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MORTGAGE RECORD No. 415 COMPARED

En Demiting services mi Bemers, Cristin Beit. 38831	
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	er and AF.Vogler her husband
nlsa Building &	
1159 Dui Luting	
	e said part
	en Thousand and no/100
	ty of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents \tilde{a} Ω
	and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate,
	inty of Tulsaand State of Oklahoma, to-wif:
***********	Lote Hitton (15) and Sixtoon (16) in Place
	Lote Fifteen (15) and Sixteen (16) in Block
al fait feel a fractif faith an an an an an a	Two (2) in Maple Ridge Addition to the city of
	Tulea, Tulea County, State of Oklahoma according
	to the recorded plat there of .
	D
사람이 있다. 이 가지 않는 것 같은 것이 있다.	
	TREASURER'S LINEO"CEALINT
	$J \ge 0.9$
,,	Receipt No.22570 therefor in payment of mortgage
	tax on the within mortgage. Dated this_2/day of192_2/ WAYNE L. DICKEY, County Treasurer
	WAYNE L. DICKEY County Treasurer
	a James Deputy
	1
TO HAVE AND TO HOLI	interest of said grantoEin and to said premises, including all homestead rights, which are hereby waived and released, to- roperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- lar the tonements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rom said property from and after this date D THE SAME unto said party of the second part, its successors and assigns forever. Said partices the first part hereby the second part, its successors and assigns, that at the delivery hereor Kay. Vortes and A.F.Vogler her hus Dand of the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all
TO HAVE AND TO HOLD nvenant with said party of e true and lawful owner. cumbrances; that there is no ll warrant and defond the sc PROVIDED, ALWAYS, A	rom said property from and after this date.
TO HAVE AND TO HOLJ ivenant with said party of a true and Jawful owners umbrances; that there is no i warrant and defend the sr PROVIDED, ALWAYS, A juest of the part 1.2.5 the f	rom said property from and after this date. " D THE SAME units said party of the second part, its successors and assigns forever. Said particest the first part hereby the second part, its successors and assigns, that at the delivery hereof <u>May Vorter</u> and <u>A.F. VOELER her</u> nusband of the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that <u>May Vogler and A.F. Vogler her husband</u> one in adverse possession of same and that <u>May Vogler and A.F. Vogler her husband</u> inte against the lawful and equitable claims of all persons whoreas, the said party of the second part at the special instance and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance instance (A inst part, loaned and advanced to <u>Max</u> <u>Vogler</u> and <u>A.F.Vogler</u> <u>her</u> <u>husband</u> the sum of
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners sumbrances; that there is no li warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.0.9 the f	The said property from and after this date. D THE SAME units said party of the second part, its successors and assigns forever. Said partiest the first part hereby the second part, its successors and assigns, that at the delivery hereof May Vorley and A. F. Vogler her husband of the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A.F. Vogler her husband ime against the lawful and equitable claims of all persons whomsoever. and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance irst part, loaned and advanced to Max Vogler and A.F. Vogler her husband
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners cumbrances; that there is no ill warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.0.5t the f AND WHEREAS, said par nots, general and special, ag is thereon constantly insure	The said property from and after this date. " D THE SAME units said party of the second part, its successors and assigns forever. Said particest the first part hereby the second part, its successors and assigns, that at the delivery hereof <u>May Vorticiana</u> <u>A.F. Vogler her</u> <u>husband</u> of the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that <u>May Vogler and A.F. Vogler her husband</u> in a spinst the lawful and equitable claims of all persons whomsover. In these presents are upon the express possession of same and that <u>May Vogler and A.F. Vogler her husband</u> inst part, loaned and advanced to <u>May Vogler and A.F. Vogler her husband</u> the sum of <u>Thirtagn</u> . <u>Thousand</u> and <u>no/100</u> DOLLARS. Less of the first part agree
