## MORTGAGE RECORD No. 415 COMPARED

HIS INDENTURE, Made thisday ofAnglist, 192_2, between	
A.C. Davidson and Ellen Davidson hid wife;	
In TULES	1.880f the first part, and the
lsa Building And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklaho	oma, party of the second part,
WITNESSETH, That the said part. 165	
Three Thousand and no/100	
hand paid by the said party of the second part, the receipt whereof is heroby acknowledged, ha. e. sold and by these pre-	the control of the co
보다면 그리면 나는 사람들은 사람들이 되는 동안에 들어 가지 않는 것이 나는 생각이 되었다면 되는 것 같은 사람들이 되었다.	Maria Barrayan Barrayan Bira
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the fol	
ing and situated in the County ofan	
Lots Twenty Seven and Twenty-eight  27-28*	***************************************
in Block Ten (10) of Parkdale Addition to the city	
of Tulsa, according to the amended plat thereof.	
amentudu prav thereor.	
TREASURER'S ENDORSEMENT	
I hereby certify that I received \$ 2 = and issued  Receipt No.⊯22 therefor in payment of mortgage	
tax on the within morrage.	
Dated this	
WAYNE L. DICKEY, County Treasurer	
Deputy	•
	(p.)
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part nivenant with said party of the second part, its successors and assigns forever. Said part nivenant with said party of the second part, its successors and assigns, that at the delivery hereof	ies of the first part hereby n_and_Ellen_Davi
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part nevenant with said party of the second part, its successors and assigns, that at the delivery hereof.  A. C. Davidso.  Its zire,  true and lawful owner. S of the said premises above granted, and seized of a good and indefeasible estate of inheritance cumbrances; that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davids ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROMUNED ALWAYS And these presents are upon the express conditions that, whereas, the said party of the second party.	ies and Ellen Davi therein, free and clear of all son his wife.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part avenant with said party of the second part, its successors and assigns, that at the delivery hereof. A.C. Davids of the said premises above granted, and selzed of a good and indefeasible estate of inheritance sumbrances; that there is no one in adverse possession of same and that A.C. Davids on and Ellen Davids ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second particles of the part est of the first part, loaned and advanced to	ies the first part hereby n and Ellen Davi therein, free and clear of all son his wife.  t at the special instance and
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part nevenant with said party of the second part, its successors and assigns, that at the delivery hereof.  A. C. Davidso.  The zire, a true and lawful owner. S of the said premises above granted, and seized of a good and indefeasible estate of inheritance are unbrances; that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davids ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second parties of the parts of the first part, loaned and advanced to.  A. C. Davidson and Ellen Pavidson his wife,	ies
nvenant with said party of the second part, its successors and assigns, that at the delivery hereof.  A. C. Davidso.  The zire,  e true and lawful owner. S of the said premises phove granted, and selzed of a good and indefeasible estate of inheritance cumbrances; that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davids ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereus, the said party of the second party of the party of the first part, loaned and advanced to  A. C. Davidson and Ellen Pavidson his wife,  Three Thousand and no/100	ies
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part are and lawful owner. E. of the said premises above granted, and seized of a good and indefeasible estate of inheritance and that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davids ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part are upon the express conditions that, whereas, the said party of the second part and the party of the first part, loaned and advanced to  A. C. Davidson and Ellen Pavidson his wife,  Three Thousand and no/100  AND WHEREAS, said part—86 the first part agree	ies  of the first part hereby  n and Ellen Davi  therein, free and clear of all  son his wife  t at the special instance and  because the sum of  DOLLARS,  to pay all taxes and assess-  pair, and to keep the build-  finsurance constantly frans-  com all statutory lien claims  cossors or assigns, may pay  all gods and for the yearsy-  all costs and for the yearsy-
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part invenant with said party of the second part, its successors and assigns, that at the delivery hereof.  A. C. Davidso. Its zife, between and lawful owner. S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance aumbrances; that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davids it warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part part of the first part, loaned and advanced to.  A. C. Davidson and Ellen Pavidson his wife,  Three Thousand and no/100  AND WHEREAS, said part 68 of the first part agree	ies  of the first part hereby n and Ellen Devi therein, free and clear of all son his wife that the special instance and the sum of DOLLARS, to pay all taxes and assessipal, and to keep the build- finsurance constantly trans- commall statutory lies and pay all judgmment for any statu- all costs and for the repay- ents shall be accurity.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part invenant with said party of the second part, its successors and assigns, that at the delivery hereof.  