MORTGAGE RECORD No. 415

COMPARED

Loan 90

HIS INDENTURE, Made this 16th day of October	1
W. A. Wright and M. L. Wright his wife,	网络大型 经收益 医二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
	County, and State of Oklahoma, part. e.S.of the first part, and the
lea Building & LOAN ASSOCIATION, a corporation organize	ed under the laws of the State of Oklahoma, party of the second part
WITNESSETH, That the said part 105 of the first 1	
One Thousand and 00/100	DOLLARS
hand paid by the said party of the second part, the receipt whereof is hereby acknow	wledged, ha Y.C. , sold and by these presents
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its succ	essors and assigns forever, all the following described real estate
그리다 이 이번 이번 이번 이 나는 사람들은 사람들이 아름을 가고 있다. 그 살림 등으로	and State of Oklahoma, to-wit;
그는 사람들은 아이들 그 사람들이 되었다면 하고 있는 것을 내려왔다면 하는 것이 되었다. 그 것 같은 그 살이 그렇게 하는 것이다.	ber Fifteen (15) in the
	e city of Tulsa Oklahoma
	thereof.
OT.	EASURER'S ENDORSEMENT
	and issued
tax on the with	h'n mentere. 10. des v. A. County Treasurer
pated this.	AYNE L. Lickey, County, Treasmer
	17 W.
	Anni da anti anti anti anti anti anti anti ant
mais and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successful part, its successful party of the second part, its successful party of the second party its successful party its success	essors and assigns forever. Said parities of the first part hereby delivery hereof W.A. Wright and M.L. Wright h
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the said premises above granted, and selzed of a good	essors and assigns forever. Said part PSof the first part hereby delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its succentrement with said party of the second part, its succentrement with said party of the second part, its successors and assigns, that at the contract of the said premises above granted, and selzed of a good sumbrances; that there is no one in adverse possession of same and that	delivery hereof W.A. Wright and M.L. Wright his wife and indefasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife. whomseever, hereas, the said party of the second part at the special instance and
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the said premises above granted, and selzed of a good sumbrances; that there is no one in adverse possession of same and that. W.A.W. It warrant and defend the same against the lawful and equitable claims of all persons PROVIDED, ALWAYS, And these presents are upon the express conditions that, we present of the part. W. of the first part, loaned and advanced to	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, whomsoever, hereus, the said party of the second part at the special instance and and M.L. Wright his wife.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the said premises above granted, and selzed of a good cumbrances; that there is no one in adverse possession of same and that. W.A.W. Ill warrant and defend the same against the lawful and equitable claims of all persons PROVIDED, ALWAYS, And these presents are upon the express conditions that, we quest of the part. V. of the first part, loaned and advanced to	delivery hereof W.A. Wright and M.L. Wright his and indefensible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, whomsoever, hereos, the said party of the second part at the special instance and and M.L. Wright his wife, the said party of the second part at the special instance and and M.L. Wright his wife, the sum of d 00/100 DOLLARS.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the of true and lawful owner	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, the sum of a constant of the second part at the special instance and and M.L. Wright his wife, the sum of a constant of the second part is successors or assigns, may pay a costs thereof, and may also pay the flan judgmment for any statuossession of said premises, including all costs and for the repaysors.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenances; that there is no one in adverse possession of same and that. W.A.W. In warrant and defend the same against the lawful and equitable claims of all persons PROVIDED, ALWAYS, And these presents are upon the express conditions that, we have a successor of the part. W. of the first part, loaned and advanced to W.A.W.IERL AND WHEREAS, said part. of the first part agree	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, the sum of a constant of the second part at the special instance and and M.L. Wright his wife, the sum of a constant of the second part is successors and assigns, to pay all taxes and assessate to keep said improvements in good repair, and to keep the build-y designate and the policy or policies of insurance constantly transands and improvements thereon free from all statutory lie claims said party of the second part its successors or assigns, may pay a costs thereof, and may also pay the final judgmment for any statuossession of said premises, including all costs and for the repay-
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenances; that there is no one in adverse possession of same and that. W.A.W. In warrant and defend the same against the lawful and equitable claims of all persons PROVIDED, ALWAYS, And these presents are upon the express conditions that, we have a successor of the part. W. of the first part, loaned and advanced to W.A.W.IERL AND WHEREAS, said part. of the first part agree	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, the sum of a constant of the second part at the special instance and and M.L. Wright his wife, the sum of a constant of the second part is successors and assigns, to pay all taxes and assessate to keep said improvements in good repair, and to keep the build-y designate and the policy or policies of insurance constantly transands and improvements thereon free from all statutory lie claims said party of the second part its successors or assigns, may pay a costs thereof, and may also pay the final judgmment for any statuossession of said premises, including all costs and for the repay-