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners cumbrances; that there is no ill warrant and defond the si PROVIDED, ALWAYS, A quest of the part 1.95 the f ants, general and special, ag ys thereon constantly insure revery skind part of the sect every skind part of the sect of the seessmonts, and may inver- ing lien claims, and may inver-	The scale property from and after this date. D THE SAME unto said party of the second part, its successors and assigns forever. Said partices the first part hereby the second part, its successors and assigns, that at the delivery hereof May Vorter and A.F. Vogler her here scale premises above granted, and selece of a good and indefeasible estate of inheritance therein, free and clear of all of the said premises above granted, and selece of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A.F. Vogler her husband ine against the lawful and equitable claims of all persons whomsoever. and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance the sum of these presents are upon the express conditions that, whereas, the said party of the second part at the special instance Thirtagen Thousand and advanced to Max Vogler and A.F. Vogler her husband the sum of Thirtagen Thousand and no/100 Dollars. 485 of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess- finst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- d in such company or companies are said Second party my designate and the policy or policies of instruces constantly trans- out part, its successors or assigns; and also to keep said lands and improvements thereon free from all atautory lien claims ner of said agreements beneved party and to keep and and may also pay the final judgmment for any statu- at such sums as may be necessary to protect the tille or possession of said premises, including all costs and for the repay- at logebeer with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.
TO HAVE AND TO HOLD nvenant with said party of e true and lawful owners cumbrances; that there is no ill warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.9.5 the f nuts, general and special, ag is thereon constantly insure- red to said party of the sec- red to said party of the sec- every kind, and if any or ell the taxes and assessments, at y lien claims, and may inver- int of all moneys so expende AND WHEREAS, the said	The said property from and after this date. D THE SAME units said party of the second part, its successors and assigns forever. Said partices it the first part hereby the second part, its successors and assigns, that at the delivery hereof May Vorta and A. F. Vogler her husband of the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A.F. Vogler her husband ine against the lawful and equitable oldins of all persons whomsoever. at the said premises are upon the express conditions that, whereas, the said party of the second part at the special instance the sum of the same and advanced to May Vogler and A.F. Vogler her husband the sum of the sum of the first part agree
TO HAVE AND TO HOLD nvenant with said party of e true and lawful owners cumbrances; that there is no ill warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.9.5 the f nuts, general and special, ag is thereon constantly insure- red to said party of the sec- red to said party of the sec- every kind, and if any or ell the taxes and assessments, at y lien claims, and may inver- int of all moneys so expende AND WHEREAS, the said	The scale property from and after this date. D THE SAME unto said party of the second part, its successors and assigns forever. Said partices the first part hereby the second part, its successors and assigns, that at the delivery hereof May Vortician A.F.Vogler her fue band of the said premises above granted, and selecd of a good and indefensible estate of inheritance therein, free and clear of all of the said premises above granted, and selecd of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A.F.Vogler her husband ine against the lawful and equitable claims of all persons whomsoever. and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance the sum of the second and advanced to Max Vogler and A.F.Vogler her husband the sum of Thirtaan Thousand and on/100 Less or assigns, to pay all taxes and assess- finst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- d in such company or companies are said second party my designate and the policy or polices of insurance constantly trans- our of said argerements bereon reassigns; and also to keep said lands and improvements thereon free from all attuitory line claims are of said argerements thereon as provide the said party of the second part is successors or assigns, are one said baccond part my design and the policy or polices of insurance constantly trans- out part, its successors or assigns; and also to keep said lands and improvements thereon free from all attuitory line claims are of said argerements bereon as provide by the sold party of the second part is successors or assigns, may pay at may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- ts such sums as may be necessary to protect the tillo or possession of said premises, including all costs and for the rep
