COMPARED

No. 211987 CH

MORTGAGE RECORD No. 415

e of Oklahema, part of the first part, and the the State of Oklahema, party of the second part. sideration of the sum of	Lots Twenty (20) and Twenty One (21)	V.W. Swoveland and Jessie Swoveland his wife. Tulsa County, and State of Oklahoma, part of the first part, and the	V.W. Swoveland and Jessie Swoveland his wife. Tules County, and State of Oklahoma, part of the first part, and the	V.W. Swoveland and Jessie Swoveland his wife, Tulsa County, and State of Oklahoma, part of the first part, and the Savings And Loan Association, a corporation organized under the laws of the State of Oklahoma, party of the second party.	V.W. Swoveland and Jessie Swoveland his wife. Tulsa County, and State of Oklahoma, part of the first part, and the Savings And Loan Association, a corporation organized under the laws of the State of Oklahoma, party of the second party.	V.W. Swoveland and Jessie Swoveland his wife. 1.1 Tulsa County, and State of Oklahoma, part of the first part, and the	V.W. Swoveland and Jessie Swoveland his wife, Tulsa County, and State of Oklahoma, part of the first part, and to Savings And Loan Association, a corporation organized under the laws of the State of Oklahoma, party of the second party.	V.W. Swoveland and Jessie Swoveland his wife, Tulsa County, and State of Oklahoma, part of the first part, and to Savings And Loan Association, a corporation organized under the laws of the State of Oklahoma, party of the second part. TNESSETH, That the said part ies of the first part, for and in consideration of the sum of the sum of the said part.	V.W. Swoveland and Jessie Swoveland his wife. Tulsa County, and State of Oklahoma, part of the first part, and the avings And Loan Association, a corporation organized under the laws of the State of Oklahoma, purity of the second part	V.W. Swoveland and Jessie Swoveland his wife. Tules County, and State of Oklahoma, part of the first part, and the Savings And Loan association, a corporation organized under the laws of the State of Oklahoma, party of the second partnessers, that the said part ies	V.W. Swoveland and Jessie Swoveland his wife. Tulsa County, and State of Oklahoma, part of the first part, and Savings And Loan association, a corporation organized under the laws of the State of Oklahoma, party of the second part. The said part ies Eighteen Hundred and no/100 DOLLA. It paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRATAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tulsa and State of Oklahoma, to-w Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements	V.W. Swoveland and Jessie Swoveland his wife. Tulsa County, and State of Oklahoma, part of the first part, a come Savings And Loan Association, a corporation organized under the laws of the State of Oklahoma, purty of the second Witnesseth, that the said part ies
c of Oklahoma, part of the first part, and the the State of Oklahoma, party of the second part	Tules	Tules County, and State of Oklahoma, part of the Arst part, and the	of Tules County, and State of Oklahoma, part of the Arst part, and the	TulesCounty, and State of Oklahoma, part of the first part, and the Savings _AndLOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second party	Tulsa County, and State of Oklahoma, part of the first part, and to Savings And Loan Association, a corporation organized under the laws of the State of Oklahoma, party of the second party	nt Tules County, and State of Oklahoma, part of the Arst part, and the	TulesCounty, and State of Oklahoma, part of the first part, and to Savings AndLOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second party	TulesCounty, and State of Oklahoma, part of the first part, and to Savings And Loan Association, a corporation organized under the laws of the State of Oklahoma, party of the second part. TNESSETH, That the said part ies of the first part, for and in consideration of the sum of	TulssCounty, and State of Oklahoma, part of the first part, and the avings And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part	Tules County, and State of Oklahoma, part of the first part, and the Savings And Loan association, a corporation organized under the laws of the State of Oklahoma, purty of the second part ies	Tulsa	Tules County, and State of Oklahoma, part of the first part, a come Savings And Loan Association, a corporation organized under the laws of the State of Oklahoma, party of the second Witnesseth, that the said part ies of the first part, for and in consideration of the sum of Bighteen Hundred and no/100 por hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do argain, sell, convey and confirm unto said party of the second part, its successors and assigns forever, all the following described realing and situated in the County of Tales and State of Oklahoma, the Block Six (6) Abdo!s Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements
the State of Oklahoma, purty of the second part. sideration of the sum of	Die Savings And Loan association, a corporation organized under the laws of the State of Oklahoma, purty of the second part. Witnesseth, that the said part ies	보면 보이 되었다. 그는 1일 하는 이 교회는 이 경기를 가지 않는 그리고 이렇게 하셨습니다. 그는 1일 하는 모든 1일 하는 모든 1일 하는 모든 1일 하는 그리고 있다. 그리고 있다는 그리고 있다.	트리트 등이 보고 있다. 그는 1일 이번에 되고 있는 것이 되는 이 경기를 보고 있다. 그는 그리고 있다면 하는 사람이 되는 것이 되는 것이 되는 것이 되는 것이다. 그리고 있다면 모든 것이다. 그	Savings And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second par	8 Savings And LOAN ASSOCIATION, a corporation organized under tha laws of the State of Oklahoma, purty of the second pa	그렇게 되어 보다 되는 것이 하셨다. 그렇게 되는 이 경기를 가는 것이 되었다. 그 사람들은 얼마나 되었다는 이 사람들은 그런 이 사람들이 살아지는 것이다.	Savings And LOAN ASSOCIATION, a corporation organized under tha laws of the State of Oklahoma, purty of the second party	Savings And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part. TNESSETH, That the said part 168	avings And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purly of the second part	Savings And Loan association, a corporation organized under the laws of the State of Oklahoma, purty of the second partnesseth, that the said part ies	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part. The state of Oklahoma, party of the second part. The state of Oklahoma, party of the second part. The state of Oklahoma, party of the second part. The state of Oklahoma, party of the second part, its party of the sold and by these presents. DOLLA. AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tales and State of Oklahoma, to-w Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Oklahoma according to the recorded plat thereof. together with all improvements	OME SAVINGS And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second WITNESSETH, That the said part ies
DOLLARS, d and by these presents. d.Q	WITNESSETH, That the said part ies	Savings and Loan Association, a corporation organized under the laws of the State of Oklahoma, party of the second par	SAVINGS AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second party			그는 그		TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	WITNESSETH, That the said part ies Eighteen Hundred and no/100 DOL hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do. ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described realing and situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements
d and by these presents. Q.Q	Eighteen Hundred and no/100 DOLLARS, band paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presentsdo			TNESSETH, That the said part. 168of the first part, for and in consideration of the sum of	ITNESSETH, That the said part				SSETH, That the said part.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Bighteen Hundred and no/100 hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do
d and by these presents. Q.Q	hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	TNESSETH, That the said part. 168of the first part, for and in consideration of the sum of	TNESSETH, That the said part, 168of the first part, for and in consideration of the sum of				The state of the s	Eighteen Hundred and no/100		되는 아이들 가는데 맛이는 그에게 말로 살아갔다면 생각이 되었다. 아이들은 그리 경우에 이 그렇게 하는 그들은 사고를 다 하는 것을 하는데 하는데 하는데 나를 다 했다.	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements	hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents do
forever, all the following described real estate	RGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate, and situated in the County of				Bignieen hundred and no/100 DOLLAR				Eighteen Hundred and no/100 portage	하다가 하면 이번 얼마나 아이들이 되는 아이들은 학생들이 아픈 아이들이 아니라 나는 사람들이 되었다. 그 아이들이 그는 사람들이 되었다면 하는 것이다.	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of These Oklahoma according to the recorded plat thereof. together with all improvements	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Thea Oklahoma according to the recorded plat thereof together with all improvements
and State of Oklahoma, to-wit;	Lots Twenty (20) and Twenty Une (21)	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLAR	그는 사람들이 있는데 맛이는 아이에게 살고 살이 사용하게 되었다. 아는 나는 아이에 보고를 이 가지를 하는데 되었다. 그는 그는 것은 것은 사람들이 없는 사람들이 없는데 모든데 모든데 없었다.	Eighteen Hundred and no/100 DOLLAR	Righteen Hundred and no/100 DOLLAR	그는 사이트 사람들에 없는 사람이 있습니다. 그런 사람에서 그렇게 하는 요리를 하면 보다 하는 사람들이 가는 사람들이 되었다. 그는 사람들이 하는 사람들이 없는 사람들이 없다.	그리다 사람들에 많은 그리에 가입을 하는 사람들 경기를 가지 않는 것이 가입을 때 가입을 하는 것이 되었다. 그는 것은 사람들이 하는 것이라고 있는 것이다.	IN SIELL. CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever all the following described real estat	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements
	Lots Twenty (20) and Twenty One (21)	Eighteen Hundred and no/100 DOLLARI 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presentsdo	Eighteen Hundred and no/100 DOLLAR 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.T.O. sold and by these presents	Bighteen Hundred and no/100 DOLLAR departs of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	Bighteen Hundred and no/100 pollar bollar d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	d paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.Y.S. sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, ha V.C. sold and by these presents		Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements
	Lots Twenty (20) and Twenty One (21)	Eighteen Hundred and no/100 DOLLAR: 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANTAIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estates	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	i paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.Y.O. sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	d situated in the County of Tulsa and State of Oklahoma, to-wi	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements
	Lots Twenty (20) and Twenty One (21)	Eighteen Hundred and no/100 DOLLAR: 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANTAIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estates	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	i paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.Y.O. sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	d situated in the County ofand State of Oklahoma, to-wi	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements
		Eighteen Hundred and no/100 DOLLAR: 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. \$\frac{dO}{dO}\$	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Bighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents		Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements	Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements
	DIOGRATA TO A AUGUST AUGUST OF THE CITY	Eighteen Hundred and no/100 DOLLARS i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents		of Tules Okluhoma according to the recorded plat thereof together with all improvements	of Tules Okluhoma according to the recorded plat thereof, together with all improvements
A francestratement to supply and the supply of the supply of the supply and the s	그 이 그러면 있다는 물이 하다면 그들이 다시하다 살다. 그렇다는 아내리는 물로는 걸어 가지 때에게 하는데 하다 하는데 말라고 하는데 가지 않다.	Eighteen Hundred and no/100 DOLLARS i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	Id paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presentsdo	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	a paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	a by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate ituated in the County of Talsa and State of Oklahoma, to-wit Lots Twenty (20) and Twenty One (21)	Lots Twenty (20) and Twenty One (21)	plat thereof together with all improvements	plat thereof together with all improvements
nents		Eighteen Hundred and no/100 DOLLARS i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Id paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city	d by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate ituated in the County of Tinles and State of Oklahoma, to-wit Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city	Lots Twenty (20) and Twenty ^O ne (21) Block Six (6) Abdo!s Addition to the city	그는 사람들에 되는 점점 하는 것이 되었다. 이번 사람들은 사람들이 되었다면 하는 것이 되었다면 하는 것이 되었다면 하는 것이 되었다면 하는데 하는데 되었다면 하는데 되었다면 하는데 되었다면 하는데 사람들이 되었다면 하는데	
	plat thereof, together with all improvements	Eighteen Hundred and no/100 DOLLARS i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Id paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR Independ by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tiles Oklahoms according to the recorded.	A by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate ituated in the County of Tales and State of Oklahoma, to-wit Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Oklahoma according to the recorded	Lots Twenty (20) and Twenty (21) Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded	or or governous therepa. The repair of the result of the contraction of the contraction of the result of the re	
	plat thereof together with all improvements	Eighteen Hundred and no/100 DOLLARS I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of Tales Okluhems seconding to the recorded plat thereof a together with all improvements	Eighteen Hundred and no/100 DOLLAR Idea party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof. together with all improvements	Abdo!s Addition to the city Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty ^O ne (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoms according to the recorded plat thereof together with all improvements		therem.
**************************************	plat thereof together with all improvements therepn.	Eighteen Hundred and no/100 DOLLARS i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR pold by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tales Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements therepn.	Eighteen Hundred and no/100 DOLLAR Independ by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof. together with all improvements therepn.	A by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate ituated in the County of Talsa and State of Oklahoma, to-wit Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements thereon.	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tules Oklahoms seconding to the recorded plat thereof together with all improvements therepn.	네는 살이 아이네 있었다. 이 문항 점점에 살려왔습니다. 이 아이들이 되어 모양하는 아이들에 모양되는 일이 되었다면 하다고 있다. 이	thereon.
	plat thereof together with all improvements therepn.	Eighteen Hundred and no/100 DOLLARS i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tales Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tales Okluhema socording to the recorded plat thereof . together with all improvements therepn.	Eighteen Hundred and no/100 DOLLAR Idea paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	a paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	A by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate ituated in the County of Tillsa and State of Oklahoma, to-wit Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tilesa Oklahoma according to the recorded plat thereof together with all improvements therepn.	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements therepn.	소. 그렇게 하지 않는데 이 마음에 이 이 이 생각이 되었습니다. 그 그 그 아이들에 되었습니다. 그는 그들은 그는 그를 모르고 있는 그를 하지 않는 그를 하는데 그를 하는데 그를 하는데 그를 하는데 	therem.