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the said premises above granted, and selzed of a good sumbrances; that there is no one in adverse possession of same and that. W.A.W. It warrant and defend the same against the lawful and equitable claims of all persons PROVIDED, ALWAYS, And these presents are upon the express conditions that, we must of the part. To the first part, loaned and advanced to W.A.W.IRIT. One Thousand and a successor of a same and that we have a said second party in the said party of the second party in the second party in the said party of the second party in the said pa	delivery hereof W.A. Wright and M.L. Wright hereby delivery hereof W.A. Wright and M.L. Wright he wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife the sum of M.L. Wright his wife constants and assessate to keep said improvements in good repair, and to keep the build-y designate and the policy or policies of insurance constantly transands and improvements thereon free from all statutory lie cialms said party of the second part its successors or assigns, may pay costs thereof, and may also pay the final judgment for any statusessession of said premises, including all costs and for the repay-Laws of said Association, these presents shall be security. LE Wife
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convergence of the said party of the second part, its successors and assigns, that at the convergence of the said premises above granted, and selzed of a good sumbrances; that there is no one in adverse possession of same and that. W.A.W. One Thousand and AND WHEREAS, said part. One Thousand and AND WHEREAS, said part. One one in advence of the first part agree. W.A.W. W.A.W. W.A.W. W.A.W. W.A.W. W.A.W. W.A.W. AND WHEREAS, said part. One of the first part agree. W.A. W. AND WHEREAS, said part. W.A. NOTE OR OBLIGATION	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife whomseever. Thereas, the said party of the second part at the special instance and and M.L. Wright his wife. The world wife wife the sum of the second part at the special instance and and M.L. Wright his wife. The sum of the sum of the second part is successors and assessate to keep said improvements in good repair, and to keep the buildy designate and the policy or policies of insurance constantly transands and improvements thereon free from all statutory lien claims said party of the second part its successors or assigns, may pay costs thereof, and may also pay the final judgment for any statusessession of said premises, including all costs and for the repay-y-Laws of said Association, these presents shall be security. The wife wife wife wife and deliver to the made a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convergence with the said party of the second part, its successors and assigns, that at the convergence with the said party of the said premises above granted, and selzed of a good sumbrances; that there is no one in adverse possession of same and that. W.A.W. In warrant and defend the same against the lawful and equitable claims of all persons provided, all party of the second party and these presents are upon the express conditions that, we must of the part. It of the first part, loaned and advanced to	delivery hereof W.A. Wright and M.L. Wright hereby wife, and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, whomseever. Thereas, the said party of the second part at the special instance and and M.L. Wright his wife, the sum of and M.L. Wright his wife, the sum of and M.L. Wright his wife, the sum of a coordinate of the second part at the special instance and assessate to keep said improvements in good repair, and to keep the buildy designate and the policy or policies of insurance constantly transands and improvements thereon free from all statutory lies claims said party of the second part its successors or assigns, may pay costs thereof, and may also pay the final judgment for any statusessession of said premises, including all costs and for the repay-y-Laws of said Association, these presents shall be security. The wife and deliver to the made a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successive and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the said premises above granted, and selzed of a good aumbrances; that there is no one in adverse possession of same and that. W.A.W. it warrant and defend the same against the lawful and equitable claims of all persons PROVIDED, ALWAYS, And these presents are upon the express conditions that, we must of the part. To the first part, loaned and advanced to W.A.W. Ight One Thousand and AND WHEREAS, said part to the first part agree	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife. and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife. whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife. the sum of M.L. Wright his wife. the sum of M.L. Wright his wife. the sum of M.D. Wright his wife. the sum of M.D. Wright his wife. the sum of M.D. Wright his wife. cond part, its successors and assigns, to pay all taxes and assessate to keep said improvements in good repair, and to keep the buildy designate and the policy or policies of insurance constantly transands and improvements thereon free from all statutory lien claims said party of the second part its successors or assigns, may pay costs thereof, and may also pay the final judgment for any statusessession of said Association, these presents shall be security. LS Wife tober, 1922 make and deliver to the made a part hereof and in the words and figures as follows, to-wit: ON gctober, 16, 22 Isa, Okla, 1922 Isa, Okla, 1922 Isa, Okla, 1924 Isa, Okla, 1925 Isa, Okla, 1925 Isa, Okla, 1925 Isa, Okla, 1926 Isa, Okla, 1927 Isa, Okla, 1928 Isa, Okla, 1928 Isa, Okla, 1928 Isa, Okla, 1929 Isa, Okla, 1929 Isa, Okla, 1920 Isa, Okla