TO HAVE AND TO HOLD nvenant with said party of e true and lawful owners cumbrances; that there is no ill warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.9.5 the f nuts, general and special, ag is thereon constantly insure- red to said party of the sec- red to said party of the sec- every kind, and if any or ell the taxes and assessments, at y lien claims, and may inver- int of all moneys so expende AND WHEREAS, the said	rom said property from and after this date. D THE SAME unto said party of the second part, its successors and assigns forever. Said partle8t the first part hereby the second part, its successors and assigns, that at the delivery hereof May Vorte and A.F.Vogler her here bails and premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A.F.Vogler her husband ione in adverse possession of same and that May Vogler and A.F.Vogler her husband ione in adverse possession of same and that May Vogler and A.F.Vogler her husband ione and advenced to May Vogler and A.F.Vogler her husband the special instance of the sum of Thirtaen Thousand and no/100 Dollars. Meson the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- and a second part, its successors or assigns; and also to keep said improvements in good repair, and to keep the build- d in such company or companies as said become party may designate and in free entry in a sub assession of assigns; to pay all taxes and assess- and part, its successors or assigns; and also to keep said hards and improvements in good repair, and to keep the build- d in such company or companies as said become party may designate and in any and bart is successors or assigns, and also to keep said made and improvements in good repair, and to keep said and the provements thereon free from all statutory lies claims are at soid agreements be not performed as adoresuid then said party of the second part its buccessors or assigns, and for the ray and the second is part its successors or assigns, and provement is all parts by pay the final idegment for any statu- ter of soid agreements be not performed as adoresuid then said party or the second part its buccessors or assigns, and provement and adverse to prove the to the the or paysesion of said premises, including all costs and for the repay- d together
TO HAVE AND TO HOLD nvenant with said party of e true and lawful owners cumbrances; that there is no ill warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.9.5 the f nuts, general and special, ag is thereon constantly insure- red to said party of the sec- red to said party of the sec- every kind, and if any or ell the taxes and assessments, at y lien claims, and may inver- int of all moneys so expende AND WHEREAS, the said	The state property from and after this date. D THE SAME unto said party of the second part, its successors and assigns forever. Said partices the first part hereby the second part, its successors and assigns, that at the delivery hereof May Vorte and A.F. Vogler her of the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A.F. Vogler her husband ine against the lawful and equilable claims of all persons whomscover. and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of the sum of the second part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess- alist said lands and improvements therein, when due, and to keep said improvements in good repair, and to keep the build- d in such company or companies as said becond party may designed and provements in statutory ite claims are asid agreements be not performed as atoresaid then said party of she second part is buccessors or assigns, may pay d any officet such insurance, for such purpose, paying the costs thereof, and may also pay the final iterative trans- ing and any encessary to protect the tile or possession of said premises, including all costs and for the repay- d together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. May Vogler and a.F.Vogler har husband day of <u>August 1922</u> make and figures as follows, to-wit: LOAN ASSOCIATION their note or oblightion, which is made a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners cumbrances; that there is no ill warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.9.5t the f mats, general and special, age s thereon constantly insure- red to said party of the seco- red to said part of the seco- the second part of the seco- the second party of the seco- AND WHEREAS, said par- bet of all moneys so expende AND WHEREAS, the said on the <u>15th</u>	rom and property from and after this date. D THE SAME unto said party of the second part, its successors and assigns forever. Sold partle&t the first part hereby the second part, its successors and assigns, that at the delivery hereof May Vorter and A.F.Vogler her huge Dand of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A.F.Vogler her hugband one in adverse possession of same and that May Vogler and A.F.Vogler her hugband one in adverse possession of same and that May Vogler and A.F.Vogler her hugband inter against the lawful and equitable claims of all persons whomsoever. and these presents are upon the express conditions that, whoreas, the said party of the