and issued	plat thereof together with all improvements theren. REASURER'S ENDORSEMENT	Eighteen Hundred and no/100 DOLLARS i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRAN AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat and situated in the County of Tillsa and State of Oklahoma, to-wi Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements therepn.	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Thiss and Twenty One (21) Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Thiss Oklahema according to the recorded plat thereof together with all improvements therepn.	Eighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof. together with all improvements therepn.	A by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate ituated in the County of Talsa and State of Oklahoma, to-wit Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Talsa Oklahoma according to the recorded plat thereof together with all improvements therepn. REASURER'S ENDORSEMENT	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tules Oklahoms according to the recorded plat thereof together with all improvements therepn. REASURER'S ENDORSEMENT	REASURER'S ENDORSEMENT	therepn. REASURER'S ENDORSEMENT
and isseed	plat thereof together with all improvements therepn. REASURER'S ENDORSEMENT certify that I received \$ / and isseed	Eighteen Hundred and no/100 DOLLARS I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANTAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tules and State of Okiahoma, to-will be successors and assigns forever, all the following described real estate and situated in the County of Tules and State of Okiahoma, to-will be successors and assigns forever, all the following described real estate and situated in the County of Tules and State of Okiahoma, to-will be successors and assigns forever, all the following described real estate and State of Okiahoma, to-will be successors and assigns forever, all the following described real estate and State of Okiahoma, to-will be successors and assigns forever, all the following described real estate and State of Okiahoma, to-will be successors and assigns forever, all the following described real estate and State of Okiahoma, to-will be successors and assigns forever, all the following described real estate and State of Okiahoma, to-will be successors and assigns forever, all the following described real estate and sate of Okiahoma, to-will be successors and assigns forever, all the following described real estate and sate of Okiahoma, to-will be successors and assigns forever, all the following described real estate and sate of Okiahoma, to-will be successors and assigns forever, all the following described real estate and sate of Okiahoma, to-will be successors and assigns forever, all the following described real estate and sate of Okiahoma, to-will be successors and assigns forever, all the following described real estate and sate of Okiahoma, to-will be successors and assigns forever, all the following described real estate and sate of Okiahoma, to-will be successors and assigns forever, all the following described real estate and sate of Okiahoma and State of Okiahoma and	Bighteen Hundred and no/100 DOLLAR I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRAN LIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tales and State of Okiahoma, to-wi Lots Twenty (20) and Twenty (21) Block Six (6) Abdols Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements therepn. REASURERS ENDORSEMENT "certify that I received \$ / 2 and issued	Eighteen Hundred and no/100 DOLLAR I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRAN AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tales and State of Okiahoma, to-wi Lots Twenty (20) and Twenty (ne (21) Block Six (6) Abdo!s Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements therepn. REASURERS ENDORSEMENT ""certify that I received \$ / 2 and issued	AIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tales and Twenty (20) and Twenty (21) Lots Twenty (20) and Twenty (21) Block Six (6) Abdols Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements therepn. REASURER'S ENDORSEMENT	Eighteen Hundred and no/100 DOLLAR Independ by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRAN AIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat and situated in the County of Tales and State of Okiahoma, to-wi Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements therens. REASURER'S ENDORSEMENT "Certify that I received \$ 100 and issued"	Bighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRAN AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tales and State of Okiahoma, to-wi Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of Tales Okiahoma according to the recorded plat thereof together with all improvements therepn. REASURERS ENDORSEMENT	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tales and Twenty (20) and Twenty (21) Block Six (6) Abdols Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements therepn. REASURERS ENDORSEMENT "certify that I received \$ and issied"	aby the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate ituated in the County of Tales and State of Oklahoma, to-wit block Six (6) Abdols Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements therepn. AREASURER'S ENDORSEMENT "EAASURER'S ENDORSEMENT" "Certify that I received \$ and issued	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Oklahoms according to the recorded plat thereof together with all improvements therepn. REASURER'S ENDORSEMENT Certify that I received \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	REASURER'S ENDORSEMENT "certify that I received \$ and isseed	therepn. #EASURER'S ENDORSEMENT "" certify that I received \$ and isseed
and issued Smortgage Z	plat thereof together with all improvements theren. REASURER'S ENDORSEMENT recrify that I received \$ and issued	Eighteen Hundred and no/100 DOLLAR. i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Bighteen Hundred and no/100 DOLLAR I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	AIN, SELL, CONVEY and CONFERM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tules and Twenty Une (21) Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements therepn. REASURERS ENDORSEMENT "Certify that I received \$ and issued Daird this. 23 day of	Eighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Bighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tillsa and Twenty (20) and Twenty (21) Block Six (6) Abdols Addition to the city of Tillsa Oklahoma according to the recorded plat thereof together with all improvements therens. REASURERS ENDORSEMENT "Certify that I received \$ and ississ Dated this 23 day of 122	aby the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tules Oklahoms seconding to the recorded plat thereof together with all improvements therens. REASURER'S ENDORSEMENT Certify that I received \$	REASURER'S ENDORSEMENT "certify that I received \$ / L. and issued "material therefor in payment of mortgage "material title within mortgage Paind title 2 day of 192	REASURER'S ENDORSEMENT "certify that I received \$ and issued "therefor in payment of mortgage "Bound this 3. day of 192
and issued Smortgage Z	plat thereof together with all improvements theren. REASURERS ENDORSEMENT certify that I received \$ and issued therefor in payment of mortgage as life within mortgage Dand this day of 192 WAYNE L DICKEY, County Treasurer	Bighteen Hundred and no/100 DOLLAR. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Bighteen Hundred and no/100 DOLLAR I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	DOLLAR Bighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRAN AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat and situated in the County of Tiles Lots Twenty (20) and Twenty (ne (21) Block Six (6) Abdols Addition to the city of Tiles Oklahoma according to the recorded plat thereof together with all improvements therens. REASURER'S ENDORSEMENT "Certify that I received \$ and issued "A life within mortgage Board tills. 3 day of 192 2 WAYNE L. DICKEY, County Treasurer	and by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Bighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	a paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	a by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate ituated in the County of Tiles and State of Oklahoma, to-wit Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements therens. REASURER'S ENDORSEMENT "certify that I received \$ and issist the county of the c	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements therens. REASURERS ENDORSEMENT Certify that I received \$ and issued Read of the control of the city	REASURER'S ENDORSEMENT "certify that I received \$ and issued therefor in payment of mortgage Dand title, day of	therepn. REASURER'S ENDORSEMENT Certify that I received \$ and issued therefor in payment of mortgage As Airc within mortgage, Panel this, 23, day of 192 WAYNE L. DICKEY, County Treasurer
and issued Smortgage 2	plat thereof together with all improvements theren. REASURER'S ENDORSEMENT certify that I received \$ and issued therefor in payment of mortgage as like within mortgage. Paint this 3. day of 192	Bighteen Hundred and no/100 DOLLAR. It paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Bighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Bighteen Hundred and no/100 DOLLAR it paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	and situated in the County of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. d.O	Eighteen Hundred and no/100 DOLLAR and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. According to the second part, its successors and assigns forever, all the following described real estat and situated in the County of. Tales and State of Oklahoma, to-wi Block Six (6) Abdols Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements therein. AEASURERS ENDORSEMENT "Certify that I received \$ and issued	Bighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	a by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. AD	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Oklahoms seconding to the recorded plat thereof together with all improvements thereon. ALEASURER'S ENDORSEMENT "" certify that I received \$ / and issued therefor in payment of mortgage therefor in payment of mortgage plant this, 2.3 day of 192 2 WAYNE L. DICKEY, County Treasurer	REASURER'S ENDORSEMENT " certify that I received \$ / and issued " therefor in payment of mortgage " the state of	therepn. REASURER'S ENDORSEMENT Concertify that I received \$ and issued Therefor in payment of mortgage And this and this and the concertify and the concertified and the
and issued Smortgage 2 arrect arrect its, which are hereby waived and released, to- ons of this mortgage become broken in any par- lest and specific lien in hereby, granted on all 16 S forever. Said part, of the first part hereby	theren. REASURER'S ENDORSEMENT "certify that I received \$ and issued "therefor in payment of morigage David this, and this, and the subject of the second part, its successors and assigns forever. Said part, of the first part hereby TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, of the first part hereby	Bighteen Hundred and no/100 politage i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. de	Bighteen Hundred and no/100 polifical path by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	Bighteen Hundred and no/100 polifical path of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRAN ANN, SELL, CONVEY and CONFERM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Talea and State of Oklahoma, to-will be successors and assigns forever, all the following described real estate and situated in the County of Talea and State of Oklahoma, to-will be successors and assigns forever, all the following described real estate and situated in the County of Talea (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Talea Oklahoma according to the recorded plat thereof together with all improvements therefor in payment of mortgage and issued "Exactly that I received \$ and issued "ANY William mortgage become broke with the same in case the conditions of this mortgage become broke of the payment of the payme	and situated in the County of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. d.c	Bighteen Hundred and no/100 DOLLAR In paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do. GRAN AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described resi estat and situated in the County of. Tules	Bighteen Hundred and no/100 do paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	and by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. 40	a by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. 40. GRANT SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate ituated in the County of Tillsa and State of Okiahoma, to-wite the County of Tillsa and State of Okiahoma, to-wite the County of Tillsa and State of Okiahoma, to-wite the County of Tillsa Okiahoma according to the recorded plat thereof together with all improvements thereon. **REASURER'S ENDORSEMENT** **Certify that I received \$\int \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Lots Twenty (20) and Twenty One (21) Blook Six (6) Abdols Addition to the city of Tales Okluhoms according to the recorded plat thereof together with all improvements theren. REASURER'S ENDORSEMENT "certify that I received \$ and issued "blook Six (6) Abdols Addition mortgage Denote this, 3, day of 192 WAYNE L. DICKEY, County Treasurer WAYNE L. DICKEY, County Treasurer Denote this all received and property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any part and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific Jian is laceby granted on a sate profiles availage property from and affor this date. Let Yuke And To Hold The Same unto said party of the second part, its successors and assigns forever. Said part. — of the first part hereb	right, title, estate and interest of said grantor—in and to said premises, including all homestead rights, which are hereby waived and released, with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any permises, including all homestead rights, which are hereby waived and released, with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any permises, including all homestead rights, which are hereby waived and released, and with all and singular the tenements, hereoftiaments and appurtenances thereto belonging. A first and specific lien is hereby, granted one and prefits according from said property from and after this date. 168 HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part — of the first part here	REASURER'S ENDORSEMENT "certify that I received \$ \(\) and issued Therefor in payment of morigage David this, \(\) 3. day of \(\) 192 \(\) WAYNE L. Dickey, County Treasurer WAYNE L. Dickey, County Treasurer Denote the with all rents of said property, with full power and nutherity to collect the same in case the conditions of this morigage become broken in any ular, and with all and singular the tenengents, hereditaments and applicanances thereto belonging. A deat and specially like is beauty transaction of the morigage become broken in any ular, and with all and singular the tenengents, hereditaments and applicanances thereto belonging. A deat and specially like is beauty transaction that this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. of the first part is
and issued Smortgage 2. acturer its, which are hereby waived and released, to- ns of this mortgage become broken in any par- lest and specific lien is hereby granted on all forever. Said partof the first part hereby that they	therens. **REASURERS ENDORSEMENT** ***recritly that I received \$	Bighteen Hundred and no/100 politare paid by the said party of the second part, the receipt whereof is hereby acknowledged, hays sold and by these presents do	Eighteen Hundred and no/100 politage paid by the said party of the second part, the receipt whereof is hereby acknowledged, hays sold and by these presents do	Eighteen Hundred and no/100 politage paid by the said party of the second part, the receipt whereof is hereby acknowledged, hays sold and by these presents do	and state of Oklahoma, to-wing feet and interest of sala granto	Bighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have not and by these presents do	Bighteen Hundred and no/100 do paid by the said party of the second part, the receipt whereof is hereby acknowledged, hay 9, sold and by these presents. do	and State of Oklahoma, to-wing state of Six (6) Abdols Addition to the city Lote Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Oklahoma-according to the recorded plat thereof. together with all improvements thereon. REASURERS ENDORSEMENT "Certify that I received \$\frac{1}{2}\$ and issued "Certify that I received \$\frac{1}{2}\$ and issued "WAYNE L. DICKEY, County Transver WAYNE L. DICKEY, County Transver "WAYNE L. DICKEY, County Transver "Wayne and singular the tenements, herefoliaments and appurtenances thereto belonging." A first and this mortgage to and with all and singular the tenements of property, with rull power and authority to collect the same in case the conditions of the mortgage become broken in any part and with all a singular the tenements, herefoliaments and appurtenances thereto belonging. A first and this mortgage become broken in any part and with all a singular the tenements, herefoliaments and appurtenances thereto belonging. A first and this mortgage become broken in any part and with all a singular the tenements, herefoliaments and appurtenances thereto belonging. A first and are leased by including all homestead rights, which are hereby waived and released, it with all rects of said property, with rull power and authority to collect the same in case the conditions of the said property from and affice this chief. HAYE AND TO BIOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. That they	a by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. 40. GRANT SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate it unted in the County of. Tales and State of Oklahoma, to-wit Lots Twenty (20) and Twenty Une (21) Blook Six (6) Abdols Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements thereon. REASURERS ENDORSEMENT "certly that I received \$ and issued	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Thes Oklahoms according to the recorded plat thereof to together with all improvements therebn. REASURERS ENDORSEMENT "certify that I received \$ \ \ and issued Therefor in payment of mortgage Paired titls \(\frac{1}{2} \) day of \(\frac{1}{2} \) together with all improvements Therefor in payment of mortgage Paired titls \(\frac{1}{2} \) day of \(\frac{1}{2} \) together with all tomested right, which are hereby waived and received titls all vents of end property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particular to the same of the party form and a fate list, date. Example 10 the same of	REASURER'S ENDORSEMENT "certify that I received \$ and issued "in the payment of mortgage Dared this, day of	therenn. REASURERS ENDORSEMENT "certify that I received \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
and issued Conorigate 2 artification art	Thereon. REASURERS ENDORSEMENT Certify that I received \$	Bighteen Hundred and no/100 polither puls by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. Go	Bighteen Hundred and no/100 pollars paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. 40	Bighteen Hundred and no/100 pollars paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	and slituated in the County of the second part, the receipt whereof is hereby acknowledged, have selected and selected and structed in the County of Tales and State of Oklahoma, to-will all the County of Tales and State of Oklahoma, to-will be selected in the County of Tales and State of Oklahoma, to-will be selected in the County of Tales and State of Oklahoma, to-will be selected in the County of Tales Oklahoma accoording—to the recorded plat thereof together with all improvements thereon. **REASURER'S ENDORSEMENT** **Certify that I received *** **Certify that I received *** **Lieuwikhin mortage.** **Paint tills. Within mortage.** **Pai	Bighteen Hundred and no/100 do paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Bighteen Hundred and no/100 depaid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	and stunted in the County of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	d by the said party of the second part, the receipt whereof is hereby acknowledged, haye sold and by these presentsdo	Lote Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements therenn. REASURERS ENDORSEMENT "certify that I received \$ and issued "to CELL". Therefor in payment of mortgage Dard titls _ 2.2 day of WAYNE L. DICKEY, County Trenever WAYNE L. DICKEY, County Trenever WAYNE L. DICKEY, County Trenever Therefor in payment of the mortgage of the conditions of this mortgage occome broken in any part and with all and singular the tenements, herefoltaments and apputenances thereto belonging. A flast and specific Jan. Is heathy greated one as the weakle seconds a first successors and assigns forever. Said part of the first part hereb the With said party of the second part, its successors and assigns forever. Said part of the first part hereb that there is no one in adverse possession of same and that V.W. Swoveland and Jessie Swoveland his with and and defend the same against the lawful and equitable claims of all persons whomseover. (V.W. Swoveland and Jessie Swoveland his winter and and effend the same against the lawful and equitable claims of all persons whomseover.	right, title, estate and interest of said grantorin and to said premises, including all homestead rights, which are hereby waived and released, with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any principle. Played this, and to said premises, including all homestead rights, which are hereby waived and released, with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any principle and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A flast said specifical lists is hereby granted enable property from and after this, date. HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, and the first part here and lawful owner	REASURERS ENDORSEMENT "certify that I received \$ and isseed "certify that I received \$