A. C. Davidso. Its zife, between and lawful owner. S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance aumbrances; that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davids it warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part part of the first part, loaned and advanced to.  A. C. Davidson and Ellen Pavidson his wife,  Three Thousand and no/100  AND WHEREAS, said part 68 of the first part agree	ies  of the first part hereby n and Ellen Davi therein, free and clear of all son his Wife.  t at the special instance and the sum of DOLLARS, to pay all taxes and assess- pair, and to keep the build- finsurance constantly frans- cessors or assigns, may pay all iddgmment for any statu- all costs and for the repay- ents shall be accurity.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part a premaind with said party of the second part, its successors and assigns, that at the delivery hereof.  A. C. Davids of his 7176, between and lawful owner. S. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance aumbrances; that there is no one in adverse possession of same and that a. C. Davids on and Ellen Davids ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part quest of the part of the first part, loaned and advanced to  A. C. Davids on and Ellen Pavids on his wife,  Three Thousand and no/100  AND WHEREAS, said part of the first part agree	ies  of the first part hereby n and Ellen Davi therein, free and clear of all son his Wife.  t at the special instance and the sum of DOLLARS, to pay all taxes and assess- pair, and to keep the build- finsurance constantly frans- cessors or assigns, may pay all iddgmment for any statu- all costs and for the repay- ents shall be accurity.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part are not have and lawful owner. S. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance aumbrances; that there is no one in adverse possession of same and that A.C. Davidson and Ellen Davids ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said party of the second part quest of the part S. of the first part, loaned and advanced to  A.C. Davidson and Ellen Pavidson his wife.  Three Thousand and no/100  AND WHEREAS, said part Soft the first part agreewith the said party of the second part, its successors and assigns, nts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good red to said party of the second part, its successors or assigns; and also to keep said lands and improvements in covery kind, and if any or either of said agreements be not performed as aforesaid here said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free to the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the fin the said party of the second part its such that are an an assigns and an assigns and association of said premises, including int of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents the said agreements be not performed as aforesaid party of the second part hereof and in the words as the said agreements because of said premises, including into of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents as the said agreements as a said association, which is made a part hereof and in the words as the said agreements and the pa	ies
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party or the said party of the second part, its successors and assigns, that at the delivery hereof.  "A. C. Davidso nie zife, true and lawful owner. S of the said premises above granted, and seized of a good and indefeasible estate of inheritance umbrances; that there is no one in adverse possession of same and that.  "A. C. Davidson and Ellen Davidso and Ellen Davidson and Ellen Davidso a designation of the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part are upon the express conditions that, whereas, the said party of the second part are upon the express conditions that, whereas, the said party of the second part, its successors and assigns, and special, against said lands and improvements thereon, when due, and to keep said improvements in good results as the second part, its successors and assigns, and sold party of the second part, its successors or assigns; and also to keep said lands and improvements in good results of the second part, its successors or assigns; and also to keep said lands and improvements thereon free fewer kind, and if any or either of said agreements he not performed as aforesaid then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free fewer kind, and if any or either of said agreements he not performed as aforesaid then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free fewer kind, and if any or either of said agreements he not performed as aforesaid then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free fewer kind, and if any or either of said agreements he not performed as aforesaid then said party of the second part its successors or assigns; an	ies ies mof the first part hereby n and Ellen Davi therein, free and clear of all son his Wife that the special instance and the sum of DOLLARS, to pay all taxes and assess- pair, and to keep the build- finsurance constantly rians- com all statutory lien claims cossors or assigns, may pay al judgmment for any statu- all costs and for the repay- ents shall be accurity.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part wenant with said party of the second part, its successors and assigns, that at the delivery hereof. A. C. Davidso file Zife, true and lawful owner. Sof the said premises above granted, and seized of a good and indefeasible estate of inheritance umbrances; that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davids I warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part provided in the first part, loaned and advanced to.  A. C. Davidson and Ellen Davidson his wife.  