second part at the special instance of the special and advanced to Max Vogler and A.F.Vogler her hugband the sum of Thirtaen Thousand and ano/100 DolLars. Leg of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- and at successors or assigns; and also to keep said improvements in good repair, and to keep the build- d in such company or companies as said becond party my designate and the poley or policies of insurance constantly trans- and and same as may be not performed as the second here tils successors or assigns, may pay d may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- is such sums as may be necessary to protect the build- d together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. <u>A May Vogler and A.F.Vogler har husband</u> <u>and y or Auguet 1922</u> make and figures as follows, to-wit: NOTE OR OBLIGATION Tuisa, Okia, <u>Auguet 15th</u> <u>192</u> 2 promise to pay to the order of TalSa Building <u>&</u> LOAN ASSOCIATION, the following sums of meney vis:
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners umbrances; that there is no il warrant and defend the sz PROVIDED, ALWAYS, A quest of the part 1.9. It is no ants, general and special, age ration of the part 1.9. It is a AND WHEREAS, said part is, general and special, age ration of a constantly insur- red or said party of the second the taxes and assessments, at y lien claims, and may inver- nt of all moneys so expende AND WHEREAS, the said on the <u>15th</u>	The said property from and after this date. D THE SAME unio said party of the second part, its successors and assigns forever. Said partices the first part hereby the second part, its successors and assigns, that at the delivery hereot May bors and A.F.Vogler her hieroand out the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A.F.Vogler her husband ime against the lawful and equitable claims of all persons whomsoever. and these presents are upon the express conditions that, whoreas, the said party of the second part at the special instance of the same against the lawful and equitable claims of all persons whomsoever. and these presents are upon the express conditions that, whoreas, the said party of the second part at the special instance of the sum of the same and advanced to May Vogler and A.F.Vogler her hushand the sum of Thirtgen. Thousand and any no/100 DOLLARS. All of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess- ner of sold agreements be not performed as after ymay designate and the policy or policies of insurance constantly trans- are of asid agreements be not performed as after pay may designate and the policy or policies of insurance constantly trans- at such successors or assigns, and also to keep said improvements thereon free from all statutory lies claims and may effect such insurance, for such burges, paying the costs thereos, and may also pay the final judgmment for any statu- at such successors or assigns, and also the sets thereof, and may also pay the final judgmment for any statu- at such successors or assigns, the performed as after paying the costs thereof, and may also pay the final judgmment for any statu- at such successors or assigns, the successors or assigns, may pay at may of <u>Augunet 1922</u> make and deliver to the LOAN ASSOCIATION their note or oblightion, wh
TO HAVE AND TO HOLD avenant with said party of a true and lawful owners mmbrances; that there is no il warrant and defond the sc PROVIDED, ALWAYS, A quest of the part 1.2.5t the f AND WHEREAS, said par- nts, general and special, ag s thereon constantly insure- red to said party of the secu- very kind, and if any inver- th taxes and assessmonts, at y lien claims, and may inver- the of all moneys so expende- AND WHEREAS, the said AND WHEREAS, the said on the 15th For Value Received WE sum of Eighty Si	rom and property from and atter tins date. D THE SAME unto said party of the second part, its successors and assigns forever. Sold partLeBt the first part hereby the second part, its successors and assigns, that at the delivery hereof May Vorter and A.F.Vogler her husband of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A.F.Vogler her husband one in adverse possession of same and that May Vogler and A.F.Vogler her husband one in adverse possession of same and that May Vogler and A.F.Vogler her husband one in adverse possession of same and that May Vogler and A.F.Vogler her husband inter against the lawful and equitable claims of all persons whomsoever. and these presents are upon the express conditions that, whoreas, the said party of the second part at the special instance of the part, loaned and advanced to May Vogler and A.F.Vogler her husband the sum of Thirtaen Thousand and no/100 DOLLARS. Seg of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- and and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- d in such company or companies as said becond party may designate and the policy or policies of finaurace constantly trans- and part, its successors or assigns; and also to keep said lands and traprovements there on free from all statutory lien claims are of said agreements ba only performed as to be set thereof, and may also pay the final judgmment for any statu- is such sums as may be necessary to protect the Ultiloor possesion of said premises, including all cevits and for the repay- d digether with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. May Vogler and A.F.Vogler har husband