and issued Smortgage 2. articles	therepn. REASURER'S ENDORSEMENT "certify that I received \$ and issued "therefor in payment of montgage Devet titles. A.S. day of	I paid by the said party of the second part, the receipt whereof is hereby acknowledged, harg, sold and by these presents	Pight, title, estate and interest of said grantor. A sighteen Eundred and no/100 DOLLAR puld by the said party of the second part, the receipt whereof is hereby acknowledged, hare, sold and by these presents. Acc	I paid by the said party of the second part, the receipt whereof is hereby acknowledged, haZS, sold and by these presents. AQ	and slutated in the County of Tales	Ally, SELL, CONVEX and CONFIRM unto said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	d paid by the sold party of the second part, the receipt whereof is hereby acknowledged, hare, sold and by these presents. do	and stunted in the County of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	d by the said party of the second part, the receipt whereof is hereby acknowledged, hays. sold and by these presents. do	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Oklahoms seconding to the recorded plat thereof. together with all improvements theren. REASURERS ENDORSEMENT Certify that I received \$ and issued	Pright, title, estate and interest of said granter. In and to said premises, including all homestead rights, which are hereby waived and released. WAYNE L. DICKEY, County Treasurer Den. Den. 102 WAYNE L. DICKEY, County Treasurer Den. 103 WAYNE L. DICKEY, County Treasurer WAYNE L. DICKEY, County Treasurer Den. 104 WAYNE L. DICKEY, County Treasurer WAYNE L. DICKEY, County Treasurer WAYNE L. DICKEY, County Treasurer Den. 105 WAYNE L. DICKEY, County Treasurer WAYNE L. DICKEY, County Treas	REASURERS ENDORSEMENT "certify that I received \$ \int \text{ and issued}
and issued Smortgage Z arrect arrec	Thereon. REASURER'S ENDORSEMENT "certify that I received \$ and issued "certify that I received \$ and issued "therefor in payment of mortgage Devet titles, and the state of the first part hereby waived and released, to never with all relate of said greatorin and to said premises, including all homestead rights, which are hereby waived and released, to never with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any partiar, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lies in a heavy greated on all size and prefix acceptable acceptable from and after hits date." TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part	I paid by the said party of the second part, the receipt whereof is hereby acknowledged, halfs, sold and by these presents. AQ	Righteen Hundred and no/100 DOLLAN pald by the said party of the second part, the receipt whereof is hereby acknowledged, halfs, sold and by these presents. doGRAN IN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the fellowing described real estat and situated in the County of Tules	I paid by the said party of the second part, the receipt whereof is hereby acknowledged, hare, sold and by these presents. do	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. 40	Ally, SELL, CONVEY and COMPERA unto said party of the second part, the receipt whereof is hereby acknowledged, have soid and by these presents. AQ. GRAN ALLY, SELL, CONVEY and COMPERA unto said party of the second part, its successors and assigns forever, all the following described real entat and situated in the County of Tales and State of Okiahoma, to-will be a successor and assigns forever, all the following described real entat and situated in the County of Tales and State of Okiahoma, to-will be a successor and assigns forever, all the following described real entat and situated in the County of Tales and State of Okiahoma, to-will be a successor of the county of Tales and State of Okiahoma, to-will be a successor of the county of Tales and State of Okiahoma, to-will be a successor of the county of Tales and State of Okiahoma, to-will be a successor of the county of Tales and State of Okiahoma, to-will be a successor of the county of Tales and State of Okiahoma, to-will be a successor of the county of Tales and State of Okiahoma, to-will be a successor of the county of Tales and State of Okiahoma, to-will be a successor of the county of the successor of the sate of the county of the successor of the sate of the successor of the successor of the sate of the successor of the successor of	bighteen Hundred and no/100 depaid by the sold party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents do	and by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. \$0	and State of Oklahoma, to-wite the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. AD	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tales Oklahoms according to the recorded plat thereof, together with all improvements theren. ***RASURERS ENDORSEMENT ***********************************	REASURER'S ENDORSEMENT "certify that I received \$ and issued "therefor in payment of montage "In therefor in payment of montage "The stills	REASURER'S ENDORSEMENT "certify that I received \$ and issued "therefor in payment of mortgage Dard title, within mortgage. Deard title, 23 day of 192 WAYNE L. DICKEY, County Treasurer WAYNE L. DICKEY, County Treasurer Dear. Dear. Dear. To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof
and issued Smortgage 2. artifer art	theren. ***REASURERS ENDORSEMENT** ***Certify that I received \$	Bighteen Hundred and no/100 DOULAND pull by the said party of the second part, the receipt whereof is hereby admoviedged, have, sold and by these presents. 40. CRAN LIN, SELL, CONVEY and CONFIRM unto said party of the second part, it is successors and assigns forever, all the following described real estate and situated in the County of Tilles. Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules—Oklahoms—according—to the—recorded plat thereof. together with all improvements thereon. ***REASURERS ENDORSEMENT** "Certify that I received \$\frac{1}{2}\$ and issued ****Interest in the County of the second part, it is successors and assigns forever. Said party of the second party waived and released, to within the city of the large of the conditions of this mortangs become broken in any and within the dispensant of the conditions of this mortangs become broken in any and within the dispensant of the conditions of this mortangs become broken in any and within the dispensant of the conditions of this mortangs become broken in any and within the dispensant of the conditions of this mortangs become broken in any and within the dispensant of the conditions of this mortangs become broken in any and within the dispensant of the conditions of this mortangs become broken in any and within the add property, with full power and authority to collect the same in case the conditions of this mortangs become broken in any and within the add property, with full power and authority to collect the same in case the conditions of the mortangs become broken in any and within the add property, with full power and authority to collect the same in case the conditions of the mortangs become broken in any and within the add property of the second part, its successors and assigns forever. Said part 168 LAVE AND TO HOLD THE SAKE unto said party of the second part, its successors and assigns to pay all faces and described and defend the same against the lawful and equitable calls and equitable calls	Bighteen Hundred and no/100 DOLLAR pulk by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Bighteen Hundred and no/100 DOLLAR pold by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. \$0	ANN, SHELL CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tules and State of Okiahoms, to-will be successors and assigns forever, all the following described real estate and situated in the County of Tules and State of Okiahoms, to-will be successors and assigns forever, all the following described real estate and situated in the County of Tules and State of Okiahoms, to-will be successors and assigns forever, all the following described real estate and state of Okiahoms, to-will be successors and assigns forever, all the following described real estate and state of Okiahoms, to-will be successors and assigns forever, all the following described real estate and state of Okiahoms, to-will be successors and assigns forever, all the following described real estate and state of Okiahoms, to-will be successors and assigns forever, all the successors and assigns forever, all the following described real estate and successors and assigns forever, such as a successor of the successors and assigns forever. Such part of the second part, its successors and assigns forever. Such part of the second part, its successors and assigns forever. Such part of the second part, its successors and assigns forever. Such part of the second part, its successors and assigns forever. Such part of the second part, its successors and assigns forever. Such part of the second part, its successors and assigns forever. Such part of the second part, its successors and assigns forever. Such part of the second part, its successors and assigns forever. Such part of the second part and with said party of the second part, its successors and assigns forever. Such part of the second part and with said of more adverse possession of same and that V.W. Swoveland and Jessie Swoveland his will remark and defend the same against the lawful and equilable claims of all persons whomsover. **OKIEDERA Swalids** Swalids** Swoveland** All the successor	Bighteen Hundred and no/100 Apold by the said party of the accond part, the receipt whereof is hereby acknowledged, half, sold and by these presents. 40. GRAN AIN, SELL, CONVEY and CONFIRM unto said party of the accond part, its successors and nesigns forever, all the following described real estat and attuated in the County of. This a made in the County of This and State of Okiahoem, to-will be allowed the county of This and State of Okiahoem, to-will be allowed the county of This and the County of the second part, its successors and assigns, that at the delivery hereof. This and the County of the sacced part, its successors and assigns, that at the delivery hereof. This and the County of the sacced part, its successors and assigns, that at the delivery hereof. This and the County of the sacced part, its successors and assigns, that at the delivery hereof. The County of the county of the sacced part, is successors and assigns, that at the delivery hereof. This and the County of the sacced part, is successors and assigns, that at the delivery hereof. The County of the county of the sacced part, is suc	Bighteen Hundred and no/100 DOLLAM Aphil by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. 40	and shy the said party of the second part, the receipt whereof is hereby acknowledged, haz. 9. sold and by these presents. 60	A by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. AO. GRANT SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate instead in the County of Tales and State of Oklahoma, to-wit instead in the County of Tales Oklahoma, according to the critical party of the second part, its successors and assigns forever, all the following described real estate instead to the County of Tales Oklahoma, according to the critical party of the second part and state of Oklahoma, to-wit the county of Tales Oklahoma, according to the created plat thereof . together with all improvements thereon. **REASURERS ENDORSEMENT** **Certify that I received \$ \textstyle \textstyl	Lots Twenty (20) and Twenty One (21) Blook Six (6) Abdels Addition to the city of Tules Oklahoms according to the recorded plat thereof together with all improvements thereon. REASURERS ENDORSEMENT "Certly gist I received \$ and issued "One of the record of the received \$ and issued "One of the received \$	REASURERS ENDORSEMENT "Certify that I received \$ and issued "In therefor in payment of mortgage David this, Wilkin, mortgage David this, G. day of	REASURERS ENDORSEMENT Therefor in payment of mortgage David this, and you for the payment of mortgage Point this, and you for the payment of mortgage WAYNE L DICKEY, County Trenturer The payment of mortgage become broken in any and an
and issued Smortgage 2. acture: act	Thereon. REASURERS ENDORSEMENT Certify that I received \$ and issued To define within mortgage Point tills, within mo	Bighteen Hundred and no/100 DOLLAND pull by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do. GRAN LIN, SERL, CONVEY and CONFERM unto said party of the second part, it is successors and assigns forever, all the following described real estate and situated in the County of Tiles and Sixte of Okiahosas, to-will all the County of Tiles. Lote Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of Tiles Okiahosas according to the receipt whereof a party of the second part, the successors and assigns forever. Said party of the second part, the successors and assigns forever. Said part, of the first part hereby and the said propriets and safety of the second part, its successors and assigns forever. Said part. of the first part hereby that they will and simplify the intermediate, and party of the second part, its successors and assigns forever. Said part. of the first part hereby that they are hereby party of the second part, its successors and assigns forever. Said part. of the first part hereby that they are hereby party of the second part, its successors and assigns, that at the delivery hereof. That they and lawful ownerof the said premises shown granted, and select of a good and indefeable cashed of inheritance therefore, free and other of an analysis of the second part, its successors and assigns, to pay all taxes and assigns of the part \$2.5 or the second part, the successors and assigns, to pay all taxes and assert the part as the party of the second part, the successors and assigns, to pay all taxes and assert the part as the party of the second part, the successors and assigns, to pay all taxes and assert the part as the party of the second part, the successors and assigns, to pay all taxes and assert the party of the second part the successor of	Bighteen Hundred and no/100 DOLLAR public by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do. GRAN LIN, SELL, CONVEY and CONFIRM unit out is party of the second part, its successors and assigns ferever, all the following described real estat and attended in the County of Tiles and State of Oldahoma, to-will be added to the County of Tiles. Lote Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of Tiles. Okishoms according to the receipt with all improvements thereon. ASASURERS ENDORSEMENT "Certify flat I received y and issued "I was the interior in payment of mortistics "ASASURERS ENDORSEMENT "Certify flat I received y and issued "I was the interior in payment of mortistics "ANYNED L. DICKEY, County Transver WAYNEL DICKEY, County Transver WAYNEL DICKEY, County Transver "Tiles, titts, estate and interest of said grants" in and to said promises, including all homested rights, which are hereby waived and released, to and with all and singular the incemputs, hereditaments and apprixemances thereto belonging. A flat and specific Jan in healthy granted and with all and singular the incemputs, hereditaments and apprixemances thereto belonging. A flat and specific Jan in healthy granted and with all and singular the incemputs, hereditaments and apprixemances thereto belonging. A flat and specific Jan in healthy granted and with all and singular the incemputs, hereditaments and apprixemances thereto belonging. A flat and specific Jan in healthy granted and with all and singular the incemputs, hereditaments and apprixemances thereto belonging. A flat and specific Jan in healthy granted and with all and singular the incemputs, hereditaments and apprixemances thereto belonging. A flat and specific Jan in healthy granted and with all and singular the incemputs, hereditaments and apprixemances thereto belonging. A flat and specific Jan in healthy granted and provide the second part, its successors and assigns, to	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do. GRAN LIN, SERL, CONVEY and CONFERM unit outside party of the second part, its successors and assigns forever, all the following described real estat and situated in the County of Tiles. Lote Twenty (20) and Twenty Une (21) Blook Six (6) Abdols Addition to the city of Thies. Octahoms. according to the receipt with all improvements thereof. together with all improvements thereon. REASURERS ENDORSEMENT "Certify that i received s	ANN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of. Tiles and State of Okiahema, to-will blook Six (6) Abdol's Addition to the gity of Tiles Okluhema according to the recovered plat thereof to together with all improvements thereof thereof. Lots Twenty (20) and Twenty One (21) Blook Six (6) Abdol's Addition to the gity of Tiles Okluhema according to the recovered plat thereof together with all improvements thereof thereof. thereof to together with all improvements thereof together with all improvements thereof together with all improvements thereof together with all improvements. Lots Twenty (20) and thereof together with all improvements thereof together with all thereof together with all the second part of the second part, its successors and assigns, that at the delivory hereof. That they are and lawful owner of the seld premises above granted, and select of a good and Indefaulthe estate of inheritance therein, free and clear of a surrances that the same successors and assigns to the they are all the second part and the second part, its successors and assigns, to part it the special instance are of the part 4.5 cm and advanced to Y. Y. SWOVELAND and Jessie SWOVELAND his will continue to the successor and assigns, that at the delivory hereof. That they are and lawful owner of the seld premises above granted, and select of a good and Indefaulthe estate of inheritance therein, free and clear of a surrances that there is no one in adverse possession of amen and that Y. W. SWOVELAND and Jessie SWOVELAND his will come to the surrances of the second part of the second part at the special instance are of the part of the second part and advanced to Y. Y. SWOVELAND and Jessie SWOVELAND his will come to the part of the second part its second and advance	Bighteen Hundred and no/100 DOLLAR Apall by the said party of the second part, the receipt whereof is hereby schnowledged, have soid and by these presents. do	Bighteen Hundred and no/100 DOLLAN Apal by the said party of the second part, the receipt whereof is hereby acknowledged, ha72 sold and by these presents. 30. GRAN AIMS, SERL, CONVEX and CONFIRM unto said party of the accord part, its successors and assigns forever, all the following described real entail and situated in the County of Tales and Sixto of Okishoms, to-will addition to the city of Tales Okishoms according to the recorded part the recorded plat thereof, together with all improvements thereby. AREASURERS ENDORSEMENT "Certify flat! received A. and issued "AREASURERS ENDORSEMENT "AREASURERS ENDORSEMENT "Certify flat! received A. and issued "AREASURERS ENDORSEMENT "AREASURERS ENDOR	and state of Okiahoma, to-will be seed and interest of maid grants. In section of the second part, its successors and assigns torever, nil the following described real estate at structed in the County of. Tiles and State of Okiahoma, to-will be seed to the County of the second part, its successors and assigns torever, nil the following described real estate at structed in the County of. Tiles Okiahoma, to-will be seed to the county of the second part in the second part is successors and assigns to the recorded plat thereof. together with all improvements thereof the county of the second part is successors. Therefor in payment of mortifules the second part is successors and instructed in the county of the second part is successors. The second part is successors and assigns to the second part is successors and assigns, that at the delivory hereof. Such part of the part of the second part is successors and assigns, that at the delivory hereof. That they Described the same appared to the same of the second part is successors and assigns, that at the delivory hereof. That they and lawful owner.—of the said premises above granted, and esteed of a good and indefeasible estate of inheritance therein, free and clear of a rancest that there is no one is adverse possesses and same and that V.V.W. Swoveland and Jessie Swoveland hie will be successors and assigns, that at the delivory hereof. That they Described on the said premises above granted, and esteed of a good and indefeasible estate of inheritance therein, free and clear of a rancest that there is no one is adverse possesses and same and that V.V.W. Swoveland and Jessie Swoveland hie will be successored and assigns, the second part is the special instance and of the same against the lawful and early of the second part is the special instance and of the part of the second part is the special instance and of the part of the second part is the special instance and of the part of the second part is the special instance and of the part of the second part is the speci	aby the said party of the second part, the receipt whereof is hereby sciency logical, half so said and by these presents. do. GRANT SELL, CONVEY and CONVERS and State of Oklahoma, to-wit stated in the County of. Triles and State of Oklahoma, to-wit stated in the County of. Triles and State of Oklahoma, to-wit stated in the County of. Triles and Collaborate and Twenty One (21) Block Six (6) Abdols Addition to the city of Triles Oklahoma agoording to the recorded plat thereof together with all improvements thereof. Together with all improvements thereof. Together with stall improvements and issued to the result of the stall state the stall state of the stall state of the stall state of the stall s	Block Six (6) Abdels Addition to the city of Tules Okluhome according to the recorded plat thereof together with all improvements therepn. REASURERS ENDORSEMENT "errity that ireceived \$	REASURERS ENDORSEMENT "Certify that I received \$ and issued "In the for in payment of mortging and issued "In the for in payment of mortging and issued "In the for in payment of mortging and issued "In the form of this mortgage, and to said greater and to said premises, including all homestead rights, which are hereby waived and released, with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any produced and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and question backs, granted, each provider form and after this character and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and question like hereby, granted, each provider form and singular the second part, its successors and assigns forever. Said part	REASURERS ENDORSEMENT Or certify that I received \$ and issued Therefor in payment of mortgage. David tills. ALG day of
