram of by 115 set of the and by 115 set of the and by 115 set of the the set of	L=0.2of the form part dorereby covenant and agree and indefeasible estate of inheritance therein, free and clear trent and defend the same assint all partices making lack even the parties lacteo that the part_0.2of the first part insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the instrument here event that shall be appendent on the same or the part of the second part may pay said pars a sinted of as a mortgage to recure the payment of the sum or y_0	te that at the delivery hereof. <u>they are</u> the lawful owner_S, of r of all incumbrance	esaments that may be let seaments that may be let assing the and tornado to beep said premise in the indebtedness, accured and the second second to be the said premise in the indebtedness, accured and the second second the said premise in the indetties to second the indebte to second the part of the instrance of the indetties to second the indetties to second the indetties to second the part of the part
And the said part and seited of a good and seited of a good reserved against ais such stum and by such this inderture, and ak THIS CRANT in this inderture, and ak THIS CRANT in FORTY-F1 according to the terms and by its the THIS CRANT in FORTY-F1 according to the terms and fact frag SI for yours of moory adv and fact frag SI for yours of moory adv and fact frag SI for the term and moory adv and fact frag SI for yours of moory adv and fact frag SI for yours of moory adv and fact frag SI for yours of moory adv and fact frag SI for the term and moory adv and fact for the term at the second to the term at the second term at the second term at the second term at the second term at the second term at the second term at th	L_0_S_of the form part do hereby covenant and ages and indefcable scatter of inheritance therein, free and clear arrant and defend the same exainst all parties making lawfi even the parties hereto that the part_0_S_0 of the forst part insurance company as shall be precised and directed by the parties instructed. And in the event that sail part_0_S_0 of the forst part and here for the same becomes due and payable, and 1 insurance company as shall be precised and directed by the part of the second part may pay said gave a sintaded as a mortage to secure the payment of the sum or the part of the second part, may pay said as a solution of the second part. The solution of the sum or 0_11114710 early the sum of provided in the solution or 0_11114710 early the sum of provided in the inder mark payable to the part of the second part, will are do by the suid part of the geomed part, to say for- the buildings can be provided in the inder mark and payable at the option of the bolder here of herein, or if the buildings can be all real early precised in the board if a with payment is market as here the precise interpret of the buildings can be all real early the board disconse due and payable at the option of the bolder here interpret pay the brance. Such the premises here the precise here pay the brance payses of the the suid premises payses presend if the payses here to that he terms and provisions of this indep here payses here to the later. Such payses, persond if WHEREFOF, The part_102. Kanpaga	te that at the delivery hereof. <u>they are</u> the lawful owner_S, of r of all incumbrance	esaments that may be let seaments that may be let assing fire and tormado to beep said premise in un- be indebtedness, accured and the said premise in un- transformed by the said of the insurance of the said of the insurance of the insurance of the indebted is given, if a part is indebted in given in the part is indebted in given in the part is indebted in given in the part is indebted in given is indebted in given in the part is indebted in the part is indebted in given in the part is indebted in the part is indebted in the part is in the part is indebted in the part is in the part is indebted in the part is in th
And the said part and seited of a good and stirt of a good south and that they will we It is agreed between such turn and by such active to <u>115</u> is breein provided, the indentity of the terms and by <u>115</u> is the such as a provided the such as a provided of the such as a provided of the such and inverted of a such as a provided the such as a provided of the such as a the such as a provided of the such as a such as a such as a the such as a such as a such as a such as a such as a the such as a such as a such as a such as a such as a the such as a such as a such as a such as a such as a the such as a such as a such as a such as a such as a the such as a such as a the such as a such as a the such as a such	L_02.3-of the form part dohreety coremant and ages and indefeasible estate of inheritance therein, free and clear treamt and defend the same assimit all partices making lawf even the parties hereto that the part_02.0 of the forst part insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the instruct. And in the event the task of the forst part are the part of the second part may pay aid part as the interest. And in the event the same of the sum or to instruct and model part_02.0 for the date of pays is interded as a mortgage to secure the payment of the sum or interded to the part of the second part, will apred by the skill part of the second part, to pay for and the void if such payment be made as herein specifie of herein, or if the buildings on a side cas in the indent mands capable to the part of the genome has the date and the void if such payment be made as herein specifie and the void if such payment be made as herein aprecise intermediate the buildings on the side permises are not by and the void if such payment, such as a berein appendiate intermediate the buildings on the side permises here the present intermediate the herein, excentions, similativations, personal if while arow on the herein, excention, similativations, personal it with ERROF, The part_100 of the first part ha	te that at the delivery hereot. <u>they nra</u> the lawful owner_S, of of all incumbrance	esaments that may be let sesting free and tormado or the second part to beep asid premise in us to be the solution of the secured of the second part of the solution of the insurance of the insurance of the insurance of the insurance of the insurance of the insurance of the insurence of the insu