TO HAVE AND TO HOLD nvenant with said party of e true and lawful owners umbrances; that there is no li warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.2.5 the f not speneral and special, ag rs thereon constantly insure red to said party of the soc every kind, and if any or eith th taxes and assessments, at y lice dolams, and may inver nt of all moneys so expende AND WHEREAS, the said on the	rom said property from and atter this date
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners cumbrances; that there is no il warrant and defend the sz PROVIDED, ALWAYS, A quest of the part1.2.5t the f AND WHEREAS, said part onts, general and special, ag rs thereon constantly insure red to said party of the sec- every kind, and if any or elli the taxes and assessments, at y lice olaims, and may inver- int of all moneys so expende AND WHEREAS, the said on the	The scale property from and after the date. D THE SAME units sail party of the second part, its successors and assigns forever. Said partices the first part hereby the second part, its successors and assigns, that at the delivery hereof May Yorland and A. F. Vogl er here huse band of the said premises above granted, and seized of a good and indefensible setate of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A. F. Vogler her husband ine against the lawful and equitable claims of all premoses whomsoever. and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of the sum of and advanced to May. Vogler and A. F. Vogler har husband the sum of Thirtagen Thousand and _no/100 Thirtagen and improvements in good repair, and to keep the build- d in such company or companies as sits decord party of the secons part is successors on assigns, may pay d may effect such insurance, for such paying the costs thereof, and may also gay the final budgment for any statu- it successors or assigns; and also to keep said inprovements thereon free from all statutory lies claims are of said agraes. May Vogler and A. F. Vogler har husband
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners cumbrances; that there is no ill warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.9.5t the f MAND WHEREAS, said par- ints, general and special, ag s thereon constantly insure- red to said part of the seco- tor the constantly insure- red to said part of the seco- every skid part of the seco- to all moneys so expende AND WHEREAS, the said on the <u>15th</u> For Value Received <u>W6</u> a sum of <u>E1.6hty Si</u> same being the monthly du tilicate therefor numbered <u>3</u>	The same property from and after this date. D THE SAME units said party of the second part, its successors and assigns forever. Said partices the first part hereby the second part, its successors and assigns, that at the delivery hereof May Voriation and A.F. Vogler her hue band or the said premises above granted, and selzed of a good and indefeasible setue of inheritance therein, free and clear of all one in adverse possession of same and that May Vogler and A.F. Vogler her hus band these garants the lawful and equitable claims of all persons whomsever. and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance the sum of the second and advanced to May. Vogler and A.F. Vogler her hus band the sum of Thirtaen Thouseand and _no/100
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners cumbrances; that there is no il warrant and defend the sz PROVIDED, ALWAYS, A quest of the part1.9.5t the f AND WHEREAS, said part onts, general and special, ag rs thereon constantly insure red to said party of the sec- every kind, and if any or elli the taxes and assessments, at y lice olaims, and may inver- int of all moneys so expende AND WHEREAS, the said on the	The same and property from and after this date. D THE SAME unto said party of the second part, its successors and assigns forever. Sold partile&f the first part hereby the second part, its successors and assigns, that at the delivery hereof May Vorter and A.F. Vogler her hereband of the said premises above granted, and selecd of a good and indefensible state of infortiance therein, free and clear of all one in adverse presents now agrinted, and selecd of a good and indefensible state of infortiance therein, free and clear of all one in adverse presents new upon the express conditions that, whereas, the said party of the second part at the special instance in the sains are presents are upon the express conditions that, whereas, the said party of the second part at the special instance in the sum of the same and advenced to MSX_VOGIET_SIG_A.F. VOGIET_her_hughend the sum of Thirtteen. Thousand and movements thered, when due and to keep still improvements in good repart, and to keep the build- ding and there on the express said becond party its successors and assigns, to pay all inces and nasses and able company or companies as said becond party may designate and the policy or polices of insurance constantly trans- ter of said agreements be not performed as atoresaid then said party of the second part its woreseasor or assigns, may pay and and second part, its successors or assigns, and all to keep state the south association, these presents shull be essential. a May Orgeler and a, F.Vogler her husband