and issued Smortgage Lis, which are hereby walved and released, toons of this mortgage become broken in any parlest and specific lish. Is hereby granted on all forever. Said part of the first part hereby that they that they that of inheritance therein, free and clear of all d. Jessie Swoveland his wilder of the second part at the special instance and sié; Swoveland his wiffs thy of the second part at the special instance and sié; Swoveland his wiffs the sum of DOLLARS, cassors and assigns, to pay all taxes and assessions may be containly transients thereon free from all statutory lien claims second part its successors or assigns, may pay may also pay the final judgmment for any staturemises, including all costs and for the repaysociation, these presents shall be security.	thereon. ***********************************	Bighteen Hundred and no/100 polls by the said party of the second part, the receipt whereof is hereby admoviedged, have soid and by these presents. do	Bighteen Hundred and no/100 DOLLAR path by the said party of the second part, the receipt whereof is hereby acknowledged, have soid and by these presents. do. GRAN LIN, SELL, CONVEY and CONFIRM unto said party of the accord part, its successors and assigns ferever, all the following described real estat and situated in the County of Tales and State of Oklahomis, to-wi Lots Twenty (20) and Twenty One (21) Blook Six (6) Abdols Addition to the city of Tales Oklahomis according to the recorded plat thereof, together with all improvements thereon. """""""""""""""""""""""""""""""""""	Bighteen Hundred and no/100 DOLLAR path by the said party of the second part, the receipt whereof is hereby admoviedged, have sold and by these presents. do. GRAN LIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat and situated in the County of Tiles and State of Okjahomis, to-wi Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Okishoms according to the recording to the recorded plat thereof. together with all improvements thereon. REASURERS ENDORSEMENT "Certify that I received \$	and both by the said party of the second part, the receipt whereof is hereby acknowledged, have, soid and by these presents. Go	Bighteen Hundred and no/100 DOLLAR Apall by the said party of the second part, the precept whereof is hereby schnowledged, have, soid and by these presents. Ac. GRAN AIM, SELL CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat and situated in the County of. Tales International State of Okiahoma, to-wi Block Six (6) Abdels Addition to the city of Tales. Okishoma. according to the recorded. plat thereof, together with all improvements thereon. **REASURERS ENDORSEMENT** "Certify that I received s	Bighteen Hundred and no/100 DOLLAR Apally the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do. GRAN AINS, SEMA, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estail and situated in the County of Tales Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tales Oklahoms according—to the recorded— plat thereof, together with all improvements thereon. REASURER'S ENDORSEMENT "CETIFY that I received sold—and issued "WAYNE L. DICKEY, County Treasurer WAYNE L. DICKEY, County Treasurer Late of each property, with full power and authority to coince the same in case the conditions of this meritage became breaken in any acceptance where beingers Against against a second part, its successors and assigns forever. Said part—of the first part hereb LAYE AND TO ROLD THE SAME unto said party of the second part, its successors and assigns forever. Said part—of the first part agreed and with any whomesover. OUTED, ALVANTA, and these presents are open the express confidence of a good and indecessable estable of indexignous breaken in all party of the second part, its successors and assigns forever. Said part—of the first part agreed and express whomesover. OUTED, ALVANTA, and these presents are open the express confidence whomesover. OUTED, ALVANTA, and these presents are open the express confidence of a good and indecessable estable of indexignous breaken in a large of a good and indecessable estable of indexignous breaken in a large of a good and indecessable estable of indexignous breaken in a large of a good and indecessable estable of indexignous breaken in a large of the first part agree of the first part agree of the good part in the second part in the second part in the second part in the second part i	I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. 40. GRAN INN, SEEL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real ental and situated in the County of. Thise. Lots Twenty (20) and Twenty One (21) Block Six [6] Abdols Addition to the city of Thise Obluhoms according to the recorded plat thereof, together with all improvements thereon. REASURERS ENDORSEMENT certly that received \$ and issued	d by the said party of the second part, the receipt whereof is hereby ecknowledged, hulf second by these presents. \$0	Lots Twenty (20) and Twenty One (21) Block Six [6] Abdels Addition to the city of Thies Oklahoms according to the recorded plat thereof. together with all improvements thereon. HEASURERS ENDORSEMENT "Certify that I received \$ 1.0 and issued "Latt. thiese in the payment of montains and issued "Latt. thiese within mortages Parel this 1.2 day of 192 2 WAYNE L DICKEY, County Transver. "WAYNE L DICKEY, County Transver. "WAYNE L DICKEY, County Transver. "LAYE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns that at the delivery hereof. That they and lawful owner. of the said premises shove granted, and seized of a good and indefensible seated of inheritance therein, free and clear of a uncertainty of the second part, its successors and assigns, that at the delivery hereof. That they and lawful owner. of the said premises shove granted, and seized of a good and indefensible seated of inheritance therein, free and clear of a uncertaint there is no mon in adverse possessor and assigns, that at the delivery hereof. That they and lawful owner. of the said premises shove granted, and seized of a good and indefensible seated of inheritance therein, free and clear of a uncertaint there is no mon in adverse possessor and assigns, that at the delivery hereof. That they are the part of the second part, its successors conditions that, whereas the said party of the second part at the special instance and of the part of the second part at the appeal and assigns, to pay all taxes and assessment and probably against and the party of the second part, its varieties of an adverse the said prevents the said prevents the said prevents the part of the second part at the special instance and the party of the second part, the second part, the second part as a party of the second part as a party of the second part and the said party of the second part as a party of the second part as a party of the second part as a party of the second party of the second party of the second party of the second pa	REASURER'S ENDORSEMENT "CETTIFY that I received \$ and issued Life. Within, mortgage David this,	REASURERS ENDORSEMENT Certify flast I received \$
and issued Smortgage Lis, which are hereby walved and released, toons of this mortgage become broken in any parlest and specific lish. Is hereby granted on all forever. Said part of the first part hereby that they that they that of inheritance therein, free and clear of all d. Jessie Swoveland his wilder of the second part at the special instance and sié; Swoveland his wiffs thy of the second part at the special instance and sié; Swoveland his wiffs the sum of DOLLARS, cassors and assigns, to pay all taxes and assessions may be containly transients thereon free from all statutory lien claims second part its successors or assigns, may pay may also pay the final judgmment for any staturemises, including all costs and for the repaysociation, these presents shall be security.	Thereon. REASURERS ENDORSEMENT Certify that I received \$ and issued Committee of the second part, its successors and assigns, that at the delivery hereor. That they are not the first part hereby versus at the second part, its successors and assigns, that at the delivery hereor. That they are not on the second part at the special instance and undersort the part \$	Bighteen Hundred and no/100 polls by the said party of the second part, the receipt whereof is hereby admoviedged, have soid and by these presents. do	Bighteen Hundred and no/100 DOLLAR path by the said party of the second part, the receipt whereof is hereby acknowledged, have soid and by these presents. do. GRAN LIN, SELL, CONVEY and CONFIRM unto said party of the accord part, its successors and assigns ferever, all the following described real estat and situated in the County of Tales and State of Oklahomis, to-wi Lots Twenty (20) and Twenty One (21) Blook Six (6) Abdols Addition to the city of Tales Oklahomis according to the recorded plat thereof, together with all improvements thereon. """""""""""""""""""""""""""""""""""	Bighteen Hundred and no/100 DOLLAR path by the said party of the second part, the receipt whereof is hereby admoviedged, have sold and by these presents. do. GRAN LIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat and situated in the County of Tiles and State of Okjahomis, to-wi Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Okishoms according to the recording to the recorded plat thereof. together with all improvements thereon. REASURERS ENDORSEMENT "Certify that I received \$	and both by the said party of the second part, the receipt whereof is hereby acknowledged, have, soid and by these presents. Go	Bighteen Hundred and no/100 DOLLAR Apall by the said party of the second part, the precept whereof is hereby schnowledged, have, soid and by these presents. Ac. GRAN AIM, SELL CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat and situated in the County of. Tales International State of Okiahoma, to-wi Block Six (6) Abdels Addition to the city of Tales. Okishoma. according to the recorded. plat thereof, together with all improvements thereon. **REASURERS ENDORSEMENT** "Certify that I received s	Bighteen Hundred and no/100 DOLLAR Apally the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do. GRAN AINS, SEMA, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estail and situated in the County of Tales Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tales Oklahoms according—to the recorded— plat thereof, together with all improvements thereon. REASURER'S ENDORSEMENT "CETIFY that I received sold—and issued "WAYNE L. DICKEY, County Treasurer WAYNE L. DICKEY, County Treasurer Late of each property, with full power and authority to coince the same in case the conditions of this meritage became breaken in any acceptance where beingers Against against a second part, its successors and assigns forever. Said part—of the first part hereb LAYE AND TO ROLD THE SAME unto said party of the second part, its successors and assigns forever. Said part—of the first part agreed and with any whomesover. OUTED, ALVANTA, and these presents are open the express confidence of a good and indecessable estable of indexignous breaken in all party of the second part, its successors and assigns forever. Said part—of the first part agreed and express whomesover. OUTED, ALVANTA, and these presents are open the express confidence whomesover. OUTED, ALVANTA, and these presents are open the express confidence of a good and indecessable estable of indexignous breaken in a large of a good and indecessable estable of indexignous breaken in a large of a good and indecessable estable of indexignous breaken in a large of a good and indecessable estable of indexignous breaken in a large of the first part agree of the first part agree of the good part in the second part in the second part in the second part in the second part i	I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. 40. GRAN INN, SEEL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real ental and situated in the County of. Thise. Lots Twenty (20) and Twenty One (21) Block Six [6] Abdols Addition to the city of Thise Obluhoms according to the recorded plat thereof, together with all improvements thereon. REASURERS ENDORSEMENT certly that received \$ and issued	d by the said party of the second part, the receipt whereof is hereby ecknowledged, hulf second by these presents. \$0	Lots Twenty (20) and Twenty One (21) Block Six [6] Abdels Addition to the city of Thies Oklahoms according to the recorded plat thereof. together with all improvements thereon. HEASURERS ENDORSEMENT "Certify that I received \$ 1.0 and issued "Latt. thiese in the payment of montains and issued "Latt. thiese within mortages Parel this 1.2 day of 192 2 WAYNE L DICKEY, County Transver. "WAYNE L DICKEY, County Transver. "WAYNE L DICKEY, County Transver. "LAYE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns that at the delivery hereof. That they and lawful owner. of the said premises shove granted, and seized of a good and indefensible seated of inheritance therein, free and clear of a uncertainty of the second part, its successors and assigns, that at the delivery hereof. That they and lawful owner. of the said premises shove granted, and seized of a good and indefensible seated of inheritance therein, free and clear of a uncertaint there is no mon in adverse possessor and assigns, that at the delivery hereof. That they and lawful owner. of the said premises shove granted, and seized of a good and indefensible seated of inheritance therein, free and clear of a uncertaint there is no mon in adverse possessor and assigns, that at the delivery hereof. That they are the part of the second part, its successors conditions that, whereas the said party of the second part at the special instance and of the part of the second part at the appeal and assigns, to pay all taxes and assessment and probably against and the party of the second part, its varieties of an adverse the said prevents the said prevents the said prevents the part of the second part at the special instance and the party of the second part, the second part, the second part as a party of the second part as a party of the second part and the said party of the second part as a party of the second part as a party of the second part as a party of the second party of the second party of the second party of the second pa	REASURER'S ENDORSEMENT "CETTIFY that I received \$ and issued Life. Within, mortgage David this,	REASURERS ENDORSEMENT Certify flast I received \$
and issued Smortgage Lis, which are hereby walved and released, toons of this mortgage become broken in any parlest and specific lish. Is hereby granted on all forever. Said part of the first part hereby that they that they that of inheritance therein, free and clear of all d. Jessie Swoveland his wilder of the second part at the special instance and sié; Swoveland his wiffs thy of the second part at the special instance and sié; Swoveland his wiffs the sum of DOLLARS, cassors and assigns, to pay all taxes and assessions may be containly transients thereon free from all statutory lien claims second part its successors or assigns, may pay may also pay the final judgmment for any staturemises, including all costs and for the repaysociation, these presents shall be security.	thereon. **REASURERS ENDORSEMENT** **Certify that I received \$	Bighteen Hundred and no/100 DOLLAN DATE by the maid party of the accord part, the receipt whereof is hereby acknowledged, halfs, and and by these presents. do. GRAN NAN, SELL, CONVEY and CONVERT and CONVERT white said party of the second part, its successors and assigns forever, all the following described real scats and situated in the County of. Tales	Bighten Hundred and no/100 DOLLAR pade by the and party of the second part, the receipt whereof is hereby acknowledged, have, sodd and by these presents. do	Bighteen Hundred and no/100 DOLLAR path by the said party of the second part, the receipt whereof its hereby schmowindeed, hard, sold and by these presents, do	ADM, SELL, CONVEY and CONFIRM unto said party of the second part, the receipt whereof is hereby acknowledged, have, so and and by these presents. \$0	Bighteen Hundred and no/100 DOLLAR Apply the said purty of the second part, the recept whereout is hereby schowedeged, have send and by these presents. do. GRAN ADN. SELLA, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real sent and situated in the County of This a and Sixto of Oktahoem, to-will be added the county of This and the County of This and the County of This and Sixto of Oktahoem, to-will be added to the County of This and Sixto of Oktahoem, to-will be added to the County of This and the County of This and Sixto of Oktahoem, to-will be added to the County of This and Sixto of Oktahoem, to-will be added to the County of This and Sixto of Oktahoem, to-will be added to the County of This and Sixto of Oktahoem, to-will be added to the County of This and Sixto of Oktahoem, to-will be added to the County of This and Sixto of Oktahoem, to-will be added to the County of the Second part, its successors and assigns, that at the delivery hereof. That they of the second part, its successors and assigns, that a the delivery hereof. That they of the second part is the special of a good and inderestible scaled or inheritance thereofor, free and clear of a county of the second part, its successors and assigns, that at the delivery hereof. That they of the second part at the special instance and county of the second part at th	Bighteen Hundred and no/100 apath by the said party of the accord part, the receipt whereof is hereby acknowledged, have, soid and by these presents. do	and stunted in the County of the second part, the receipts whereof is hereby acknowledged, hax2, sold and by these presents. 40. GRAN ANN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, nil the following described real canal ad stunted in the County of Tales	SELL, CONVEX and CONFIRM unto said party of the second part, the receipt whereof is hereby ecknowledged, hare a selected in the County of Tiles	Lote Twenty (20) and Twenty Une (21) Blook Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements thereon. REASURERS ENDORSEMENT "Certify that I received \$\int_{\text{and}}\text{ and issued}\ \text{"Certify that I received \$\int_{\text{and}}\text{ and issued}\\ \text{ and issued}\\\ \text{ and issued}\\\ \text{ and issued}\\\ \text{ and issued}\\\	REASURERS ENDORSEMENT "Certify that I received \$\int_{\texts_	REASURERS ENDORSEMENT "COTIFY that I received \$ and issued "Lower therefor in payment of morities Durit title, within moritage. Durit title, county Tenever; WAYNE L DICKEY. County Tenever; WAYNE L DICKEY. County Tenever; Den. "Ben." Ben. "Ben."
and issued Chorugage Z BEVECT BEVE	thereon. REASURERS ENDORSEMENT Certify that I received \$ and issued County Treasurer WAYNE L DICKEY, County Treasurer WAYNE L DICKEY, County Treasurer WAYNE L DICKEY, County Treasurer Den Lall right, title, state and interest of said greated in and to said promises, including all homestead rights, which are hereby waived and released, to-the said strength of the second part in an analysis of the first part hereby venant with said party of the second part, its successors and assigns forever. Said part—of the first part hereby venant with said party of the second part, its successors and assigns forever. Said part—of the first part hereby true and lawful owner—of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, tree and issued owners, that there is no one in adverse possession of same and that _v. W. Swoveland and _Jessie Swoveland his will imbrances; that there is no one in adverse possession of same and that _v. W. Swoveland and _Jessie Swoveland his will represent the property of the second part, its successors and assigns to pay all taxes and assessment with said party of the second part, one of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, tree and clear of all imbrances; that there is no one in adverse possession of same and that _v. W. Swoveland and _Jessie Swoveland his will provide the second part is successors and assigns, the part of the second part at the special instance and user and the part _second part at the special instance and user of the part _second part at the special part of the second part at the special instance and use of the part _second part at the special part of the second part at the special part of the s	Bighteen Hundred and no/100 DOLLAN path by the said party of the second part, the receipt whereof is hereby acknowledged, haze, sold and by these presents. do. GRAN AND SHL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real said attented in the County of. Tales. Block Six (6) Abdel's Addition to the city of Tales. Oklahome. according to the county of th	Bighteen Hundred and no/100 DOLLAR pasks by the said party of the second purt, the receipt whereof is hereby acknowledged, hale, sold and by these presents. do. GRAN IN. SHEL, CONVEY and CONTRIK units said party of the second part, its successors and assigns forever, all the following described real state and situated in the County of Tales. described the second part, its successors and assigns forever, all the following described real state of obtainous, to-will be seen the second part of the second part its successors and assigns forever, all the following described real state of obtainous, to-will be seen the second part of the second part its successors and assigns forever, all the following described in the second part is successors and assigns from the second part is successors and assigns from second part its successors and assigns from second part its successors and assigns that at the delivery hereof. **HANY AND TO HOLD THIS SAME unto said party of the second part, its successors and assigns from the second part is successors and assigns, that at the delivery hereof. **Land asked owners is no one in adverse possession of same and that. **L. V. W. Shovel and and Jessie Swovel and his will be presented as a second part is successors and assigns, that at the delivery hereof. **Land asked owners is no one in adverse possession of same and that. **L. W. Shovel and and Jessie Swovel and his will be presented as a second part is successors and assigns, that at the delivery hereof. **Land asked owners are one one in adverse possession of same and that. **L. W. Shovel and and Jessie Swovel and his will be successor as a second part of the second part is successors and assigns, that at the delivery hereof. **Land asked owners are no one in adverse possession of same and that. **L. W. Shovel and and Jessie Swovel and his will be successed as a succession of the second part is the special assigns and the second part is the second part is the special assigns and party of the second part is the second part is	Bighteen Hundred and no/100 DOLLAR past by the said party of the second purt, the receipt whereof is hereby acknowledged, haze, sold and by these presents, do. GRAN AND, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real state and situated in the County of Tules. And State of Oktahoms, to-wi Lots Twenty (20) and Twenty Une (21) Blook Six (6) Abdo!s Addition to the city of Tules. Oktahoms according—to the recovered plat thereof. Logether with all improvements thereon. **REASURERS ENDORSEMENT** **County that I received S	ADM, SELL, CONVEY and CONFIRM unio said party of the second part, the receipt whereof is hereby acknowledged, have seed and by these presents 40. GRAN ADM, SELL, CONVEY and CONFIRM unio said party of the second part, its successors and assigns forever, all the following described real earlier and stunted in the County of Tales	Bighten Hundred and no/100 DOLLAR Apath by the said party of the second part, the receipt whereof is hereby schrowinged, hard, sold and by these presents, do. GRAN ADA, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real state and situated in the County of Tills and state of Oktahoms, to-wi Lots Twenty (20) and Twenty One (21) Block Six (6) Abdels Addition to the city of Tales Oktahoms according to the recorded plat thereof. together with all improvements thereon. ***EASURERS ENDORSEMENT** "corflightful I received \$	Bighteen Hundred and no/100 DOLLAN apally by the saled party of the account part, the receipt whereof is hereby acknowledged, hard sold and by these presents. do. GRAN ANN, SERLA, CONVEY and CONTERM unto said party of the account part, its successors and assigns forever, nit the following described real said and situated in the County of Thiese Chicabeness. The said party of the account part is successors and assigns forever, nit the following described real said and situated in the County of Thiese Chicabeness. And Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Phiese Chicabeness—according—to the recorded plat thereof. together with all improvements thereon. ***BLOURSENSERS ENDORSEMENT ***Certify that I received \$	and structed in the County of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. \$0.0000000000000000000000000000000000	SELI, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described ruel estate intented in the County of Tiles	Died Twenty (20) and Twenty One (21) Blook Six (6) Andols Addition to the city of Tules Oklahoms according to the recorded plat thereof together with all improvements thereon. "REASURERS ENDORSEMENT """ certify that I received \$	REASURERS ENDORSEMENT "Certify that I received \$2 and issued "Therefor in payment of mortiging David tills, and, day of	REASURER'S ENDORSEMENT "Certify flat I received \$\int_{\texts}\texts \texts \t