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the said premises above granted, and selzed of a good sumbrances; that there is no one in adverse possession of same and that warrant and defend the same against the lowful and equitable claims of all persons provided party. And these presents are upon the express conditions that, we must of the part of the first part, loaned and advanced to war. A.W.Tight content and special, against said lands and improvements thereon, when due, and its interest constantly insured in such company or companies as said second party may red to said party of the second part, its successors or assigns; and also to keep said its every kind, and it any or either of said agreements be not performed as aforesaid then that assessments, and may effect such insurance, for such purpose, paying the yielen claims, and may invest such sums as may be necessary to protect the title or put of all moneys so expended together with the charges thereon as provided by the B war and also were also as a said second party may not of all moneys so expended together with the charges thereon as provided by the B war and a seasoments, and may a fine such results and M. L. Wright him are building. LOAN ASSOCIATION their note or obligation, which is some of the second party may not be converted to the order of the second party may not be seen to the second party may not be seen to the second party may not be seen to the second party may not be not b	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, the said party of the second part at the special instance and and M.L. Wright his wife, the sum of d. OO/100 DOLLARS, acond part, its successors and assigns, to pay all taxes and assessal to keep said improvements in good repair, and to keep the build-ydesignate and the policy or policies of insurance constantly transands and improvements thereon free from all statutory lien claims said party of the second part its successors or assigns, may pay costs thereof, and may also pay the final judgment for any statusessession of said premises, including all costs and for the repay-y-Laws of said Association, these presents shall be security. Le wife made a part hereof and in the words and figures as follows, to-wit: ON Schola, 1922 make and deliver to the made a part hereof and in the words and figures as follows, to-wit: DOLLARS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the said premises above granted, and selzed of a good sumbrances; that there is no one in adverse possession of same and that. W.A.W. it warrant and defend the same against the lawful and equitable claims of all persons provided provided the same against the lawful and equitable claims of all persons provided party. And these presents are upon the express conditions that, we must of the part. It is not compared to the express conditions that, we must general and special, against said lands and improvements thereon, when due, and its thereon constantly insured in such company or companies as said second party may red to said party of the second part, its successors or assigns; and also to keep said as thereon constantly insured in such company or companies as said second party may red to said aparty of the second part, its successors or assigns; and also to keep said the covery kind, and if any or either of said agreements be not performed as aforesaid then the taxes and assessments, and may effect such insurance, for such purpose, paying the character and may invest such sums as may be necessary to protect the title or put of all moneys so expended together with the charges thereon as provided by the By W.A. Wright and M. I Wright him on the continuous section of the second party may be necessary to protect the difference of the second party may be necessary to protect the difference of the second party may be necessary to protect the difference of the second party may be necessary to protect the difference of the second party may be necessary to protect the difference of the second party may be necessary to protect the difference of the second party may be necessary to protect the second party may be necessar	delivery hereof W.A. Wright and M.L. Wright his wife and indefensible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, whomsoever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, whomsoever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, the sum of a condition of the second part at the special instance and and M.L. Wright his wife, the sum of a condition of the second part is successors and assigns, to pay all taxes and assessant to keep said improvements in good repair, and to keep the build-y designate and the policy or policies of insurance constantly translands and improvements thereon free from all statutory lies cialms said party of the second part its successor or assigns, may pay costs thereof, and may also pay the final judgmment for any statuses said party of the second part its successor or assigns, may pay costs thereof, and may also pay the final judgmment for any statustics of said Association, these presents shall be security. Is wife Lober. 1922 make and deliver to the made a part hereof and in the words and figures as follows, to-wit: DOLLARS, at stock of said Association, represented and evidenced by the and M.L. Wright his wife