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners cumbrances; that there is no ill warrant and defond the sr PROVIDED, ALWAYS, A quest of the part 1.9.5t the f AND WHEREAS, said par- mits, general and special, ag s thereon constantly insure- red to said party of the seco- very kind, and if any inver- nt of all moneys so expende AND WHEREAS, the said on the <u>15th</u> For Value Received <u>WE</u> a sum of <u>Eighty Si</u> same being the monthly du tilicate therefor numbered <u>S</u> <u>Thirteen</u> <u>One H</u> monthly upon said sum so	The same property from and party of the second part, its successors and assigns forevor. Said particle it the area part hereby the second part, its successors and assigns forevor. Said particle it the area part hereby its second part, its successors and assigns forevor. Said particle its and a solve of the second part, its successors and assigns forevor. Said particle its and a solve of an end over the second part, its successors and assigns the solve of investigned of a second part, its successors and assigns the solve of an end over se presents on of arms and that MEY Vorler and A.F. Vorler her husband its part, its successors and assigns, the solve of the second part at the special instance of all the part, its and advanced to MSY. Vorler and A.F. Vorler her husband the sum of Thirthen Thousand and no/100 the second part is successors and assigns, to pay all these assesses and a solution of an another or or and its of the second part of the second part, its successors or assigns, and also to keep aid inprovements there constant to branch and and and and the party of the second part is successors or assigns, and also to keep and there of and the poly of the second as a second part, its successors or assigns, and also to keep and there of and any the research to branch as provided by the by-Laws of said Association, these presents a board of the repay. I all the second part is a second part is successors or assigns, and also to keep and there of and the second and the second part is successors of and assessitive protoch as a solve and constant to branch and part its successors or assigns. And also to keep and there of and the second part is and the present is board for the repay. A depart with the charges thereon as provided by the by-Laws of said Association, these presents shall be seen and the present as and the other presents is board and for the repay. A depart is and the charges the induce and the present is board and for the repay. A depart with the charges thereon as provided by the by-Laws of said Ass
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners cumbrances; that there is no ill warrant and defend the sr PROVIDED, ALWAYS, A quest of the part19.5t the f AND WHEREAS, said party onts, general and special, agg gs thereon constantly insure red to said party of the secce very kind, and if any or eith ch taxes and assessments, at y lice oldams, and may have int of all moneys so expende AND WHEREAS, the said on the	The same property from and proof the second part, its successors and assigns forevor. Said particle it the step part here by the second part, its successors and assigns forevor. Said particle it for the second part, its successors and assigns forevor. Said particle it for the second part, its successors and assigns forevor. Said particle it and chart part here by the second part, its successors and assigns the second part at the delivery hereof May Vorter and A.F. Vogler her here based and the second part at the special instance of all the second part at the special instance of all the second and advanced to May. Vogler and A.F. Vogler her husband the sum of Thirtsen. Thousand and no/100