and issued mortgage actives	Thereon. ***********************************	Bighteen Hundred and no/100 DOLLAN DATE of the said puty of the second put, the receipt whereof is hereby acknowledged, half, sold and by these presents. do	Bighteen Hundred and no/100 DOLLAN path by the said party of the second purt, the receipt whereof is bereby acknowledged, bate, sold and by these presents. do. GRAN IN. SELL, CONYEN and CONFIRM unto said party of the accord part, its successors and assigns forever, all the following described real state and situated in the County of. Talks. and State of Okinhoma, to-wi Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of. Talks. Chishoma. accordings to the receipt with all improvements thereon. "EASURERS ENDORSEMENT" "certify that received \$2.2 and issued "In. Whith morphisms." "WANNEL DICKEY, County Transver WANNEL DICKEY, County Transver WANNEL DICKEY, County Transver The state of eadl proparty, with full power and authority to collect the same in case the conditions of this morphase late. Is also, greated as a said with all and single the tonescent heedstanders had approvement between between the world and with all and single the forescent heedstanders had approvement between between the world and with all and single the forescent heedstanders had approvement between between the world and with all and single the forescent heedstanders had approvement between between the world and a said party of the second part, its successors and assigns forever. Sail part and a said party of the second part, its successors and assigns forever. Sail part and the part and the part and approvement between the said party of the second part, its successors and assigns, that at the delivery hereof. that they and lavide lower—of the said permisses shore granted, and sessed of a good and indeclessible estate of other innovation therefore, fore and clear of a market had been present as a part the special party of the second part, its successors and assigns, that are the delivery hereof. that they and lavide owner—of the said permisses shore granted and said party of the second part is the special party of the second part is successors and assigns the party of the second part is successors	Bighteen Hundred and no/100 DOLLAN Data by the said party of the second purt, the receipt whereof is hereby acknowledged, half a sold and by these presents. do. GRAN ANN, SELL, CONVEY and CONVERN unto said party of the second part, its successors and assigns forever, all the following described real state at situated in the County of. Tules Lots Twenty (20) and Twenty Une (21) Blook Six (6) Abdels Addition to the city of Tules Oklahoms. According to the second part, its successors and assigns forever, all the following described plat thereof. together with all improvements thereon. ***EASURERS ENDORSEMENT** ***Certify that I received \$1.2	and by the said party of the second part, the receipt whereof is hereby acknowledged, have, so all and by these presents. 40. GRAN AIN, SHELL, CONVEX and CONFIRM unto unit party of the second part, its successors and assigns forever, all the following described real each and situated in the County of Tales and Situate of Origination, to-will all additions to the County of Tales and Situate of Origination, to-will be addition to the city of Tales Olehahoms according to the recovered to the county of Tales Olehahoms according to the recovered to	Bighteen Hundred and no/100 DOLLAR Apail by the said party of the second part, the receipt whereout is hereby achnowledged, hat each and ty these presents. do. GRAN ADN, SECL, CONVEY and CONVERTM unto said party of the second part, its successors and assigns forever, all the following described roal establishment of the County of TRLES Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdels Addition to the city of Tales Okluhoms according to the recorded plat thereof together with all improvements thereon. ***EASURERS ENDORSEMENT** ***CETHING HILL Increased** ***PARTY HILL Increased are the conditions of this meritage becomes britten in any party and the second part, its successors and ansigns, that at the delivery horset. That they ***PARTY HILL Increased and inspection of the second part, its successors and ansigns, that at the delivery horset. That they ***PARTY HILL Increased and inspection of the second part, its successors and ansigns, that at the delivery horset. That they ***PARTY HILL Increased and inspection of the second part, its successors and ansigns are the early and the second part, its successors and ansigns thereon. Said in the second part, its successors and ansigns thereon. Said in the second part, its successors and ansigns thereon. Said in the second part, its successors and ansigns to receive and interfect in the second part, its successors and ansigns to receive and interfect in the second part, its successors and ansigns the second part, its successors and ansigns to p	Bighteen Hundred and no/100 path by the said party of the second part, the receipts whereof is hereby acknowledged, have, sold and by these presents. do	is paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. \$0. GRAN INN, SELL, CONVEY and CONFIRM undo said party of the second part, its successors and assigns forever, all the following described read each attended in the County of. This a	SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate trusted in the County of. Thiss. and State of Oldahoma, to-wit instance in the County of. Thiss. and State of Oldahoma, to-wit instance in the County of. Thiss. and State of Oldahoma, to-wit instance in the County of. Thiss. Oklahoma agoording—to the recorded plat thereof. together with all improvements thereon. ***EASURERS ENDORSEMENT*** ***CETTLY that in recover of and instance in payments. Therefor in payments of, mortising and instance of the real party of the second part, its successors and assigns forever, Said part. On the Grand of the County Tenevier. ***CHARLES ENDORSEMENT*** ***CETTLY that is recovered of and instance of the county Tenevier.** ***CHARLES ENDORSEMENT*** ***CHARLES ENDORSEMENT**	Blook Six (6) Abdo!s Addition to the city of Tules Okishoms spoording to the recorded plat thereof together with all improvements thereon. REASURERS ENDORSEMENT "Certify that I received \$\infty \infty	REASURERS ENDORSEMENT "Certify that I received \$\frac{1}{2}\$ and isseted I a thic within mortgage. I a thick within mortgage become broken in any part within mortgage. I a thick with mortgage become broken in any part within mortgage become broken in any part within mortgage become broken in any part within mortgage become within mortgage. I a thick within mortgage above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of cances; that there is no cone in adverse possession of same and that \(\frac{V.W.}{V. Swoveland and Jessie Swoveland his within more and within more and within more and within more and within claims of all persons whomsever. Description of the part of the same against the lawful and equitable claims of all persons whomsever. Description of the part of the same against the lawful and equitable claims of all persons whomsever. Description of the part of the same against the lawful and improve more equitable claims of all persons whomsever. Description of the part of the same against the part person whomsever. Description of th	Thereby. **REASURERS ENDORSEMENT** ***COULTY Hast I received \$ and issued ***Lift and interest of and issued ***Lift and interest of said greater. ***Dark tills.**Lift and on the said premises, including all homestead rights, which are hereby waived and release the with all rests of said property, with full power and authority to collect the same in case the conditions of this merigage become broken in any milit, and which never the few and interest of said property, with full power and authority to collect the same in case the conditions of this merigage become broken in any milit, and which never the few and property, with full power and authority to collect the same in case the conditions of this merigage become broken in any milit, and which never the few and the property from and affair fills. this. ***TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part is of the first part is unated and any of the accord part, its successors and assigns, that at the delivery hereof. That they **Pure and involved owner.**—of the said premises above granted, and selfest of a good and indefensible estate of inheritance therein, free and clear unbrances; that there is no one in adverse possession of same and that **V.W.** Swoveland and Jessie Swoveland his warring the said party of the second part at the special instant part of the said premises are upon the express conditions that, whereas, the said party of the second part at the special instant part of the second part is accessors and assigns, to pay all taxes and a miss general and special; agardian said lands and improvements the said aprity of the second part is accessors and assigns, to pay all taxes and a miss general and special; agardian said lands and improvements the said aprity of the second part is accessors and assigns, to pay all taxes and a miss general and special; agardian said lands and improvements the said aprity of the second part is accessors or assigns, mis and the data and impro
and issued morigage actives	plat thereof. together with all improvements therenn. **********************************	Bighten Hundred and no/100 DOLLAND Dotto by the said party of the second part, the receipt whereout is hereby acknowledged, half-s soid and by these presents 40. GRAN UN. SELL, CONYENT and CONJUNA units and party of the second part, its successors and assigns forever, all the following deserted real state and situated in the County of Tales Inter Twenty (20) and Twenty One (21) Block Six (6) Abdels Addition to the getty Of Tales—Oklahome -according—to the -recorded plat thereof, together with all improvements thereon. REASURERS ENDORSEMENT Certify that I received \$\frac{1}{2} \text{ Monthly of the second part, its successors and assigns forever. Together with all improvements thereon. REASURERS ENDORSEMENT Certify that I received \$\frac{1}{2} Monthly of the second part, its successors and assigns forever. Together water and with a state of the second part, its successors and assigns forever. Together water and with a state of the second part, its successors and assigns to the second part, it is successors and assigns to the second part, it is successors and assigns to the second part, it is successors and assigns to the second part in t	Bighteen Hundred and no/100 DOLLAN D	Bighteen Hundred and no/100 DOLLAN Double by the said party of the second part, the receipt whereof is heavily acknowledged, hat 9. sold and by these presents AC	and path by the said party of the second part, the receipt whereof is hereby acknowledged, haVE. soid and by these presents. 40. GRAN AIN, SHELL CONVEY and CONFIDM unto said party of the second part, its successors and assigns forever, all the following described real estatuted in the County of Tales	Bighteen Hundred and no/100 DOLLAN Apath by the said party of the second part, the receipt whereof is hereby ecknowledged, hat 6, soid and by these presents. 40. ORAN AIN, SEEL, CONVERTM unto said party of the second part, the successors and assigns forware, all the following described rund catal and altusted in the County of Tills 2 and Sinte of Okiahoma, to-wi Lots Twenty (20) and Twenty One (21) Blook Six (6) Abdels Addition to the city of These Oklahoma according to the recorded plat thereof together with all improvements thereon. **EASUREES ENDORSEMENT** """ """ """ """ """ """ """	Bighteen Hundred and no/100 DOLLAN path by the sale party of the second part, the receipt whereout is hereby acknowledged, half-so sold and by these presents. 40 CRNN ANN, SELL, CONYENT and CONFIRM units and party of the second part, its successors and assigns to rever, all the following described real catal and situated in the County of Thiese Addition to the catal Block Six (6) Abdels Addition to the city Of Thiese Okishoms according to the received a party of the second part, its successors and assigns to rever. The second and party of the second party of the second party of the second party of the second party its successors and assigns, that are hardware. The successors and assigns that and the special party of the second party its successors and assigns that are hardware. The successors and assigns that are the second party of the second party in successors and assigns that are the special party of the second party of the second party of the second party in the second party of the	I paid by the end party of the second part, the receipt whereof is hereby acknowledged, have, so defined and by these presents. \$0	SBL, CONVEX and CONFINA unio and party of the second part, the receipt whereof is hereby acknowledged, have, so that and by these presents. Go	Blook Six [6] Abdels Addition to the city of Tules Oklahoms saccording to the recorded plat thereof together with all improvements thereon. ***REASURERS ENDORSEMENT** "certify that received \$	**REASURERS ENDORSEMENT ***Certify that I received \$ and issued **D.Wei this.**C.**S.**County Trenture? **D.Wei this.**C.**S.**County Trenture? **WAYNE L. DICKEY. County Trenture? **WAYNE L. DICKEY. County Trenture? **Ber.** **Ports and interest of said grontor in and to said premises, including all homestead rights, which are hereby waived and released, it with all vents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any better and with all and singular tide interest of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any better and with all and singular tide interests of said property. And and after this charce theretoe belonging. A land said particle as and property of the second part, its successors and assigns forever. Said part of the first part here interests of the said premises showe greated, and selected of a good and inderestible catalo of inheritance therefor, free and clear of the said lawful owner of the said premises showe greated, and selected of a good and inderestible catalo of inheritance therefor, free and clear of the said and the same against the lawful and equitable claims of all persons whomsoever. **OVIDED, ALWAYS**, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of the part of the first part part agree with the special instance and the part of the part of the said and special, sparinst said dands and improvements thereon, when day, and to keep said improvements has good repair, and to keep the said improvements in a good repair, and to keep the said and special, sparinst said dands and improvements thereon, when day, and to keep said improvements have for an all astatory lies can design and appeals, against said dands and improvements thereon, when day and to keep said improvements in a said special said and part is successors a	AREASURERS ENDORSEMENT "Certify that I received and issued "U. W therefor in payment of, mortifice Deared tills. Within, mortage Deared tills. Within, mortage WAYNE L. DICKEY. County Transver. **WAYNE L. DICKEY. Coun
and isseed Conorting	thereof. together with all improvements thereof. #### ASURERS ENDORSEMENT **Certify that I received \$ and issued	Bighteen Hundred and no/100 DOLLAND public by the said purty of the second purt, the recept whereof is hereby admonstrated, and so that the presents. 40. GRAN. N. SELL CONVEYS and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real casts at situated in the County of Third	Eighteen Hundred and no/100 DOLLAN public by the said purty of the second part, the recipit whereof is hereby acknowledged, hard, sold and by these presents 40. GRAN IN, SELL CONVEX and CONFIRM unto said purity of the second part, its successors and assigns forever, all the following described real said and stusted in the County of Thiles Obligation of the second part, its successors and assigns forever, all the following described real said Lote Twenty (20) and Twenty One (21) Block Six (6) Abde's Addition to the city of Thiles Oblightons aggregate with all improvements thereon. BLASURERS ENDORSEMENT "Certify that I received \$\frac{1}{2}\$ and issued "Lote Whith mortgage, "Lote Whith mortgage, "Lote Whith mortgage, "Lote Whith mortgage, "Lote Whith this, estate and interest of said greator—is and to said previous, including all homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said said said the blat. Said and the blat. Said and the blat. Said and the blat. Said party of the second part, its successors and assigns forever. Said part of the first part bench and with all and singuise the including said said said and approximance thereof to bench and the said party of the second part, its successors and assigns forever. Said part of the first part bench and said party of the second part is the special said said said said said party of the seco	Bighteen Hundred and no/100 DOLLAN Josh by the said party of the second part, the receipt whereof is hereby admonwinged, hate, not do not by these presents. 40. GRAN JOHN JEHL CONVEYS and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real early and situated in the County of Thiese. Lots Twenty (20) and Twenty One (21) John Jehn Jehn John Jehn Jehn Jehn Jehn Jehn Jehn Jehn Je	and patts by the said party of the second part, the receipt whereof is hereby schoolwideped, haVS, sold and by these presents. 40. GRAN AIN, SERIA, CONVEY and CONFIRM unto said party of the second nort, its successors and assigns forever, all the following described real casts and stunted in the County of Tale and Sinte of Okhahomia, to-wit and stunted in the County of Tale and Sinte of Okhahomia, to-wit and stunted in the County of Tale and Sinte of Okhahomia, to-wit and sinte and Sinte of Okhahomia, to-wit and sinte	April by the ends purty of the second purt, the receipt whereof he hereby acknowledged, have, soid and by these presents. 30	Bighteen Hundred and no/100 DOLLAN path by the sulp party of the second part, the receipt whereof is hereby schnowledged, have, end and by these presents. 30 GRAN ALN, SELL, CONVEY and CONVERTME units said party of the account part, it is successors and assigns forever, all the following deserthed real scale and structed in the County of Talles and State of Originions, to-will Lots Twenty (20) and Twenty Une (21) Block Six [6] Abdels Addition to the city of Talles Oklahoms according—to—the—recorded plat thereof together with all improvements thereon. ***ESASURERS ENDORSEMENT** ***Certify that I received 3 L** and issued ***Town of the county of the county of the second part, the county of the second part is successors and assigns the analysis of the second part, its successors and assigns the analysis of the account party of the second part, its successors and assigns forever. Shall put. They and struct the same packed to the second part, its successors and assigns the account party of the second part, its successors and assigns the same packed and present as the packed of the same packed to the same as an investor packed to the same packed to	I paid by the sold party of the second part, the receipt whereof is hereby acknowledged, half is not an additionally these presents. \$\frac{1}{4}Q\$ GRAN INN, SIEGL, CONVEY and CONVERTAM unto said pacty of the second part, its successors and sasigns forever, all the following described real, casts and situated in the County of Tallea Oklahoma, co-will asked the the County of Tallea Oklahoma, co-will real the county of the second part, its successors and assigns in case in control the control of the said person of the said perso	a by the said party of the second part, the receipt whereof is hereby adenowinded, have, sold and by these presents. \$\frac{1}{2}\$ GRANY SELLA CONVEY and CONFERM unto said party of the accord part, its successors and assigns forever, all the following described real estate functed in the County of	Blook Six (6) Abdols Addition to the city of Thiss Okishoms according to the corpetation of the city of Thiss Okishoms according to the corpetation with all improvements thereon. REASURERS ENDORSEMENT recrity that I received \$2.4. and issued in the corpetation of the corpe	REASURERS ENDORSEMENT "certify that I received \$ and issized ""certify that I received \$ and issized ""certify that I received \$ and issized ""Little, within, mortgage. Pard tills	REASURERS ENDORSEMENT "Certify that I received \$ and issued """ certify that I received \$ and issued """ certify that I received \$ and issued """ Library of the payment of moving the payment of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to part of the second part, its successors and said of inheritance therein, free and clear unabrances; that there is no one in adverse possession of same and that \(\text{V.W. Swoveland} \) and Jessie's Swoveland his its part of the second part is successors and assigns, the said of the part of the second part is part at the special part of the second part is part at the second part is part at the special part of the second part is successors and assigns, to pay all takes and any general and special, significat such lands and improvements thereon, when due, and to keep the second part is successors and assigns, to pay all takes and any general and special,