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with the said party of the said premises above granted, and selzed of a good sumbrances; that there is no one in adverse possession of same and that where the warrant and defend the same against the lawful and equitable claims of all persons provided, and defend the same presents are upon the express conditions that, we must of the part. I of the first part agree. One Thousand and the part. I of the first part agree. AND WHEREAS, said part of the second part, its successors or assigns; and also to keep said it every kind, and it any or either of said agreements be not performed as aforesaid then the taxes and assessments, and may effect such insurance, for such purpose, paying the yielen claims, and may invest such sums as may be necessary to protect the filter or yellon that any and assessments, and may effect such insurance, for such purpose, paying the yielen claims, and may invest such sums as may be necessary to protect the filter or yellon the provided by the By W.A. Wright and M. I Wright him and the charges thereon as provided by the By W.A. Wright and M. I Wright him on the latter of the provided payed by the provided together with the charges thereon as provided by the By W.A. Wright and M. I Wright him on the latter of the provided payed by the payed	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife. and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife. whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife. the sum of and M.L. Wright his wife. the sum of and M.L. Wright his wife. the sum of and occupant and to keep the build-y designate and the policy or policies of insurance constantly transands and improvements thereon free from all statutory lien claims said party of the second part its successors or assigns, may pay costs thereof, and may also pay the final judgment for any statusessession of said Association, these presents shall be security. Is wife tober. 1922 make and deliver to the made a part hereof and in the words and figures as follows, to-wit: ON OCTOBER, 16. 2 192 ALOAN ASSOCIATION, the following sums of money viz: DOLLARS, it stock of said Association, represented and evidenced by the gent and M.L. Wright his wife
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the control of the said party of the second part, its successors and assigns, that at the control of the said premises above granted, and selzed of a good sumbrances; that there is no one in adverse possession of same and that. W.A.W. it warrant and defend the same against the lawful and equitable claims of all persons provided, and selzed of the same against the lawful and equitable claims of all persons provided, and the same against the lawful and equitable claims of all persons provided, and the same against the lawful and equitable claims of all persons provided, and the part. I same and advanced to with the said persons and assist of the part. I same and advanced to with the said party of the second part, its successors or assigns; and also to keep said synthetic constantly insured in such company or companies as said second party may red to said aprending and said second party in sucressors or assigns; and also to keep said the covery kind, and if any or either of said agreements be not performed as aforesaid then the taxes and assessments, and may effect such insurance, for such purpose, paying the pilen claims, and may invest such sums as may be necessary to protect the title or point of all moneys so expended together with the charges thereon as provided by the By w.A. Wright and M. I Wright his on the life on the life of the said. AND WHEREAS, the said. LOAN ASSOCIATION their note or obligation, which is same being the monthly dues on the Ten share. Sof the capital same being the monthly dues on the Ten share. Sof the capital citicate therefor numbered 3257 this day pledged by W.A. Wright citicate therefor numbered 3257 this day pledged by W.A. Wright citicate therefor numbered 3257	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife. and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife. whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife. the sum of and M.L. Wright his wife. the sum of and M.L. Wright his wife. the sum of and occupant and to keep the build-y designate and the policy or policies of insurance constantly transands and improvements thereon free from all statutory lien claims said party of the second part its successors or assigns, may pay costs thereof, and may also pay the final judgment for any statusessession of said Association, these presents shall be security. Is wife tober. 1922 make and deliver to the made a part hereof and in the words and figures as follows, to-wit: ON OCTOBER, 16. 2 192 ALOAN ASSOCIATION, the following sums of money viz: DOLLARS, it stock of said Association, represented and evidenced by the gent and M.L. Wright his wife