And the said part and seited of a good and seited of a good reserved against ais such stum and by such this inderture, and ak THIS CRANT in this inderture, and ak THIS CRANT in FORTY-F1 according to the terms and by its the THIS CRANT in FORTY-F1 according to the terms and fact frag SI for yours of moory adv and fact frag SI for yours of moory adv and fact frag SI for the term and moory adv and fact frag SI for yours of moory adv and fact frag SI for yours of moory adv and fact frag SI for yours of moory adv and fact frag SI for the term and moory adv and fact for the term at the second to the term at the second term at the second term at the second term at the second term at the second term at the second term at th	L_02.0-f the form part dohreety coremant and ages and indefeasible exatte of inheritance therein, free and clear trant and defend the same assint all partices making lawf even the parties hereto that the part_02.0 f the forst part insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as shall be precised and directed by the insurance company as shall be precised part. D. of the forst part or the part. <u>Y</u> of the second part may pay said gava a sinteded as a mortgage to secure the payment of the samo so instructed and mody <u>100</u>	te that at the delivery hereof. <u>they nrg.</u> the lawful owner_S. of r of all incumbrance	esaments that may be let sesting free and tormado or the second part to beep asid premise in us to be the solution of the secured of the second part of the solution of the insurance of the insurance of the insurance of the insurance of the insurance of the insurance of the insurence of the insu
And the said part and seited of a good and string of a good and that they will we It is agreed between the same of the same of the agreement of the same of the same of the same of the same of the same of the according to the terms and by 1125 according to the terms and by 1125 are and the comvey a same of the same of the same of the same of the are and the same of the are and the same of the s	L_02.0-f the form part dohreety coremant and ages and indefeasible estate of inheritance therein, free and char remain and defend the same assist all partices making lawf even the parties hereto that the part_02.0 f the forst part insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the instruction of the event that said part.02.0 for the the of part is insteaded as a mortage to secure the payment of the sum or the part	te that at the delivery hereofthoyn.r.athe lawful owner5. of r of all incumbrance	esaments that may be let against fire and tornable of the scool part to beep asid premises into the indebtedness, accured and the score of the score
And the said peri- and seized of a good and that they will we It is agreed between or asserted against ais such ison and by such extent of. <u>115</u> is a percin provided, it is indemute, and as <u>THIS GRANT</u> is according to the terms and by <u>115</u> <u>FORTU-F1</u> according to the terms and the second by <u>115</u> <u>FORTU-F1</u> according to the terms and the terms and the terms and the terms and the terms and the terms are the terms and the terms are the terms ar	L_0_S.of the form part do	te that at the delivery hereofthoyn.r.athe lawful owner5. of r of all incumbrance	esaments that may be let against fire and tornable of the scool part to beep asid premises into the indebtedness, accured and the score of the score
And the said part and seized of a good and that they will wa It is agreed betw or assested agrint tais such sum and by such this indenture, and ah THIS GRANT is as herein provided, this HOTING THE STATE as the sum of money adv and by its metric or sums of money adv and this conveys and the conveys and	L_02.0-f the form part dohreety coremant and ages and indefeasible estate of inheritance therein, free and char remain and defend the same assist all partices making lawf even the parties hereto that the part_02.0 f the forst part insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the insurance company as shall be precided and directed by the instruction of the event that said part.02.0 for the the of part is insteaded as a mortage to secure the payment of the sum or the part	te that at the delivery hereof. <u>they nra</u> the lawful owner_5, of of all incumbrance	esaments that may be let against fire and tornable of the second part to beep aid premise; innu- be indebtedness, secured and the second part to the second part of the again of the second pa
And the said part and seized of a good and that they will wa It is agreed betw or assested agrint tais such sum and by such this indenture, and ah THIS GRANT is as herein provided, this HOTING THE STATE as the sum of money adv and by its metric or sums of money adv and this conveys and the conveys and	L_02.0-f the form part do	te that at the delivery hereof. <u>they nra</u> the lawful owner_5. of or of all incumbrance	esaments that may be let seaments that may be let assing fire and tormalo be provided part to be espanded part to be provided part to the second part to the provided part to the part to the part to the part to the part to the part to the part to the part to the part to the part to the part to the part to the part to the part to the
And the said part and seited of a good and string of a good and that they will we It is agreed between the same of the same of the agreement of the same of the same of the same of the same of the same of the according to the terms and by 1125 according to the terms and by 1125 are and the comvey a same of the same of the same of the same of the are and the same of the are and the same of the s	L_02.0-f the form part do	te that at the delivery hereof. <u>they nra</u> the lawful owner_5, of of all incumbrance	esaments that may be let against fire and tormado be for a solution of the solution be indebtedness, secured and the solution of the solution of the second solution of the age of the age of the solution of the age of the solution of the
And the said part and seited of a good and seited of a good or assessed against asis such sum and by such this indenture, and ab THIS GRANT in this converse and by 115 mere should be and indenture to a should be the should be able on It is retain the amount I making such asle, on It is retain the amount I making such asle, on It is retain the should be on It is start by the should be on It is retain the amount I making such asle, on It is retain the should be on It is start by the	L_0_S_of the form part do	re that at the delivery hereof. <u>they nra</u>	esaments that may be let against fire and tormado partial fire and tormado be for asid premise innu- be indektedness, accured and the second part to apply a second part to a second the second part of the second apply and year last about a second part of the second (SEA) (SEA
And the said part and seized of a good and seized of a good source of a good such a good such a good such a good such a good and that they will we as been a good and a good as been a good and a good as been a good and a good as been a good a good and by 115 ment or gums of moore a sup and by 115 ment as been and by 115 ment or gums of moore a sup and by 115 ment as been and been and been and be not a sup of the sup making such as been and it is a sup of the sup making such as been and be not sup of the sup written.	L_02.0-f the form part do	re that at the delivery hereof. <u>they nra</u>	esaments that may be let against fire and tornable of the second part to be paid premise; intu- be indebtedness, accured and the second part to the second part to the paid premise of the and the second part to the paid to the second and the second part of the and the second part of the second part of the and the second part of the and the second part of the second part of the and the second part of the second part of the and the second part of the second part of the and the second part of the second pa