Three Thousand and no/100  AND WHEREAS, said part 188 the first part agree with the said party of the second part, its successors and assigns, its, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good rest thereon constantly insured in such company or companies as said second party may designate and the polley or policies or ed to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free fivery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its way illen claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including it of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these press and well moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these pression of said premises, including the cost of the provided together with the charges thereon as provided by the By-Laws of said Association, these pressions of said premises, including the cost of the provided by the By-Laws of said premises, including the cost of the	ies ies of the first part hereby n and Ellen Davi therein, free and clear of all son his wife, that the special instance and book that the special instance constantly trans- com all statutory lien claims all statutory lien claims cossors or assigns, may pay all judgmment for any statu- lies and for the repay- ents shall be accurity.  book that the special instance and deliver to the and figures as follows, to-wit;
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party overant with said party of the second part, its successors and assigns, that at the delivery hereof. A.C. Davidso. Its zife, the there is no one in adverse possession of same and that A.C. Davidson and Ellen Davids of a warrant and defend the same against the lawful and equitable claims of all persons whomseover.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second party party of the second party of the party of the first part, loaned and advanced to.  A.C. Davidson and Ellen Pavidson his wife,  Three Thousand and no/100  AND WHEREAS, said part and the first part agree	ies  ies  in and Ellen Davi therein, free and clear of all son his Wife  the sum of the sum of  bolliars  to pay all taxes and assess- pair, and to keep the build- finsurance constantly trans- rom all statutory lien claims cessors or assigns, may pay all taxes and for the repay- ents shall be accurity.  make and deliver to the and figures as follows, to-wit;  2  192  192  DOLLARS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part overant with said party of the second part, its successors and assigns, that at the delivery hereof.  A. C. Davidso.  Ite 217e, true and lawful owner. 2of the said premises above granted, and selzed of a good and indefeasible estate of inheritance umbrances; that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davids it variant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part provided to the pates of the first part, loaned and advanced to.  A. C. Davidson and Ellen Davidson his wife,  Three Thousand and no/100  AND WHEREAS, said part 185 the first part agree. with the said party of the second part, its successors and assigns, its general and special, against said lands and improvements thereon, when due, and to keep said improvements in good red to said party of the second part, its successors or assign and also to keep said land intravovements thereon free of the said party of the second part, its successors or assign armed as aforesalt then said intravovements thereon free of the said party of the second part its with the said party of the second part its very kind, and it any or either of said agreements be not journed as aforesalt then said party of the second part its with the said assessments, and may after such insurant, for such purpose, parking the costs thereof, and may also pay then the taxes and assessments, and may effect such insurant, for such purpose, parking the costs thereof, and may also pay the full that are also assessments, and may effect such insurants, for such purpose, parking the costs thereof, and may also pay the full may be interested and assessments, and may effect such insurants, for such purpose, parking the costs thereof, and may also pay the full may be interested as a such second	ies  mand Ellen Devi therein, free and clear of all son his wife, the special instance and DOLLARS, to pay all taxes and assesspair, and to keep the build- finsurance constantly trans- com all statutory lien claims all judgmment for any statu- all costs and for the repay- ents shall be accurity.  The special instance and assessors or assigns, may pay all judgmment for any statu- all costs and for the repay- ents shall be accurity.  2  192  DOLLARS, atcel and evidenced by the
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part avenant with said party of the second part, its successors and assigns, that at the delivery hereof.  A. C. Davidso.  Its 217e, true and lawful owner. E. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance aumbrances; that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davids il varrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part provided party of the first part, loaned and advanced to.  A. C. Davidson and Ellen Davidson his wife,  Three Thousand and no/100  AND WHEREAS, said part 169 the first part agree. with the said party of the second part, its successors and assigns, as thereon constantly insured in such company or companies as said becond party of the second part, its successors and assigns and special, against said lands and improvements thereon, when due, and to keep said improvements in good read to said party of the second part, its successors or assigns the tone of the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second part its with the said party of the second par	ies