TO HAVE AND TO HOLJ nvenant with said party of e true and lawful owners sumbrances; that there is no li warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.2.5t the f AND WHEREAS, said part ints, general and special, ag rs thereon constantly insure red to said party of the secce very kind, and if any or eith th taxes and assessments, at y lice dolaims, and may have nt of all moneys so expende AND WHEREAS, the said on the 15th For Value Received WC a sum of Eighty Si same being the monthly du tilicate therefor numbered 3 Thirteen One H monthly upon said sum so said sums of money, amoun	The same property from and party of the second part, its successors and assigns forever. Said particle it he area part hereby the second part, its successors and assigns forever. Said particle it he area part hereby its second part, its successors and assigns forever. Said particle it and the area part hereby its second part, its successors and assigns the estate of inheritance therein, free and clear of all one in adverse passesion of same and that <u>MEY Vorlet and A.F. Vorlet her husband</u> into against the lawful and equitable claims of all presents whomsoever. In the second part at the special instance of the part, its successors and assigns, the said party of the second part at the special instance of the part, its and advanced to <u>MEY Vorlet and A.F. Vorlet her husband</u> the sum of Thirtfean. Thousand and and party of the second part its successors and assigns, to pay all taxes and assessing and into the paid information in poor repairs, and to see said and the poil of the second repair and the poil of the second part is successors or assigns, and also to keep add in provements thereon free form all attuitory line dama is all and the party of the second part may also pay the final its ductions and for the repay. Its successors or assigns, and also to keep add and provements thereon free form all attuitory line dama is all end and as may be necessary to protect the illic or east and pressents and assigns that all of the trapes. The successors or assigns, and also to keep add and proteoments is and to be second part may also pay the final fulding all costs and for the repay. A dawy Vogler and a first of a successor of said area for the repay. A day Vogler and a.F. Vogler har husband dawy of <u>August 1525 2</u> make and all guy of <u>August 1525 2</u> . A second and figures as following, to will be all association, these presents and deliver to the <u>LOAN ASSOCIATION there</u> need and any of most and the order of <u>August 1526 2</u> . Make and deliver to the <u>LOAN ASSOCIATION there</u> need or <u>August 1526 2</u> . A successor of associa
TO HAVE AND TO HOLJ avenant with said party of a true and lawful owners umbrances; that there is no il warrant and defend the sr PROVIDED, ALWAYS, A quest of the part 1.2.5t the f and the part 1.2.5t the f AND WHEREAS, said part rist, general and special, ag s thereon constantly insure red to said party of the sec systery kind, and if any or eith h taxes and assessments, at y lien claims, and may inver at of all moneys so expende AND WHEREAS, the said on the 15th on the 15th same being the monthly du thicate therefor numbered 3 Thirteen One H monthly upon said sum so said sums of money, amoun	The same property from and prote the second part, its successors and assigns forever. Said particle it he first part hereby the second part, its successors and assigns forever. Said particle it he first part hereby the second part, its successors and assigns forever. Said particle it hereby and the second part, its successors and assigns the solar of all the second part, its successors and assigns the said premises hove granted, and solard of a good and indefensible estate of interinance therein, free and clear of all one in doverse passession of same and that May Vogiler and A.F. Vogiler her husband interest presents on of earne and that whereas, the said party of the second part at the special instance of the sum of and saveneed to May. Vogiler and A.F. Vogiler her husband the sum of Thirtsen. Thousand and no/100
TO HAVE AND TO HOLJ venant with said party of true and lawful owners umbrances; that there is no warrant and defend the sr PROVIDED, ALWAYS, A uest of the part1.9.5t the f AND WHEREAS, said part is, general and special, ag thereor constantly insure ed to said party of the sec very kind, and if any or eith taxes and assessments, at like delams, and may inver t of all moneys so expende AND WHEREAS, the said on the 15th For Value Received.WE sum of Eighty Si same being the monthly du lifeate therefor numbered. Thirteen One H monthly upon said sum so said sums of money, amoun	The same property from and proof the second part, its successors and assigns forever. Said particle it the aret part hereby the second part, its successors and assigns forever. Said particle it is auccessors and assigns forever. Said particle it is auccessors and assigns forever. Said particle it is auccessors and assigns forever. As F. VORI or her her hereby the second part, its successors and assigns the said provide the second part at the delivery hereof May Vortice and A. F. VORI or here here band me against the bawful and equitable claims of all prevens whom second and A. F. VORI or here hus band me against the bawful and equitable claims of all prevens whom second part of the second part at the special instance of the said and and advanced to MGS. VORIET and A. F. VORIET. her hus band the sum of Thirtsen. Thousand and no/100