and isseed Conorting	thereof. together with all improvements thereof. #### ASURERS ENDORSEMENT **Certify that I received \$ and issued	Bighteen Hundred and no/100 DOLLAND public by the said purty of the second purt, the recept whereof is hereby admonstrated, and so that the presents. 40. GRAN. N. SELL CONVEYS and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real casts at situated in the County of Third	Eighteen Hundred and no/100 DOLLAN public by the said purty of the second part, the recipit whereof is hereby acknowledged, hard, sold and by these presents 40. GRAN IN, SELL CONVEX and CONFIRM unto said purity of the second part, its successors and assigns forever, all the following described real said and stusted in the County of Thiles Obligation of the second part, its successors and assigns forever, all the following described real said Lote Twenty (20) and Twenty One (21) Block Six (6) Abde's Addition to the city of Thiles Oblightons aggregate with all improvements thereon. BLASURERS ENDORSEMENT "Certify that I received \$\frac{1}{2}\$ and issued "Lote Whith mortgage, "Lote Whith mortgage, "Lote Whith mortgage, "Lote Whith mortgage, "Lote Whith this, estate and interest of said greator—is and to said previous, including all homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said homestood rights, which are hereby waived and released, to and with all and singuise the including said said said the blat. Said and the blat. Said and the blat. Said and the blat. Said party of the second part, its successors and assigns forever. Said part of the first part bench and with all and singuise the including said said said and approximance thereof to bench and the said party of the second part, its successors and assigns forever. Said part of the first part bench and said party of the second part is the special said said said said said party of the seco	Bighteen Hundred and no/100 DOLLAN Josh by the said party of the second part, the receipt whereof is hereby admonwinged, hate, not do not by these presents. 40. GRAN JOHN JEHL CONVEYS and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real early and situated in the County of Thiese. Lots Twenty (20) and Twenty One (21) John Jehn Jehn John Jehn Jehn Jehn Jehn Jehn Jehn Jehn Je	and patts by the said party of the second part, the receipt whereof is hereby schoolwideped, haVS, sold and by these presents. 40. GRAN AIN, SERIA, CONVEY and CONFIRM unto said party of the second nort, its successors and assigns forever, all the following described real casts and stunted in the County of Tale and Sinte of Okhahomia, to-wit and stunted in the County of Tale and Sinte of Okhahomia, to-wit and stunted in the County of Tale and Sinte of Okhahomia, to-wit and sinte and Sinte of Okhahomia, to-wit and sinte	April by the ends purty of the second purt, the receipt whereof he hereby acknowledged, have, soid and by these presents. 30	Bighteen Hundred and no/100 DOLLAN path by the sulp party of the second part, the receipt whereof is hereby schnowledged, have, end and by these presents. 30 GRAN ALN, SELL, CONVEY and CONVERTME units said party of the account part, it is successors and assigns forever, all the following deserthed real scale and structed in the County of Talles and State of Originions, to-will Lots Twenty (20) and Twenty Une (21) Block Six [6] Abdels Addition to the city of Talles Oklahoms according—to—the—recorded plat thereof together with all improvements thereon. ***ESASURERS ENDORSEMENT** ***Certify that I received 3 L** and issued ***Town of the county of the county of the second part, the county of the second part is successors and assigns the analysis of the second part, its successors and assigns the analysis of the account party of the second part, its successors and assigns forever. Shall put. They and struct the same packed to the second part, its successors and assigns the account party of the second part, its successors and assigns the same packed and present as the packed of the same packed to the same as an investor packed to the same packed to	I paid by the sold party of the second part, the receipt whereof is hereby acknowledged, half is not an additionally these presents. \$\frac{1}{4}Q\$ GRAN INN, SIEGL, CONVEY and CONVERTAM unto said pacty of the second part, its successors and sasigns forever, all the following described real, casts and situated in the County of Tallea Oklahoma, co-will asked the the County of Tallea Oklahoma, co-will real the county of the second part, its successors and assigns in case in control the control of the said person of the said perso	a by the said party of the second part, the receipt whereof is hereby adenowinded, have, sold and by these presents. \$\frac{1}{2}\$ GRANY SELLA CONVEY and CONFERM unto said party of the accord part, its successors and assigns forever, all the following described real estate functed in the County of	Blook Six (6) Abdols Addition to the city of Thiss Okishoms according to the corpetation of the city of Thiss Okishoms according to the corpetation with all improvements thereon. REASURERS ENDORSEMENT recrity that I received \$2.4. and issued in the corpetation of the corpe	REASURERS ENDORSEMENT "certify that I received \$ and issized ""certify that I received \$ and issized ""certify that I received \$ and issized ""Little, within, mortgage. Pard tills	REASURERS ENDORSEMENT "Certify that I received \$ and issued """ certify that I received \$ and issued """ certify that I received \$ and issued """ Library of the payment of moving the payment of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to rever. Said part—of the first part of the second part, its successors and assigns to part of the second part, its successors and said of inheritance therein, free and clear unabrances; that there is no one in adverse possession of same and that \(\text{V.W. Swoveland} \) and Jessie's Swoveland his its part of the second part is successors and assigns, the said of the part of the second part is part at the special part of the second part is part at the second part is part at the special part of the second part is successors and assigns, to pay all takes and any general and special, significat such lands and improvements thereon, when due, and to keep the second part is successors and assigns, to pay all takes and any general and special,
and issued Conorigage Controlled The provided and released, to- cons of this mortgage become broken in any par- less and specific lien is hereby granted en all 168 forever, Said part of the first part hereby that they that of inheritance therein, free and clear of all ad Jessie Sweveland his wife ty of the second part at the special instance and sié; Swoveland his wife the sum of DOLLARS, cessors and assigns, to pay all taxes and assess- ovements in good repair, and to keep the build- policy or policies of insurance constantly trans- second part its successors or assigns, may pay may also pay the final judgament for any statu- remises, including all costs and for the repay- ociation, these presents shall be security. his wife. make and deliver to the and in the words and figures as follows, to-wit: Ember, 15th 192 SOCIATION, the following sums of money viz: DOLLARS, ssociation, represented and evidenced by the	thereon. ***********************************	Righteen Hundred and no/100 DOLLAIN Just by the said party of the second part, the receipt whereof is breitly admonwindped, hat 20 not and by these presents 4.0 DILAIN JUN, SELLA, CONVENT and CONVENT unit on said party of the second part, its successors and assigns forever, all the following described rail establishment and situated in the County of Talles	Righteen Hundred and no/100 DOLLAN pold by the said party of the second part, the receipt whereast is hereby echanomission, lat29, sold and by these presents 40. CHAN IN, SELL, CONYUN and CONFIRM unto said party of the second part, its successors and assigns to ever, nit the following described real state and situated in the County of Talles and stated on the County of Talles and stated on the County of Talles and State of Oktahem, to-will add stated in the County of Talles - Oktahemon - according to the county of Talles - Oktahemon - according to the county of Talles - Oktahemon - according to the county of the second part in the party of the second part in the county of the cou	Bighteen Hundred and no/100 DOLLAN Josh by the said party of the second part, the recept whereof is hereby acknowledged, half, nod and by these presents. 40. GRAN JON, SELL, CONVEYS and CONVERNA unto said party of the second part, its successors and assigns forever, nil the following described real state and situated in the County of Talles and situated in the County of Talles (1) and Twenty One (21) Block Six (6) Abdels Addition to the gity Of Talles-Okishons-according-to-the-recorded plat thorself, together with all improvements thereon, "ERASURERS ENDORSEMENT" "certify flut! received 3 and facility "certify flut! received 3 and facility "ANY Interfer in payment significant of the second part, its successors and assigns forever, flut part of the second part, its second part its	and path by the said party of the second part, the receipt whereof is hereby acknowledged, have. Self. GONYEY and CONTRIBUTUS and a party of the second gort, its successors and assigns forever, all the following described real estatuted in the County of Thiles and State of Oklahoma, to-will be controlled to the County of Thiles and State of Oklahoma, to-will be controlled to the County of Thiles and State of Oklahoma, to-will be controlled by the county of the	A paid by the sold party of the second part, the receipt whereof to hereby ecknowledged, haZ2, sold and by these presents. AC	Eighteen Hundred and no/100 DOLLAN spain by the sale party of the second part, the receipt whereof is hereby admortinged, haZ2, soid and by these presents _0	apid by the mild party of the second part, the receipt whereof is hereby acknowledged, half so and my these presents GRIAN INC. SEMA. CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and stonted in the County of Thiles and State of Oklahoma, to-will be seen the second part of th	a by the said purty of the second part, the receipt whereof is hereby acknowledged, have, so that and by these presents. Go	Block Six (6) Abdols Addition to the city of Thiss Oklahoms according to the recoved deptat thereof, together with all improvements thereon. ***HASURERS ENDORSEMENT** ***Certify flest received \$2* ***Line William mortage.** David (line 4.5. day of	right, title, estate and interest of said grantor—in and to said premises, inclusing all homestead rights, which are hereby varied and released, it will be a said premises, inclusing all homestead rights, which are hereby varied and released, it will be a said premises, inclusing all homestead rights, which are hereby varied and released, it will be a said premises, inclusing all homestead rights, which are hereby varied and released, it will be a said premise and premises, inclusing all homestead rights, which are hereby varied and released, and with all and singular the tenements, hereditanced and appurienances thereto belonging. A died and specific Jan. In hereby, granted—and with all and singular the tenements, hereditanced and appurienances thereto belonging. A died and specific Jan. In hereby, granted—and with all and singular the tenements, hereditanced and appurienances thereto belonging. A died and specific Jan. In hereby, granted—and with all and singular the tenements, hereditanced and assigns, that at the delivery hereof. It have an one of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of rances; that there is no one in adverse possession of ame and that. V. W. Swoveland and 3e8816 Swoveland his without the same against the lawful and equitable falliane of all persons whomesover. Fight, atthetic is no one in adverse possession or ame and that. V. W. Swoveland and 3e8816 Swoveland his wife. In the same and the same against the lawful and equitable falliane of all persons whomesover. Fight, atthetic is no one in adverse possession or ame and that. V. W. Swoveland and 3e8816 Swoveland his wife. Developed the same and the same against the lawful and equitable falliance and premise with the lawful and equitable falliance and premise without the same and assessment and assessments and the same and assessments and the same and assessments and the same and assessments, and may be decided to the same and assessments, and may effect su	AND WHIRREAS, and pack a segurate the navour and advanced to Y. W. SWOYELENG. and allegan, to pay all takes and a nageneral and special segurate the respectation of the pack and and advanced to Y. W. SWOYELENG. and packing the second part at the special instance and special segurate the seguration and seguration and segurate the seguration and segurate and segurate and segurate the seguration and segurate and segurate and segurate the seguration and segurate an
and issued Conorigate 2. 2. 2. 2. 2. 2. 2. 2. 2. 2	thereon. ***RASURERS ENDORSEMENT*** ***Certify final I received \$	Righteen Hundred and no/100 Dolland by the sold party of the second part, the receipt viewed is hereby adsorptionized, have and analysis present. An GRAN MIN, SHELL, CONYER and CONVERN that CONVERN the analysis of the second part, is successors and analysis forever, all the following described real establishment of the Country of Tales	Fighteen Hundred and no/100 DOLLAN DOLLAN Fight by the sull party of the second part, the receipt whereoft is hereby achanosticique, har28 sold and by these presents. 30 GRAN TABLE, CONVER and CONVERN that CO	Righteen Hundred and no/100 Dolland by the sold party of the second part, the receipt whereof is hereby addrespringed, have sold and by these presents. 30	at patid by the said party of the second part, the receipt whereof is hereby admonvineged, have, sold and by these presents. \$0.0000000000000000000000000000000000	Bighteen Hundred and no/100 Apally by the sulp pures of the second part, the receipt whereof the hereby acknowledged, half-2 soid and by these presents. 40 ARAN SHEA, CONYEN and CONVENTS and on the party of the second part, its successors and success fivered, all the following described real ends and attended in the County of. This a man Shute of Oklahoma, cover the second part, the successors and success fivered, all the following described real ends and attended in the County of. This a man Shute of Oklahoma, cover the county of the County of This and Shute of Oklahoma, cover the county of the County of This and Shute of Oklahoma, cover the county of the County of This and Shute of Oklahoma, cover the county of the County of This and Shute of Oklahoma, cover the county of the County	ANY AND TO HOLD THE RAME with a related protects and selected from the second part, the receipt whereof is hereby acknowledged, have end and by these presents. 40	and by the main party of the second part, the receipt whereof is hereby admonvinded, have. Sold and by these presents \$0.00000000000000000000000000000000000	a by the said party of the second part, the receipt whereof is hereby acknowledged, have so do and by these presents. \$0	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdels Addition to the city of Takes Oklahoms according to the recorded plat thereof, together with all improvements thereon. REASURERS ENDORSEMENT "CERTIFICATION OF THE STATE OF THE	A SEASURER'S ENDORSEMENT "CETTLY that I received \$	Therefor, "ESASURER'S ENDORSEMENT "Scribt fult. Treceived \$
and issued moriging articles arti	thereon. ***********************************	Righteen Hundred and no/100 1 pulls by the ent/ purty of the second part the procept whereof is hereby achterefeded, NaVB. sed and by these presents. 40 GRAN. 1 pulls by the ent/ purty of the second part the procept whereof is hereby achterefeded, NaVB. sed and by these presents. 40 GRAN. 1 pulls by the ent/ purty of the second part is processors and analysis forever, mit the fellowing described read elected and status of the Greaty of Tale	Fighteen Hundred and no/100 policy by the ent/ perty of the second part, the recept whereof is hereby achterpringing, hard, soid and by these protects. Ac. GRAN (IN, SHIA, CONVER and CONNIBN und CONNIBN and CONNIBN and Barty of the second part, its successors and antique forever, all the fellowing described read entition for the County of Talks. Index Twenty (20) and Twenty Cne (21) Blook Six (5) Abdols Addition to the city of Pathese Oklahomes—accordance—to the recorded plat thereof; together with all improvements thereon. ***HEASURERS ENDORSEMENT** "VERTY (fills create and inserver of main grantes—in each to suit provides, including all homesteed rights, which are involve waived and released, to warmer to the county of the second part, it is uncersors and antique forever. Soil part of the during health of the said premises above granted, and sected of a good and beforeside eaths of inheriton therein, from and of the large party of the second part, it is uncersors and antique forever. Soil part of the said premises above granted, and sected of a good and beforeside eaths of inheritons therein, from and of the large party of the second part, it is uncersors and antique forever. Soil part of the said premises above granted, and sected of a good and beforeside eaths of inheritons therein, from and clear of a good and beforeside eaths of inheritons therein, from and clear of a good and beforeside eaths of inheritons therein, from and clear of a good and beforeside eaths of inheritons therein, from and clear of a good and beforeside eaths of inheritons therein, from and clear of a good and beforeside eaths of inheritons therein, from and clear of a good and beforeside eaths of inheritons therein, from and clear of a few parts of the second part, and the second part, and the parts of parts of the second part, and the parts of parts of the	Righteen Hundred and no/100 1 pold by the early nerty of the second part, the receipt whereof is hereby acknowlinded, NaV2 soid and by these process. Acc. GRAN 1, SHAL CONVEY and CONNING AND AND CONNING AND AND CONNING A	at paid by the said party of the second part, the receipt whereof is hereby acknowledged, balks, sold and by these presents. \$0	Eighteen Hundred and no/100 mouth by the said purty of the second part, the receipt whereof is hereby echaporisides, hard soil and by these presents. 400	Against by the suits party of the second part, the receipt whereof is hereby schoperinged, May 2. soid and by these presents. 40	in puts by the suld party of the second part, the receipt whereof is hereby ashnowledged, balls, sold and by these presents. \$\frac{1}{2}\$ Q. (CRAN) IN SELL, CONYET and CONNERN unto said party of the second part, its processors and assigns forever, all the following described, real entities and intented in the County of \$\frac{1}{2}\$ Albedo Salabidoms. Association to the oity Of Fulses Oklubroms. According to the oil provided plat thereof to the full improvements Thereon. ***HEASURERS ENDORSEMENT** ***Corrilly final received of mald grounders. In and to said provides, including all homestead rights, which are hereby warred and released to continue to the condition of the mortage becomes broken in any plate of the property, with full said property, with full said. The oil to continue the said of the property with full said property with all said property with full said property with all said	a by the said party of the second part, the receipt whereof is hereby acknowledged, have. Seed and by these presents. 40. GRANY BELL CONVEX and CONFIRM unto said party of the second part, the nuccessors and assigns forever, all the following described red estate in the County of Tales seed Cokahones, to with the County of Tales seed Chalabones, and addition to the city of Tales Chalabones. Addition to the city of Tales Chalabones accordings to the recorded plat thereof together with all improvements thereof, together with all improvements thereof. """ Certify that I received \$	Lots Twenty (20) and Twenty One (21) Blook Six (6) Abdels Addition to the city of Tules Okishoms according to the recorded. plat thereof. together with all improvements thereon.	Fight, title, estate and interest of eads grountsin and to said premises, including all homestead rights, which are hereby waived and released, within the said prevent of eads grountsin and to said premises, including all homestead rights, which are hereby waived and released, within all rests of eads property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any and with all and singhts the horesteapits, bereditamoughts and representations the case the conditions of this mortgage become broken in any and with all and singhts the horesteapits, bereditamoughts and representations the case the conditions of this mortgage become broken in any and with all and singhts the horesteapits, bereditamoughts and representations the said previous. A first a said question and with all and singhts the horesteapits, bereditamoughts and with all and singhts the horesteapits, bereditamoughts. A first a said question and with all and singhts the horesteapits, are all the first part here into with the said party of the accord part, its successors and assigns forever. Said part. A they are all any and all avoid owner of the said premises above grantees, and selected of a good and indecasiable estate of inheritamoughts and the first part here that they are all assigns to make a said any and defined the same against the lawfol and equilable callines of all persons whomsoever. VYUNDED, ALWANS, And these presents are upon the same as that V. W. Suoveland and Jessie Swoveland his wife Eighteen Hundred. and no/100 D. WHEREAS, and part extracts are upon the express conditiones that, whereas the said party of the accord part, its successors and assigns to pay all laises and assigns to pay all the same and the persons problemed in such company or companions that, whereas the said party of the according to the party and designate and the persons problemed in a good tends, and to keep the hundred. Eighteen Hundred. and no/100 D. WHEREAS, and part extracts are upon the ex	REASURERS ENDORSEMENT The Certify that I received \$