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the said premises above granted, and selzed of a good cumbrances; that there is no one in adverse possession of same and that. W.A.W. W.A.W. W.A.W. W.A.W. W.A.W. Quest of the part. I. of the first part, loaned and advanced to. W.A.W. One Thousand and and advanced to. W.A.W. AND WHEREAS, said part. One Thousand and and advanced to. W.A.W. AND WHEREAS, said part. One Thousand and selected, against said lands and improvements thereon, when due, and selected on the said agreements be not performed as aforesaid then cheaves and assessments, and may effect such insurance, for such purpose, paying the revery kind, and if any or either of said agreements be not performed as aforesaid then the taxes and assessments, and may effect such insurance, for such purpose, paying the part of all moneys so expended together with the charges thereon as provided by the By w.A.Wright and M. I. Wright his and may invest such sums as may be necessary to protect the title or pent of all moneys so expended together with the charges thereon as provided by the By W.A.Wright and M. I. Wright his on the latter of the said. AND WHEREAS, the said. 16th day of Ottes Sa. Building W.B. Building	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife. and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife. whomseever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife. the sum of and M.L. Wright his wife. the sum of and M.L. Wright his wife. the sum of and market his good repair, and to keep the build-y designate and the policy or policies of insurance constantly transands and improvements thereon free from all statutory lien claims said party of the second part its successors or assigns, may pay costs thereof, and may also pay the final judgment for any statusessession of said Association, these presents shall be security. LS Wife tober. 1922 make and deliver to the made a part hereof and in the words and figures as follows, to-wit: ON gctober, 16, 2 Ag & LOAN ASSOCIATION, the following sums of money viz: DOLLARS, I stock of said Association, represented and evidenced by the gatt and M.L. Wright his wife
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successiveness and assigns, that at the convenant with said party of the second part, its successors and assigns, that at the convenant with said party of the said premises above granted, and selzed of a good combrances; that there is no one in adverse possession of same and that. W.A.W. Ill warrant and defend the same against the lawful and equitable claims of all persons PROVIDED, ALWAYS, And these presents are upon the express conditions that, we guest of the part. I. of the first part, loaned and advanced to. W.A.WIIGHT. One Thousand and AND WHEREAS, said part. One Thousand and AND WHEREAS, said part is the first part agree. We have a said second party of the second part, its successors or assigns; and also to keep said it every kind, and if any or either of said agreements be not performed as aforesaid then the thaxes and assessments, and may effect such insurance, for such purpose, paying the cylical claims, and may invest such sums as may be necessary to protect the title or part of all moneys so expended together with the charges thereon as provided by the Bart of all moneys so expended together with the charges thereon as provided by the Bart of all moneys so expended together with the charges thereon as provided by the Bart of all the charges thereon as provided by the Bart of all the charges thereon as provided by the Bart of all the charges thereon as provided by the Bart of all the charges thereon as provided by the Bart of all moneys so expended together with the charges thereon as provided by the Bart of all moneys so expended together with the charges thereon as provided by the Bart of the capital and the charges there are a special party of the said and and the capital and the charges there are a special party of the said and the charges there are a special party of the said and the said and the sa	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, whomsoever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife. and M.L. Wright his wife. the sum of d. OO/100 DOLLARS. acond part, its successors and assigns, to pay all taxes and assessite to keep said improvements in good repair, and to keep the build-ydesignate and the policy or policies of insurance constantly translands and improvements thereon free from all statutory lien claims said party of the second part its successors or assigns, may pay least to said Association, these presents shall be security. Let wife to ber. 1922 make and deliver to the made a part hereof and in the words and figures as follows, to-wit: ON ON October. 16. Isn, Okla. October. 16. Isn, Okla. DOLLARS, it stock of said Association, represented and evidenced by the ghat land M.L. Wright his wife to said Association to secure a loan of DOLLARS, and the sum of DOLLARS; the same being the interest pay said Association at its Home Office at Tulsa Oklahoms
onvenant with said party of the second part, its successors and assigns, that at the control of true and lawful owner	delivery hereof W.A. Wright and M.L. Wright his wife and indefeasible estate of inheritance therein, free and clear of all right and M.L. Wright his wife, whomsoever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, whomsoever, hereas, the said party of the second part at the special instance and and M.L. Wright his wife, the sum of a cool part, its successors and assigns, to pay all taxes and assessite to keep said improvements in good repair, and to keep the build-ydesignate and the policy or policies of insurance constantly translands and improvements thereon free from all statutory lien claims said party of the second part its successors or assigns, may pay costs thereof, and may also pay the final judgmment for any statusossession of said Association, these presents shall be security. Let wife to ber, 1922 make and deliver to the made a part hereof and in the words and figures as follows, to-wit: ON ON October, 16, Isn, Okla, 1922 make and evidenced by the ghat and M.L. Wright his wife to said Association, represented and evidenced by the ghat and M.L. Wright his wife DOLLARS, and the sum of DOLLARS, and the sum of DOLLARS, and the sum of DOLLARS; the same being the interest pay said Association at its Home Office at Tulse Oklahoms