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part overant with said party of the second part, its successors and assigns, that at the delivery hereof.  A. C. Davidso.  Ils zife, the party of the second part, its successors and assigns, that at the delivery hereof.  A. C. Davidson and indefeasible estate of inheritance sumbrances; that there is no one in adverse possession of same and that d. C. Davidson and Ellen Davids it warrant and defend the same against the lawful and equitable claims of all persons whomsover.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part is successors and advanced to.  A. C. Davidson and Ellen Davidson his wife,  Three Thousand and no/100  AND WHEREAS, said part of the first part agreewith the said party of the second part, its successors and assigns, note, general and special, against said lands and improvements thereon, when due, and to keep said improvements in the same densitably insured in such company or companies as said second party may designed and the policy or policies of very kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns; and also to keep said improvements thereon free frovery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its such taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the flow the said moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these pressures and may also pay the flow the said moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these pressures in the said and the said and the policy of the second part its successors or assigns, and as of costal pressures, including:  NOTE OR OBLIGATION  August 15th  Tules	ies mand fillen Davi therein, free and clear of all son his wife.  the sum of the special instance and assessmal, and to keep the building insurance constantly transform all statutory lien claims cossors or assigns, may pay all taxtutory lien claims cossors or assigns, may pay all undermonent for any statual costs and for the repayents shall be accurity.  The special insurance of the special independent of the repayents shall be accurity.  Dollars, and deliver to the ad figures as follows, to-wit;  Dollars, and deliver to the ad figures as follows, to-wit;  and and evidenced by the lson his wife, association to secure a loan of
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. A.C. Davidso. The part of the second part, its successors and assigns, that at the delivery hereof. A.C. Davidso. The part of the said party of the second part, its successors and assigns, that at the delivery hereof. A.C. Davidso. The part of the part of the same sgainst the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part part of the part, loaned and advanced to.  A.C. Davidson and Ellen Pavidson his wife,  Three Thousand and no/100  AND WHEREAS, and part of the first part agreewith the said party of the second part, its successors and assigns, make a party of the second part, its successors and assigns, and and special, negative state in the part of the second part, its successors or assigns; and also to keep said improvements in good rest thereon constantly insured in such company or companies as said second party may designate and the policy or policies or the party of the second part its successors or assigns; and also to keep said improvements in good rest to said aparty of the second part its successors or assigns; and also to keep said lands and improvements in good rest to said aparty of the second part its successors or assigns; and also to keep add lands and improvements in good rest to said and assigns and and so to keep add lands and improvements in good rest to said assessments, and may invest such insurance, for such purpose, paring the coats thereof, and may also pay the file yield related to party of the second part its successors or assigns; and also to keep add lands and inprovements thereon for the said assessments, and may affect such has an approvement provement servers or proventy in the call the party of the second part its success	ies
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. A. C. Davidso. The part of the said premises above granted, and selzed of a good and indefeasible estate of inheritance cumbrances; that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davidsoll warrant and defend the same against the lawful and equitable claims of all persons wilconsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereus, the said party of the second part part agree. The part of the part of the first part, loaned and advanced to.  A. C. Davidson and Ellen Davidson hits wife,  Three Thousand and no/loo  AND WHEREAS, and part of the first part agree. with the said party of the second part, its successors and assigns, and and speciel, reparts and loads and improvements thereon, when due, and to keep said improvements in good revery kind, and if any or either of said agreements be not performed as aforesald then said party of the second part its world to said party of the second part its successors or assigns; and also to keep said lands and improvements the root every kind, and if any or either of said agreements be not performed as aforesald then said party of the second part its world to said party of the second part its world to said party of the second part its world to said party of the second part its world to said party of the second part its world to said assessments, and may invest such insurance, for such purpose, paying the costs thereon free for overy kind, and if any or either of said agreements be not performed as aforesald then said party of the second part its world to said assessments, and may invest such insurance, for such purpose, paying the costs thereon for administration of said party of the second part its successors or assigns; and also to keep said lands and invertees the acces	ies  of the first part hereby  n and Ellen Davi  therein, free and clear of all  son his wife,  t at the special instance and  the sum of  DOLLARS,  to pay all taxes and assess- pair, and to keep the build- finsurance constantly frans- rom all statutory lien claims  all statutory lien claims  all easts and for the repay-  ents shall be accurity.  2  192  2  2  192  192  192  193  100LLARS,  and deliver to the  and figures as follows, to-wit;  Collaboration of money viz:  DOLLARS,  sociation to secure a loan of  DOLLARS, and the sum of