and issued Contigues 2 2 22 23 24 25 25 26 26 26 26 26 26 26 26	plat thereof, together with all improvements thereon. ***REASURERS ENDORSEMENT** ***Certify just I received \$_{A}\$_{a}\$_{a}\$ and issued** ***Provided of the second part of the second part is the within mortrage. ***Deviction of the second part of the second part is successors and antigns forever. State they waived and released, tester and with all and simple the tempents, hereafted sead and popurious areas that they have a second part is successors and antigns forever. State and second part is successors and antigns forever. State and second part is successors and antigns forever. State and second part is successors and antigns forever. State and second part is successors and antigns forever. State and second part is successors and antigns forever. State and second part is successors and antigns forever. State and second part is successors and antigns forever. State and second part is successors and antigns forever. State and second part is successors and antigns forever. State they were an interest of the second part is successors and antigns forever. State they were an interest of the second part in the second part in the second part is successors and antigns forever. State they are second part in the second second part in the second part in the second part in the second second part in the second part in the second	Bighteen Hundred and no/100 NOLAND just by the sends party of the second part, the receipt whereoft is hereby admonifedered, NaEL soot and by these presents. G.C. NA SHILL, CONVEY and CONVEY and CONVEY the admonifedered the second part, its successors and anelgas frevers, nil the following described real each state of the Genery of Tales and State of Oklahomia, to synthesis and states of the Genery of Tales and State of Oklahomia, to synthesis and states of the Genery of Tales and State of Oklahomia, to synthesis and states of the Genery of Tales of Oklahomia, to synthesis and the Genery of Tales of Oklahomia, to synthesis and the Genery of Tales of Oklahomia, to synthesis and the Genery of Tales of Oklahomia, to synthesis and the Genery of Tales of Oklahomia, to synthesis and the Genery of Tales of Oklahomia, to synthesis and the Genery of Tales of Tal	Fighteen Hundred and no/100 DOLLANT But by the said party of the second part, the receipt whereast is hereby acharavirsigned, hard. seed and by these present. Ac. MRAN MR. SERLA, CONVENT and acc CONFIDENT than stand party of the second part, its necessary and assignes forever, all the following described real cand attended in the County of Tales And situated in the County of Tales Lote Twenty (20) and Twenty One (21) Block Six (6) Abdels Addition to the city of Tales—Cokabnoms—according—to—the—recorded— plat thereof i. together with all improvements thereon. BEASURERS ENDORSEMENT "Corflif plat I received s and instead "Tales" Block Six (6) Abdels Addition to the city of the county	Bighteen Hundred and no/100	a paid by the main purty of the second part, the receipt whereof is hereby acknowledged, ball 90 cold and by these presents. AG. CRAN ARK, SEAR, CONVEY and CONTERM wate make purty of the second part, the successors and analysis feverer, all the following described real entants of the County or Talks	Eighteen Hundred and ns/100 and pair by the said purty of the seroed part, the receipt whereof is hereby achapterishes, half-soid and by these present. GO. ARAN, SETA, CONVEY and CONVERT and CONVERT was and and party for the second part, the secondary and antispass forever, all the following described real count attention in the County of Thiss. Interest Twenty (20) and Twenty One (21) Block Six (5) Abdols Addition to the city Of-Gathes-Oklahofess-according-to-the-recorded plat thereof. Together with all improvements thereon.	ANALY AND SOLLAND THE AND PROVIDED THE ANGLE OF THE ANGLE	a paid by the suld party of the second part, the receipt whereof is hereby advanced and and by these promests. \$G. CRAN LIN, SHILL, CONVEY and CONVERTA unit control and party of the second part, its successors and antipus fearway, all the following described real entitle and strated in the County of Tales and Sints of Olinhoem, to-wife the county of Tales and Sints of Olinhoem, to-wife the county of Tales and Sints of Olinhoem, to-wife the county of Tales and Sints of Olinhoem, to-wife the county of Tales and Sints of Olinhoem, to-wife the county of Tales and Sints of Olinhoem, to-wife the county of Tales and Sints of Olinhoem, to-wife the county of Tales and Sints of Olinhoem, to-wife the county of Tales and Sints of Olinhoem, to-wife the county of Tales and Sints of Olinhoem, to-wife the county of the county hereof. The tales of the county of the second part, its successors and assigns forever. Said part and the first part hereby with the county of the second part, its successors and assigns the county hereof. The tales of the county of the second part, its successors and assigns the county hereof. The tales of the county of the second part, its successors and assigns the county hereof. The tales of the county of the second part, its successors and assigns the county hereof. The tales of the county of the second part, its successors and assigns the county hereof. The tales of the county of the second part, its successors and assigns the county hereof. The tales of the county of the second part is successors and assigns the county hereof. The tales of the county of the second part is successors and assigns the county hereof. The tales of the county of the second part is successors of the county of the second part is successors of the county of the second part is successors of the county of the second part is successor	a by the said party of the second part, the receipt whereof is hereby admonwhaten, half is not a select forever, all the following described real cauted in the County of	Lots Twenty (20) and Twenty One (21) Blook Six (6) Abdels Addition to the city of Tules Oklahoms according to the recorded plat thereof. together with all improvements thereon. REASURERS ENDORSEMENT certify that received \$\frac{1}{2}\$ and issued \[\text{REASURERS ENDORSEMENT} Control of the city of the	**************************************	REASURERS ENDORSEMENT "Certify that I received \$
and isseed mortgage action of this mortgage become broken in any partest and specific lies. Is hereby, granted on all forever. Said part of the first part hereby that they that of inheritance therein, free and clear of all ad Jessie Swoveland his wife ty of the second part at the special instance and sié; Swoveland his wife the sum of DOLLARS, essors and assigns, to pay all taxes and assessovements in good repair, and to keep the build-policy of policies of insurance constantly transects thereon free from all statutory lies claims second part its successors or assigns, may pay may also pay the final judgmment for any staturemises, including all costs and for the repay-recition, those presents shall be security. his wife make and deliver to the and in the words and figures as follows, to-wit: make and deliver to the and in the words and figures as follows, to-wit: comber. 15th 192 2 SOCIATION, the following sums of money viz: DOLLARS, ssociation, represented and evidenced by the to said Association to secure a loan of DOLLARS, and the sum of DOLLARS, and the sum of the said association to secure a loan of DOLLARS; the same being the interest at its Home Office at Extile Eville, O	thereon. ***********************************	Bighteen Hundred and no/100 DOLLAND page 100 years of the second part, the receipt viewcof is hereby undergrided, NaXe seed and by these present. An GRAN NAME and convention that the accord part, its necessors and necessors and the following described; real second part, its necessors and necessors and the following described; real second necessary and according to the County of Tales Lote Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tales Okishoffes — according to the recorded plat increased the real part of the recorded plat increased the real part of the recorded plat increased of the recorded plat increased the real part of the recorded plat increased the recorded plat increased of the recorded p	Eighteen Hundred and no/100 poll by the sull party of the second part, the receipt whereat is hereby achterofrieged, haZE soot and by these presents. 30 min, Smith, CONVEY and CONVEY an	Bighteen Hundred and no/100 DOLANT judy by the sully next of the second just, the receipt whenced is hereby acknowledged, NaCE soil and by these present. AC GRAN AND ADDITIONAL STATES and and prove of the second party in the second party in the second party and acknowledged, NaCE soil and by these present. AC GRAN AND ADDITIONAL STATES AND A	at path by the main party of the second part, the receipt whereas is hereby acknowledged, half so cold and by these presents. AG	Bighteen Hundred and no/100 apail by the sale purty of the second part, the compiler whereof is hereby acchanged and, but 25, cold and by these present. 40. ARAM, SMIC, ONVERS and CONDINATE and sale party the second part, its successors and assigns forever, nit the following described real and statuted in the County of Tales — the second part, its successors and assigns forever, nit the following described real and attended in the County of Tales — the second part is not to the catty — the catty — of Tales — Oklahomes — according — to — the — recorded — plat thereof. I together with all improvements — the reput — the rep	Righteen Hundred and ms/100 DOLAM And By the said party of the second just, the receipt whereof is hereby undergovingen, lax25, sold and by these present. 30 AND, SELL CONNEY and CONNERNE under said party of the second part, its necessars and assigns forever, all the foliowing described; real and and attented in the County of Tal88 Lots Ewenty (20) and Twenty Une (21) Block Six (6) Abdole Addition to the city Of Tal88 And State of Okjahosm, to-vi Dollar Thereon. Block Six (6) Abdole Addition to the city Of Tal88 And State of Okjahosm, to-vi Thereon. Block Six (6) Abdole Addition to the city Of Tal88 Addition to the city Addition	spain by the suit party of the second part, the receipt whereof is hereby achnopringued, and and by these presents. G	a by the said party of the second part, the receipt whereof is hereby admonwindped, have not an addition of Control and SELL, CONTEX and CONTENT and Sints of Control and Sints of S	Lote Twenty (20) and Twenty One (21) Blook Six (6) Abdels Addition to the city of Tules Oklahoms according to the recorded plat thereof, together with all improvements thereon. BEASURERS ENDORSEMENT certify fint I received \$\int_{\text{acc}}\text{and issued}\ interest the received \$\int_{\text{acc}}\text{and issued}\ interest the width mergers in properties of good and issued interest the width mergers in properties of good and issued interest the state of add property, with all power and attherety to collect the same in case the conditions of this mertage become broken in any part of the state of add property, with all power and attherety to collect the same in case the conditions of this mertage become broken in any part of the state of add property, with all power and attherety to collect the same in case the conditions of this mertage become broken in any part of the same and a merginal cram and after all the delivery become the state of add property, with all power and attending the same and a merginal contains and a state of add property and after a state of add property and after a state of add property and after any and after all the delivery become and a state of a state and any and any and a state of a state and a state of the state of	**************************************	REASURERS ENDORSEMENT Certify first I received S
nents	of Toles Oklubens seconding to the recorded	Eighteen Hundred and no/100 DOL. i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL. pold by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	Eighteen Hundred and no/100 DOL. i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	AIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tales Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city	Bighteen Hundred and no/100 DOLE and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	aby the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	Lots Twenty (20) and Twenty ^O ne (21) Block Six (6) Abdola Addition to the city	en en la companie de	
		Eighteen Hundred and no/100 DOLLARS i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents		of Tules Okluhoma according to the recorded plat thereof together with all improvements	of Tules Okluhoma according to the recorded plat thereof, together with all improvements
	只要一点,一点一点,一点一点,一点,一点,一点,一点,一点,一点,一点,一点,一点,	Eighteen Hundred and no/100 DOLLAR: 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANTAIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estates	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	i paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.Y.O. sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	d situated in the County of. Tillsa and State of Okiahoma, to-wi	Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements	Block Six (6) Abdo!s Addition to the city of Tules Okluhoms according to the recorded plat thereof together with all improvements
	Lots Twenty (20) and Twenty One (21)	Eighteen Hundred and no/100 DOLLAR: 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANTAIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estates	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	i paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.Y.O. sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	d situated in the County of Tulsa and State of Oklahoma, to-wi	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements
	Lots Twenty (20) and Twenty One (21)	Eighteen Hundred and no/100 DOLLARI 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presentsdo	Eighteen Hundred and no/100 DOLLAR 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.T.O. sold and by these presents	Bighteen Hundred and no/100 DOLLAR departs of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	Bighteen Hundred and no/100 pollar bollar d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	d paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.Y.S. sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, ha V.C. sold and by these presents	in, Send, convert and constitut anto said party of the second part, its successors and assigns follower, all the following described rear estat.	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements
and State of Oklahoma, to-wit;	Lots Twenty (20) and Twenty Une (21)	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLAR	그는 사람들이 있는데 맛이는 아이에게 살고 살이 사용하게 되었다. 아는 나는 아이에 보고를 이 가지를 하는 것이 되었다. 그는 것이 없는 사람들이 없는 사람들이 없는 사람들이 없다.	Eighteen Hundred and no/100 DOLLAR	Righteen Hundred and no/100 DOLLAR	그는 사이트 사람들에 없는 사람이 있습니다. 그런 사람에서 그렇게 하는 요리를 하면 보다 하는 사람들이 가는 사람들이 가는 사람들이 다른 사람들이 없었다.	그리다 사람들에 많은 그리에 가입을 하는 사람들 경기를 가지 않는 것이 가입을 때 가입을 하는 것이 되었다. 그는 것은 사람들이 하는 것이라고 있는 것이다.	IN SULT, CONVEY and CONFIDM usto gold make of the accord next, to precedence and realize foreign all the following densitied was extracted	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements
forever, all the following described real estate. and State of Oklahoma, to-wit;	RGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate, and situated in the County of Tales Lots Twenty (20) and Twenty One (21)				THE PROPERTY OF THE PROPERTY O			BIRITORNI BURILIPA ANG BOJ 100	or and the back throughout and and the control of t	paid by the said party of the second part, the receipt whereof is hereby acknowledged, hax.9. sold and by these presents	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of These Oklahoma according to the recorded plat thereof. together with all improvements	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Thea Oklahoma according to the recorded plat thereof together with all improvements
d and by these presents QQ	hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. QO	하다 하는 사람들은 사람들은 사람들이 가장 海海 사람들은 사람들이 가장 하는 사람들이 가장 가장 하는 것이 가장 하는 것이다. 그렇게 가장 사람들은 사람들은 사람들은 사람들이 가장 가장 가장 사람들이 되었다.	그는 사람들은 그는 그들은 그는 그를 사용하는 그는 것들은 그를 가장하는 것이 되었다. 그를 가장하는 것이 되었다. 그렇게 되었다는 그를 가장하는 것이 되었다. 그는 사람들은 사람들은 그를 가장하는 것이 되었다.			TINESSETH, That the said part 168 of the first part for and in consideration of the sum of	TNESSETH, That the said part. 185	Righteen Hundred and no/100		되는 아이들 가는데 맛이는 그에게 말로 살아갔다면 생각이 되었다. 아이들은 그리 경우에 이 그렇게 하는 그들은 사고를 다 하는 것을 하는데 하는데 하는데 나를 다 했다.	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements	hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents do
d and by these presents	Eighteen Hundred and no/100 DOLLARS hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do			그는 하게 된 것도 하는 사람들이 되는 國 行告告 그는 사람들은 하는 하는 하는 하는 하는 하는 것이다. 그는 것은 그 사람들은 사람들은 전상을 하는 하는 하는 것은 사람들이 되는 것은 것은 하는 것은 사람들이 되었다.	angang ang ang ang ang ang ang ang ang a					Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do
d and by these presents	WITNESSETH, That the said part ies	SAVINES And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahome, purty of the second par	SAVINES And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second par			"我们的一点,我们的一点,我们的一起,我们的身体,我们就没有一点,我们就没有一点,我们就会不会的,我们就会没有一点,我们的一个时间的,我想要不 是 好好了,我们的一		TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	WITNESSETH, That the said part ies Bighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT RGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate g and situated in the County of Tillsa and State of Okiahoma, to-wit: Lots Twenty (20) and Twenty Une (21)								그렇게 보는 것 만날 살고싶다. 그 문화가는 이 가게 다른 이번에 만든 아니라 말에 되어 되어 가면서 가게 하고 있다. 그렇지 하고 되어서 어느 아니라 나를 하는 것이다.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL. and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT RGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate g and situated in the County of Tills Lots Twenty (20) and Twenty Une (21)				and any control of the control of th				그 보고 있는 것이 있다. 그는 것이 바로 보고 있는 이 바로 가는 것이 되었다. 그는 것이 되었다. 그런 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	WITNESSETH, That the said part ies Bighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT RGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate g and situated in the County of Talisa and State of Oklahoma, to-with the Twenty (20) and Twenty Une (21)	SAVINES And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purty of the second par	SAVINES AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second party of th					TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	WITNESSETH, that the said part ies
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tillsa and State of Oklahoma, to-with Lots Twenty (20) and Twenty Une (21)			and the contract of the contra	and any control of the control of th				그 보고 있는 것이 있다. 그는 것이 바로 보고 있는 이 바로 가는 것이 되었다. 그는 것이 되었다. 그런 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents QQ	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents			TNESSETH, That the said part. 168	ITNESSETH, That the said part. 1991	TINESSETS, That the said part iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies		SSETH, That the said part	되는 아이들 가는데 맛이는 그에게 말로 살아갔다면 생각이 되었다. 아이들은 그리 경우에 이 그렇게 하는 그들은 사고를 다 하는 것을 하는데 하는데 하는데 나를 다 했다.	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do carried and party of the second part, its successors and assigns forever, all the following described real grand situated in the County of Tales and State of Oklahoma, to the City Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tales Oklahoma seconding to the recorded plat thereof together with all improvements
d and by these presents	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT and State of Oklahoma, to-wit sold in the County of Thise and State of Oklahoma, to-wit sold Twenty (20) and Twenty One (21)	<u>보고 있고 있는데, 항상 하면 하는데 이번 취약을 하는데 하면 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데</u>	<u>그, 그리고 그는</u> 모든 문항 문항, 그는 , 姓슈貞 본 전에 대한 경우 등학 전환 문항 등학 등학 대한 문항의 기계 학생으로 보는 학생을 하면 하는 학생 학생 전통 학생 기계학 학생			ITNESSETH, That the said part and in consideration of the sum of	TNESSETH, That the said part.	Eighteen Hundred and no/100		되는 아이들 가는데 맛이는 그에게 말로 살아갔다면 생각이 되었다. 아이들은 그리 경우에 이 그렇게 하는 그들은 사고를 다 하는 것을 하는데 하는데 하는데 나를 다 했다.	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate g and situated in the County of Tills And State of Oklahoma, to-wit Lots Twenty (20) and Twenty One (21)			TNESSETH, That the said part. 168	ITNESSETH, That the said part. 198				SSETH, That the said partof the first part, for and in consideration of the sum of	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do				INSTRUCTION TO A LANGE A LANGE AND A LANGE				DESCRIPTION AND A LANGUAGE AND ADDRESS OF THE PROPERTY OF THE	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			TNESSETH, That the said part. 168 of the first part, for and in consideration of the sum of	ITNESSETH, That the said partof the first part for and in consideration of the sum of				SSETH, That the said part	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL. and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			െട്ടു സ്വാഹ്യ പ്രവാധ വിഷ ്ഷം പ ്രാവായ സ്വാഹ്യ പ്രവാധ വിഷ്ട്രു വിഷ്ട്രേയിലെ അവരെ വിഷ്ട്രെയ്ക്ക് വിഷ്ട്രെയ്ക്ക് വിഷ്ട്രി വിഷ്ടരി വിഷ്ട്രി വിഷ്ട്രി വിഷ്ട്രി വിഷ്ടരി വിഷ്ട്രി വിഷ്ടരി വിഷ്ട	and the same and the same of t				and the control of th	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents									Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL. and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			TNESSETH, That the said part. 168	ITNESSETH, That the said part. 1990				SSETH, That the said part	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents									되는 아이들 가는데 맛이는 그에게 말로 살아갔다면 생각이 되었다. 아이들은 그리 경우에 이 그렇게 하는 그들은 사고를 다 하는 것을 하는데 하는데 하는데 나를 다 했다.	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tales and State of Oklahoma, to the County of Tales Oklahoma according to the recorded plat thereof; together with all improvements
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			TNESSEE That the said part 168	ITNESSETH That the said mart				SSECH Phot the said mort - Se	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL. and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents			on the strong of the company of the control of the	and an example of the control of the				지않고 요. 그리고 살고 있는데 그 사람들은 그 그 이 그리고 그리고 그리고 있는데 이 사람들이 되는데 그리고 있는데 그리고 있는데 그리고 있다. 그리고 있는데 그 그 그리고 있는데 그 그 사람들이	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT GAIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estates and situated in the County of Tillsa and State of Oklahoma, to-wit Lots Twenty (20) and Twenty One (21)				그 그의 사고 그는 일본 사람들은 그 그 바다 수석으로 가장 하는데 가장 가장 되면 가장 그는 가장 그 가장 보는데 가장 가장 하는데 가장 하는데 가장 하는데 하는데 하는데 가장 그 때문에 다른데 가장 하는데 가장 하는데 가장 하는데 가장 되었다.				마다. 그는 사람이 많은 사람들은 사람들이 되는 사람들은 사람들이 되었다. 하는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들이 가장 하나 모든 사람들이 되었다.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL. and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents				그렇고 있다. 그는 전 그렇게 되는 그는 계1.4세 수밖에 가는 전에 다른 아이들이 가장 되었다. 그 전에 되었다. 그 전에 되었다. 그 전에 되었다.				그렇게 보는 말이 있다. 경우는 그 전 에 선명 그는 전에 가장하다 되었다. 이 작가를 하면 하는 것이 되었다. 그 전에 보고 있다면 하게 되었다면 하게 되었다면 하다. 그 모양이 나를 하는 것이다.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do			TNESSETS That the said part 168 of the first part for and in consideration of the sum of	ITNESSETH That the said part				SSECUL That the said nort of the first nort for and in consideration of the sum of	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			TNESSETH, That the said part. 168	ITNESSETH, That the said part				SSETH, That the said part	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estates and situated in the County of Tiles Lots Twenty (20) and Twenty One (21)			TNESSETH. That the said part 168 of the first part, for and in consideration of the sum of	ITNESSETH. That the said nart. 25				SSETH. That the said nart. The first nort for and in consideration of the sum of	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			그는 교리는 그는 말이 있습니다. 그는 " "(inter unt) 전에 있는 것이라면 한 것이라면 하는 것이다. 그 가는 그는 그 가는 그렇게 되었다면 하는 그는 것이다. 그는 것이다. 그는 것이다.	AND THE RESERVE OF THE PARTY OF					Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do			그들이들의 보통하는 생물을 하는 계測한 그는 가게 되는 이번 등에 가는 이번 등에 되어 되었다. 그의 우리를 하는 것 같은 사람이 그녀를 되었다. 이번 시간을 되었다.	and the control of th					Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			그는 하게 된 것도 하는 사람들이 되는 國 行告告 그는 사람들은 하는 하는 하는 하는 하는 하는 것이다. 그는 것은 그 사람들은 사람들은 전상을 하는 하는 하는 것은 사람들이 되는 것은 것은 하는 것은 사람들이 되었다.	angang ang ang ang ang ang ang ang ang a					Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			TNIPSSETUI That the gold mant 168	ITANESSETTI That the said nort 200				of the first part the said part	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do			그는 그 그는 그는 그는 그는 그는 그를 하면 그는 그가 하는 것이 하는 것을 하는 것 같다. 하는 것 같다. 그는 하는 것으로 그렇게 그래요 얼마는 그는 하는 것 같다.	and the control of th					Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do			and the control of th	and the control of th				그 없으면 보고 있는 것이 없는 것이 되면 이 사람들이 되었다. 그는 그는 사람들이 되었다. 그는 사람들이 살아 있는 것이 되었다. 그는 사람들이 모든 사람들이 되었다.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents								이번 보고 있는 사람들은 사람들이 가득하고 하는 아니라 가장 하는 아니라 그들은 아니라 하는 아니라 하는 아니라 하는 아니라 하는 사람들이 아니라 하는데 아니라 하는데 아니라 하는데 아니라 하는데 아니라 하는데 아니라 하는데 아니라 아니라 하는데 아니라 하는데 아니라 하는데 아니라	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	VITNESSETH, That the said part. ies	SAVINGS AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purty of the second par	SAVILES And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purty of the second par					TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	VITNESSETH, That the said part ies
d and by these presents	Eighteen Hundred and no/100 DOLLARS and party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents				사람들이 있다. 그는 살이 많아 되는 그는 사 가 없어 가는 사람들은 사람들이 되었다. 그 사람들이 가장 하는 것이 되었다. 그렇게 그렇게 되었다면 하는 것이 되었다. 그 사람들이 없는 것이다.				그렇게 보는 살고 있다. 그는 그 세계 함께 그리고 가지 않는 이 사람들은 학교에 들었다면 하다는 그 사람들이 되었다. 그 그렇게 그렇게 하지 않는 사람들이 하는 것이 하나 하다.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents		사람이 되는 사람들이 되었다. 그는 사람들은 사람들은 사람들이 되었다면 사람들이 되었다. 그는 사람들이 바라를 가지 않는 사람들이 되었다. 그는 사람들이 되었다.	TNESSETH, That the said part. 168of the first part, for and in consideration of the sum of	ITNESSETH, That the said partof the first part, for and in consideration of the sum of	TINESSETS, That the said part iesof the first part for and in consideration of the sum of	TNESSETH, That the said part ies		SSETH, That the said part.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT. GRANT GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estates; and situated in the County of Tiles Lots Twenty (20) and Twenty Une (21)			TNESSETH, That the said part. 168of the first part, for and in consideration of the sum of	ITNESSETH, That the said partof the first part, for and in consideration of the sum of				SSETH, That the said part.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estates and situated in the County of Tillsa and State of Oklahoma, to-wit Lots Twenty (20) and Twenty One (21)	하는데 그는 그는 그는 그들이 하는 문 가들 을 하는 사람들은 이번에 남은 하는데 불어 들어 가지 하는데 하는데 살아보고 있는 그래, 그래를 되어 모습니다고 살아 하는데 나를 다 했다.	그는 그들은 그는 그는 그들은 요요요요요. 그 문화를 보고 가득하는 중에 만든 일본 등을 보면 하는 전략이 가득하는 가는 것이 되었다. 그렇게 하는 경험 회에서 그는 것이 하나를 하는 것이다.			ITNESSETH, That the said part of the first part for and in consideration of the sum of	TNESSETH, That the said part.	orang manggalakan banggalan dan menganggalan dan bermanggalan dan bermanggalan dan bermanggalan dan bermanggal		되는 아이들 가는데 맛이는 그에게 말로 살아갔다면 생각이 되었다. 아이들은 그리 경우에 이 그렇게 하는 그들은 사고를 다 하는 것을 하는데 하는데 하는데 나를 다 했다.	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements	Ind paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tales and State of Oklahoma, to the County of Tales Oklahoma according to the recorded plat thereof, together with all improvements
d and by these presents	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents		사람이 되는 사람들이 되었다. 그는 사람들은 사람들은 사람들이 되었다면 사람들이 되었다. 그는 사람들이 바라를 가지 않는 사람들이 되었다. 그는 사람들이 되었다.	TNESSETH, That the said part. 168	ITNESSETH, That the said part. 1991	TINESSETS, That the said part iesof the first part for and in consideration of the sum of	TNESSETH, That the said part. ies		SSETH, That the said part	되는 아이들 가는데 맛이는 그에게 말로 살아갔다면 생각이 되었다. 아이들은 그리 경우에 이 그렇게 하는 그들은 사고를 다 하는 것을 하는데 하는데 하는데 나를 다 했다.	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements	Ind paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estates; and situated in the County of Tiles Lots Twenty (20) and Twenty Une (21)			TNESSETH. That the said part 168	ITNESSETH, That the said partof the first part, for and in consideration of the sum of				SSETH. That the said part.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GRANT GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estates and situated in the County of Tiles Lots Twenty (20) and Twenty Une (21)			TNESSETH. That the said part 168 of the first part for and in consideration of the sum of	ITNESSETH. That the said part.				SSETH. That the said nart. The sum of the first part for and in consideration of the sum of	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do			TNESSETH, That the said part. 168	ITNESSETH, That the said part. 198				SSETH, That the said part	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			TNESSETH, That the said part. 168	ITNESSETH, That the said part	TINESSETS, That the said part iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part. ies		SSETH, That the said part	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			TNESSETH. That the said part 168 of the first part, for and in consideration of the sum of	ITNESSETH, That the said part and in consideration of the sum of				SSETH. That the said part of the sum of the first part for and in consideration of the sum of	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			그는 그리고 그는 그리고 있다. 그는 그를 사람이 하는 것이다. 그리고 하는 이 등을 하는데 되어 되었다. 그를 하는데 그를 하는데 그리고 하는데 그리고 하는데 그를 하는데 하는데 그를 하는데 하는데 그를 그를 하는데 그를 그를 하는데 그를	The state of the s					Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents				교육교육교육 교통 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전				그는 그는 그는 그는 그들은 살이 되는 그 그는 바다를 하는 것이 하는 것이 되었다. 그는 것이 되었다는 것이 되었다는 것이 되었다는 것이 되었다는 것이 없어 되었다. 그 그들은 것이 없는 것이 없다는 것이 없다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do			来说,这一点一点,她就会一种的特殊的人,就是一点的人,就是这种的人,就是这个人,就是这种人,这种可能的人,不是一个简单的。这一点,是这种的特殊的人。他们	사람들 성상 등 사람들은 사람이 가려놓아 바다 가장 하는 바로 가장 하는 바로 가장 하는 사람들이 되었다.				. (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do
d and by these presents	ITNESSETH, That the said part iesof the first part, for and in consideration of the sum of							TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	ITNESSETH, That the said part ies
d and by these presents	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presentsdo			来说,这一点一点,她就会一种的特殊的人,就是一点的人,就是这种的人,就是这个人,就是这种人,这种可能的人,不是一个简单的。这一点,是这种的特殊的人。他们	하고, 선생님 없는 민준이 일반이 한 孝울을 들어가 되었는데 사람들은 내용 나는 나는 사람들은 이 가수, 것은 아니는 일반 동안 나는 사람들이 되었다.				. H. H. L. H. C. P. S. M. C. (14일 - 17) 중에 본 이번 경험을 보고 있습니다. 그런 역 회사 사는 사람이 함께 함께 되는 사람이 되지 않는 것이다.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents								하는데 요즘 그는 살 맛있는데 그는 제품을 하는데 하는데 하는데 하는데 하는데 되게 되어 되어 되었다. 그렇게 되어 되는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLAR: d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents				고일보다 있다. 그는 사람들 보는 그는 그 사 를 살아 그는 사람들은 사람들은 사람들은 사람들은 사람들이 가장 하는 것을 받는 것이 모든 사람들은 것을 받는 것을 하는 것을 받는 것을 하는 것을 받는 것을 받았다. 되었다면 받는 것을 받는 것을 받았다면 받았다면 받았다면 받았다면 없었다면 없었다면 없었다면 없었다면 없었다면 없었다면 없었다면 없었				그렇게 보는 것은 말을 살았다. 그는 精神를 하는 사람들은 하는데 말한 사람들이 되는 말에 되어 되어 가장하는 이 바람들은 모든 그렇게 그래요 하게 되어 가지를 하는 것이다.	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	SAVINES AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purly of the second par	ESVINES And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second party		. [1] [1] 제공 : [2] [1] [1] [1] [1] [1] [2] [2] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4	그는 그는 그는 그들은 그는 병원에 나는 아이들은 그는 그들은 그를 가려고 하는 것들이 되었다면 그는 사람들이 그렇게 하는 사람들이 되었다. 그는 것은 그를 살았다는 것을 하는 것을 하는 것을 받았다.			마이트 그런 가는 이렇게 되었다. 이 작 가들로 그리고 생각하고 한다면 하는 것이 모든 하다면 하는데 이 사람들은 그리고 생각이 어떻게 되었다. 그 사람이 아니는데 아니는데 아니는데 아니는데 아니는데 아니는데 아니는데 아니는데	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL Ide paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents
d and by these presents	TINESSETH, That the said part ies	SAYINGS AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second par	SAVINES AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second par					TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	TINESSETH, That the said part ies Bighteen Hundred and no/100 DOL ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. d.C
d and by these presents	Eighteen Hundred and no/100 DOLLARS AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tales Lots Twenty (20) and Twenty Une (21)	SAVINES And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purty of the second par	SAVINES And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purty of the second par					TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	Eighteen Hundred and no/100 DOL not the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do. GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tales and Twenty (20) and Twenty (21) Block Six (6) Abdols Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements
d and by these presents	Eighteen Hundred and no/100 DOLLARS d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	23V11188 And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second par	SAVINES AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second party					TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	Eighteen Hundred and no/100 DOL d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do. AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tales and Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements
d and by these presents	TNESSETH, That the said part ies	SAVINES And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purty of the second par	SAVINES AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second party of th					TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	Eighteen Hundred and no/100 Bighteen Hundred and no/100 DOL d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do. AIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements
d and by these presents	TNESSETH, That the said part ies	SAVINES And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purty of the second par	SAVINES AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second party of th					TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	Eighteen Hundred and no/100 Bighteen Hundred and no/100 DOL d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do. AIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements
d and by these presents	TNESSETH, That the said part_iesof the first part, for and in consideration of the sum of	SAVINGS AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purty of the second par	SAVILES And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, purty of the second par					TNESSETH, That the said part ies		NESSETH, That the said part_iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies	TNESSETH, That the said part ies Eighteen Hundred and no/100 DOL i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
d and by these presents	d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do		and the control of th			ITNESSETH, That the said part 168 of the first part, for and in consideration of the sum of	TNESSETH, That the said part 168			되는 어린 사람들에 못하는 나에게 인물로 잘 하면서를 통해서 그래요? 그는 모든 이 경우를 하고 되었다. 오는 그를 모든 이 없는 사람들이 하는 사람들이 없는 사람들은 사람들은	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements	d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents			TNESSETH, That the said part. 168	ITNESSETH, That the said part. 199	TINESSETS, That the said part iesof the first part, for and in consideration of the sum of	TNESSETH, That the said part ies		SSETH, That the said part	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Bighteen Hundred and no/100 DOL and party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tales and State of Oklahoma, the County of Tales and Twenty (20) and Twenty (21) Block Six (6) Abdo!s Addition to the city of Tales Oklahoma according to the recorded plat thereof together with all improvements
d and by these presents	Eighteen Hundred and no/100 DOLLARS and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents				ADMINISTRAÇÃO DE ALCONOMO DE A				COMMITTE MANAGEMENT AND	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLA. I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOL and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do
forever, all the following described real estat	AIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat and situated in the County of Tillsa and State of Oklahoma, to-will be a Twenty (20) and Twenty (21)				Signeen Hundred and no/100 DOLLAR				Eighteen Hundred and no/100	하다가 하면 이번 얼마나 아이들이 되는 아이들은 학생들이 아픈 아이들이 아니라 나를 받았다. 그리다 아니는 그를 되는 사람들은 사람들은 그림을 하는 것이다. 그리다 아이들은 사람들은 사람들은 사람들이 살아 살아 되었다.	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of These Oklahoma according to the recorded plat thereof. together with all improvements	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of. Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Oklahoma according to the recorded plat thereof a together with all improvements
forever, all the following described real estat	GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat and situated in the County of Tinles. Lots Twenty (20) and Twenty One (21)							managament of the control of the con	Bighteen Hundred and ho/100	paid by the said party of the second part, the reacipt whereof is hereby acknowledged, hall sold and by these presents	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of These Oklahoma according to the recorded plat thereof. together with all improvements	GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tulsa and State of Oklahoma, of Tulsa Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tulsa Oklahoma according to the recorded plat thereof together with all improvements
forever, all the following described real estat	GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tinles. Lots Twenty (20) and Twenty One (21)				4. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.			Eighteen Hundred and no/100 DOLLAR		paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of These Oklahoma according to the recorded plat thereof. together with all improvements	GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tulsa and State of Oklahoma, of Tulsa Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tulsa Oklahoma according to the recorded plat thereof together with all improvements
forever, all the following described real estat	GAIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate and situated in the County of Tiles. Lots Twenty (20) and Twenty One (21)	TNESSETH, That the said part. ies	TNESSETH, That the said part. 168			. The said of the	the state of the s	Eighteen Hundred and no/100		paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of These Oklahoma according to the recorded plat thereof. together with all improvements	GAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real and situated in the County of Tulsa and State of Oklahoma, of Tulsa Block Six (6) Abdols Addition to the city of Tulsa Oklahoma according to the recorded plat thereof together with all improvements
d and by these presents. d.Q	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	TNESSETH That the gain many 188	TNESSETH, That the said sant 108			of the first part for and in consideration of the sum of	Anat the first part, for and in consideration of the sum of	Eighteen Hundred and no/100		사용하다 사람들에 없어난 사람이 일본 전문 전에 불편하는 사람이 아름답니다. 경영적 이 대접하다 되는 것 같은 이번 등 사람들이 없는 사람들이 없는 사람들이 없다.	AIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estand situated in the County of Tales Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tales Okluhoma according to the recorded plat thereof together with all improvements	and paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do
d and by these presents	Eighteen Hundred and no/100 DOLLA hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do									Eighteen Hundred and no/100 pouls	Eighteen Hundred and no/100 DOLLA i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	Eighteen Hundred and no/100 hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do
	Lots Twenty (20) and Twenty One (21)	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLAR	Eighteen Hundred and no/100 DOLLAR	그는 사람들이 있는데 맛이는 아이에게 살고 살이 사용하게 되었다. 아는 나는 아이에 보고를 이 가지를 하는 것이 되었다. 그는 것이 없는 사람들이 없는 사람들이 없는 사람들이 없다.	Eighteen Hundred and no/100 DOLLAR	Righteen Hundred and no/100 DOLLAR	그는 사이트 사람들에 없는 사람이 있습니다. 그런 사람에서 그렇게 하는 요리를 하면 보다 하는 사람들이 가는 사람들이 가는 사람들이 다른 사람들이 없었다.	그리고 사용된 것으로 그리고 있습니다. 그런 사용적인 그리고 가는 요즘 이 경험에서 그렇게 하는 그들은 것 같은 이 등을 생겨 있다.	IN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements
	Lots Twenty (20) and Twenty Une (21)	Eighteen Hundred and no/100 DOLLAR 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presentsdo	Eighteen Hundred and no/100 DOLLAR 1 paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	nd paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.T.O. sold and by these presents	Bighteen Hundred and no/100 DOLLAR departs of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Bighteen Hundred and no/100 pollar bollar d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do	d paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.V.O. sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	그는 사람들은 사람들은 사람들이 있다. 그는 사람들은 그는 사람들은 사람들이 사용되었다면 하는 사람들이 하는 사람들이 하는 사람들이 그렇게 하는 것이 없는 것이었다면 없는 것이었다면 없는 것이 없는 것이 없는 것이었다면 없었다면 없는 것이었다면 없는 것이었다면 없는 것이었다면 없었다면 없는 것이었다면 없는 것이었다면 없었다면 없었다면 없었다면 없었다면 없었다면 없었다면 없었다면 없	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements
	Lots Twenty (20) and Twenty Une (21)	Eighteen Hundred and no/100 DOLLAR I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR I paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Bighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, hand by these presents. 20	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	i paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.Y.O. sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents	그는 강하는 [112] [12] 그는 이번 개최 [12] 강하는 하기를 보고 있다는 이 그는 이 그는 사람이 되었다고 한다는 것이다고 있다는 것이다.	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tules Okluhoma according to the recorded plat thereof together with all improvements	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdo!s Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements
	去一点,一点一点,一切的一点,可以有点,就是这种情况,这种情况,他们就是一个人的,也是一个人的,我们就是一个人的,我们就是一个人的,我们的,他们就是一个人的人的	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Bighteen Hundred and no/100 DOLLAR ad paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents		Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements	Block Six (6) Abdols Addition to the city of Tules Oklahoma according to the recorded plat thereof together with all improvements
	plat thereof together with all improvements	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	Eighteen Hundred and no/100 DOLLAR i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdo!s Addition to the city of Tiles Okluhoma according to the recorded.	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLAR d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of Tiles Oklahoms according to the recorded.	d by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents. do	Lots Twenty (20) and Twenty ^O ne (21) Block Six (6) Abdo!s Addition to the city of Tules Oklahoms according to the recorded	TO THE REPORT THE MENT OF THE PROPERTY OF THE	
	plat thereof together with all improvements	Eighteen Hundred and no/100 DOLLA i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLA i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Eighteen Hundred and no/100 DOLLA i paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tiles Oklahoma according to the recorded.	Bighteen Hundred and no/100 DOLLA Independ by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presents, do	Eighteen Hundred and no/100 DOLLA d paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do	Lots Twenty (20) and Twenty Une (21) Block Six (6) Abdols Addition to the city of These Oklahoma according to the recorded.	A by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. doGRA	Lots Twenty (20) and Twenty One (21) Block Six (6) Abdols Addition to the city of Tules Okluhoms seconding to the recorded	DESCRIPTION OF THE PARK IN THE CONTROL OF THE PARK THE PA	어느 사람들은 사람들은 그렇게 되는 사람들은 사람들은 사람들이 가득하는 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은