Three Thousand and not seed party of the second part, its successors and assigns forever. Said party of the second part, its successors and assigns, that at the delivery hereor.  A. C. Davidson in the said party of the second part, its successors and assigns, that at the delivery hereor.  A. C. Davidson in the said premises above granted, and seized of a good and indefeasible estate of inheritance sumbinances; that there is no one in adverse possession of same and that.  A. C. Davidson and Ellen Davids it warrant and defend the same against the lawful and equitable claims of all persons whomseever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part successors and assigns, and select of the paids of the first part, loaned and advanced to.  A. C. Davidson and Ellen Davidson his wife,  Three Thousand and no/loo  And Whiereas, said part 168; the first part agree	ies  mand Ellen Devi therein, free and clear of all son his wife.  that the special instance and the sum of  bolliars  to pay all taxes and assess- pair, and to keep the build- finsurance constantly trans- com all statutory lien claims all sosts and for the repay- cents shall be accurity.  2  192  2  2  2  3  3  3  3  3  3  3  3  4  5  5  5  5  6  6  6  7  6  7  7  7  8  8  8  8  8  8  8  8  8  8
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereor. A. C. Davidson International movements with said party of the second part, its successors and assigns, that at the delivery hereor. A. C. Davidson International movements are upon the second and indefeasible estate of inheritance subminishmences; that there is no one in adverse possession of same and that. A. C. Davidson and Ellen Davids ill variants and defead the same angines the lawful and equitable claims of all persons whomscover.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part part is a second part, its successors and assigns, must, general and special, against said ands and improvements thereon, when due, and to keep said improvements in good read to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good read to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good read to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good read to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good read to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good read to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good read to said a farty of the second part, its successors or assigns; and also to keep said lands and improvements in good read to said a farty of the second part its such association, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the decomposition and association, there are also have a said and association, there are also a	ies  n and Ellen Davi therein, free and clear of all son his wife, that the special instance and the sum of the sum of the sum of the sum of DOLLARS, to pay all taxes and assesspair, and to keep the build- finsurance constantly trans- com all statutory lien claims all sudgramment for any statu- all costs and for the repay- tents shall be recurity.  2  192  2  2  2  3  3  3  3  3  3  4  5  5  5  6  6  6  6  6  6  7  6  7  7  7  8  8  8  8  8  8  8  8  8  8
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. A. C. Davidso. The part of the said premises above granted, and selzed of a good and indefeasible estate of inheritance cumbrances; that there is no one in adverse possession of same and that A. C. Davidson and Ellen Davidsoll warrant and defend the same against the lawful and equitable claims of all persons wilconsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereus, the said party of the second part part agree. The part of the part of the first part, loaned and advanced to.  A. C. Davidson and Ellen Davidson hits wife,  Three Thousand and no/loo  AND WHEREAS, and part of the first part agree. with the said party of the second part, its successors and assigns, and and speciel, reparts and loads and improvements thereon, when due, and to keep said improvements in good revery kind, and if any or either of said agreements be not performed as aforesald then said party of the second part its world to said party of the second part its successors or assigns; and also to keep said lands and improvements the root every kind, and if any or either of said agreements be not performed as aforesald then said party of the second part its world to said party of the second part its world to said party of the second part its world to said party of the second part its world to said party of the second part its world to said assessments, and may invest such insurance, for such purpose, paying the costs thereon free for overy kind, and if any or either of said agreements be not performed as aforesald then said party of the second part its world to said assessments, and may invest such insurance, for such purpose, paying the costs thereon for administration of said party of the second part its successors or assigns; and also to keep said lands and invertees the acces	ies  of the first part hereby  n and Ellen Davi therein, free and clear of all son his wife.  the special instance and the special instance and  DOLLARS, to pay all taxes and assess- pair, and to keep the build- finsurance constantly trans- rom all statutory lien claims cossors or assigns, may pay all judgmment for any statu- licosts and for the repay- rents shall be accurity.  DOLLARS, and deliver to the digures as follows, to-wit;  DOLLARS, and the sum of the same being the interest at Tules Oklahoms  DOLLARS;