N 215500: GH

## MORTGAGE RECORD No. 415 COMPARED

	ung Robert Yougn and J.W. Beocker all single men	
Antonia de la constitución de la c	in Tillsa	part, and the
Tules Building		e second part.
WITNESSETH, That the	said part	
	Fifteen Hundred and 00/100	DOLLARS,
	y of the second part, the receipt whereof is hereby acknowledged, ha.V.3 sold and by these presents $At$	
BARGAIN, SELL, CONVEY a	and CONFIRM unto said party of the second part, its successors and assigns forever, all the following describe	d real estate.
lying and situated in the Cour	aty ofand State of Oklah	ıoma, to-wit:
	<del>and a superior desired and a superior desired as a superior </del>	
	Lot Nineteen (19) in Block Twenty-five (25)	
	West Tulsa Addition to the city of Tulsa	
	Oklahoma according to the recorded plat	
	thereof.	
		***************************************
	TREASURER'S ENDORSEMENT  I hereby certify that I received \$ and issued  Receive No therefor in payment of mortgage  tax on the within mortgage  Dated this day ol	***************************************
	Peoplet to 65 Therefor in narmont of mentioned	
	tax on the within mortgage.	
	Dated this 2 day of 192 192	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	WAYNE L DICKEY County Trocsurer	***************************************
***************************************	WAYNE L. DICKEY, County Trocsuser	
<u> </u>	and the same of th	
TO HAVE AND TO HOLL convenant with said party of the true and lawful owner	interest of said grantor. In and to said premises, including all homestead rights, which are hereby waived and coperty, with full power and authority to collect the same in case the conditions of this mortgage become broken alter the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby green said property from and after this date.  O THE SAME unto said party of the second part, its successors and assigns forever. Said part. So the first the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert You of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and	part hereby ung and.
TO HAVE AND TO HOLL convenant with said party of the true and lawful owner incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, Ar	THE SAME unto said party of the second part, its successors and assigns forever. Said part. Soft the first the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo. J.W. Boecker all single men of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J.W. Boecker against the lawful and equitable claims of all persons whomsoever. All singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special first part, loaned and advanced to	part hereby ung and. I clear of all cker instance and
TO HAVE AND TO HOLL convenant with said party of the true and lawful owner incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, Ar	THE SAME unto said party of the second part, its successors and assigns forever. Said part soft the first the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert You of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J.W. Bog time against the lawful and equitable claims of all persons whomseever. All singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special	part hereby ung_and, d clear of all cker instance and
TO HAVE AND TO HOLL convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, As request of the part 1.8 of the Mike	THE SAME unto said party of the second part, its successors and assigns forever. Said part. Soft the first the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo. J.W. Boecker all single men of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J.W. Boecker against the lawful and equitable claims of all persons whomsoever. All singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special first part, loaned and advanced to	part hereby ung and. I clear of all oker instance andthe sum of
TO HAVE AND TO HOLL convenant with said party of the true and lawful owner. incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, Ar request of the part. Sor the f	the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo J.W. Boecker all single men of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and one in adverse possession of same and that Mike Young lobert Young and J.W. Boe me against the lawful and equitable claims of all persons whomseever. All singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special first part, loaded and advanced to.  Young Robert Young and J.W. Boecker all single men  Fifteen Hundred and 00/100	part hereby ung and, a clear of all oker instance andthe sum of
convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, An request of the part. Soft the f  Mike  AND WHERBAS, said par ments, general and special, age ings thereon constantly insure- forred to said party of the seco of every kind, and if any or elit such taxes and assessments, at tory lien claims, and may inves- ment of all moneys so expende	the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J.W. Boe me against the lawful and equilable claims of all persons whomseever. All finglemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special dirst part, loaned and advanced to.  Young Robert Young and J.W. Boecker all singlemen  Fifteen Hundred and OO/100  LeSef the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes aimst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to kee d in such company or companies as said second party may designate and the policy or policies of insurance consond part, its successors or assigns; and also to keep said lands and improvements the reconstruction of the second part its successors or assigns and also to keep said lands and improvement the successors or assigns and also to keep said lands and improvements thereon free from all statutor, here of said agreements be 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 from all statutor, here of said agreements be not performed as aforesaid then said party of the second part its successors or assigns and association to said party of the second part its successors or assigns and second part its successors or assigns and second part to the successors of said second part its successors or assigns and also to keep said lands and improvements thereon free from all statutor, here of said to be not performed as aforesaid the said party of the second part its successors or assigns and only of the second part its successors or assigns and second part to successors or assigns and second part to successors or a	part hereby ung and. I clear of all cker instance and the sum of DOLLARS. and assess- p the build- tantly trans- y lien claims as, may pay or any statu- r the repay- curity.
convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, An request of the part. Softhe f Mike  AND WHEREAS, said par ments, general and special, age lings thereon constantly insure forred to said party of the sect of every kind, and if any or elit such taxes and assessments, at tory lien claims, and may invest ment of all moneys so expende	the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo.  of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J.W. Boe one in adverse possession of same and that Mike Young Robert Young and J.W. Boe one against the lawful and equitable claims of all persons whomsoever. All singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special dirst part, loaned and advanced to  Young Robert Young and J.W. Boecker all single men  Fifteen Hundred and J.W. Boecker all single men  LeSof the first part agree	part hereby  ING. AND.  A clear of all cker.  Instance and  the sum of DOLLARS.  and assessing the build-tantly transport lien claims of any pay or any stature the repay-curity.
convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, An request of the part. Softhe f Mike  AND WHEREAS, said par ments, general and special, age lings thereon constantly insure forred to said party of the sect of every kind, and if any or elit such taxes and assessments, at tory lien claims, and may invest ment of all moneys so expende	the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J.W. Boe me against the lawful and equilable claims of all persons whomseever. All finglemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special dirst part, loaned and advanced to.  Young Robert Young and J.W. Boecker all singlemen  Fifteen Hundred and OO/100  LeSef the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes aimst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to kee d in such company or companies as said second party may designate and the policy or policies of insurance consond part, its successors or assigns; and also to keep said lands and improvements the reconstruction of the second part its successors or assigns and also to keep said lands and improvement the successors or assigns and also to keep said lands and improvements thereon free from all statutor, here of said agreements be 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 from all statutor, here of said agreements be not performed as aforesaid then said party of the second part its successors or assigns and association to said party of the second part its successors or assigns and second part its successors or assigns and second part to the successors of said second part its successors or assigns and also to keep said lands and improvements thereon free from all statutor, here of said to be not performed as aforesaid the said party of the second part its successors or assigns and only of the second part its successors or assigns and second part to successors or assigns and second part to successors or a	part hereby  ING. And.  I clear of all cker.  Instance and  the sum of DOLLARS.  and assessing the build-tantly transport lien claims of any pay or any status, the repayourity.
convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, An request of the part. Softhe f Mike  AND WHEREAS, said par ments, general and special, age lings thereon constantly insure forred to said party of the sect of every kind, and if any or elit such taxes and assessments, at tory lien claims, and may invest ment of all moneys so expende	the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J.W. Boe one in adverse possession of same and that Mike Young Robert Young and J.W. Boe one against the lawful and equitable claims of all persons whomsoever. All singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special dirst part, loaned and advanced to  Young Robert Young and J.W. Boecker all single men  Fifteen Hundred and 00/100  2.65of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes after the successors or assigns; and also to keep said lands and improvements in good repair, and to keep and part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutor, her of said agreements be not performed as aforceald then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon rice from all statutor, her of said agreements be not performed as aforceald then said party of the second part its successors or assigns and also to keep said lands and improvements thereon rice from all statutor, her of said agreements be not performed as aforceald then said party of the second part its successors or assigns and may effect such insurance, for such purpose, paying the costs thereof, and any also pay the final judgment for state successors have an accessary to protect the title or possession of said premises, including all costs and to descend the second party of the second part its successors of a said and for the second party of the second part its successors of a said and for the second party of the second par	part hereby ung and. I clear of all cker instance and the sum of DOLLARS. and assessing the build- tantly transport of lion claims of may pay or any statu- or the repay- ourity.
convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, An request of the part. Softhe f Mike  AND WHEREAS, said par ments, general and special, age lings thereon constantly insure forred to said party of the sect of every kind, and if any or elit such taxes and assessments, at tory lien claims, and may invest ment of all moneys so expende	the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J.W. Boe one in adverse possession of same and that Mike Young Robert Young and J.W. Boe one in adverse possession of same and that Mike Young Robert Young and J.W. Boe one in adverse possession of same and that whereas, the said party of the second part at the special direct part, loaned and advanced to the said party of the second part at the special direct part, loaned and advanced to Young Robert Young and J.W. Boecker all single men  Fifteen Hundred and 00/100  1. Soft the first part agree	part hereby  INE AND.  I clear of all  Cker  Instance and  The sum of  DOLLARS.  and assess- p the build- tantly trans- y lien claims ns, may pay y len claims ns, may pay curity.
convenant with said party of the true and lawful owner. Sincumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, Arequest of the part. Soft the final said part ments, general and special, agaings thereon constantly insure forred to said party of the second covery kind, and if any or ellisuch taxes and assessments, in tory lien claims, and may investment of all moneys so expende AND WHEREAS, the said and on the Tulles Building.	the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Young of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J.W. Boome against the lawful and equitable claims of all persons whomsoever. All Singlemen and these repeats are upon the express conditions that, whereas, the said party of the second part at the special dirst part, loaned and advanced to.  Young Robert Young and J.W. Boocker all single men  Fifteen Hundred and 00/100.  2.65of the first part agree	part hereby ung and. I clear of all cker instance and the sum of DOLLARS. and assess- p the build- tantly trans- y lien claims ns, may pay y lien creation series and curity.
convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, As request of the part esc of the fall of the fal	the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yours of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and one in adverse possession of same and that. Mike Young Robert Young and J.W. Boecker all single men one in adverse possession of same and that. Mike Young Robert Young and J.W. Boecker all singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special dest part, loaned and advanced to.  Young Robert Young and J.W. Boecker all single men  Fiftsen Hundred and 00/100  2.85of the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes as a said second party and selgmate and the policy or policies of insurance consumprise as said second party may designate and the policy or policies of insurance are one of said agreements be not performed as aforesed them said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all statutors are of said agreements be not performed as aforesed them said party of the second part its successors or assigns and also to keep said lands and improvements thereon free from all statutors are of said agreements be not performed as aforesed them said party of the second part its successors or assigns and a may affect such insurance, for such purpose, paying the costs thereof, and meny also pay the final judgment fe st such sums as may be necessary to protect the title or possession of said permises, including all costs and for dogether with the charges thereon as provided by the By-Laws of said Association, these presents shall be sed. Mike Young Robert Young and J.W. Boacker all single men.  Fifteenth day of By-Laws of said Association, these presents shall be sed. Mike Young Robert Young and J.W. Boacker all single men.  Note or obligation, which is made a part hereof and in the words and figures as followed.	part hereby  Ing. and.  I clear of all  cker  Instance and the sum of DOLLARS.  and assess-  po the build-  tantly trans- y lien claims  ir, may pay  or any statu-  er the repay-  curity.  Eliver to the  lows, to-wit:
convenant with said party of the true and lawful owner. Sincumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, As request of the part. Soft the final said party of the second every kind, and if any or elits such taxes and assessments, in tory lien claims, and may investment of all moneys so expende AND WHEREAS, the said did on the Tulles Building.	the second part, its successors and assigns, that at the delivery hereor. Mike Young Robert Young of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and one in adverse possession of same and that. Mike Young Robert Young and J. W. Boe when against the lawful and equitable claims of all persons whomseever. All Singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special first part, loaned and advanced to.  Young Robert Young and J. W. Boecker all single men  Fifteen Hundred and OO/100.  2.6850 the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes aimst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to kee of in such accompany or companies as said second party may designate and the policy or policies of insurance consumed part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutor are of said agreements be not performed as aforesaid then said party of the second part its successors or assigns are may be not experimed as aforesaid then said party of the second part its successors or assigns are may be necessary to protect the tille or possession of said premises, including all costs and of the departy with the charges thereon as provided by the By-Laws of said Association, these presents shall be seen a Mike Young Robert Young and J. W. Boecker all single, men  Fifteenth day or solved the said and a part hereof and in the words and figures as follows. Note or obligation, which is made a part hereof and in the words and figures as follows. Note or obligation, which is made a part hereof and in the words and figures as follows.  Note or obligation, which is made a part hereof and in the words and figures as follows.	part hereby  INE AND.  I clear of all  Cker  Instance and  The sum of  DOLLARS.  and assess- p the build- tantly trans- y lien claims ns, may pay y lien claims ns, may pay curity.  Eliver to the lows, to-wit:  2  monoy viz:  DOLLARS.
convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, An request of the part esc of the f  Mike  AND WHEREAS, said par ments, general and special, age ings thereon constantly insure ferred to said party of the sec of every kind, and if any or elfi such taxes and assessments, at tory lien claims, and may inves- ment of all moneys so expende  AND WHEREAS, the said did on the TULES BUILDING &  For Value Received We  The sum of Union Received We  The sum of Mine Monthly du  the same being the monthly du	the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yours of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and one in adverse possession of same and that. Mike Young Robert Young and J.W. Bog time against the lawful and equitable claims of all persons whomseever. All Singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special irst part, loaned and advanced to.  Young Robert Young and J.W. Bog ker all single men  Fifteen Hundred and 00/100  AGSof the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes afinst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep said a new company or companies as said second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutor, near of said agreements be 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 from all statutors are of said agreements be 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 from all statutors are of said agreements be not performed as aforesaid then said party of the second part its successors or assigns and many effect such summans. The said party of the second part its successors or assigns and many effect such summans may be necessary to protect the tillo or possession of said premises, including all costs and for discussions and many saids party the fanal judgment for such such summans. The successary to protect the tillo or possession of said premises, including all costs and for discussions and many saids and said association, these presents shall be seen as a sum of the necessary to protect the tillo or possession of said premises. Including t	part hereby  Ing and  I clear of all  Cker  Instance and  The sum of  DOLLARS.  and assess- py the build- tantly transy lies of all  charter to the lows, to-wit:  2  money viz:  DOLLARS.
convenant with said party of the true and lawful owner. Sincumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, Arrequest of the part Sof the finite Mike.  AND WHEREAS, said parments, general and special, agings thereon constantly insure ferred to said party of the second covery kind, and if any or eits such taxes and assessments, at tory lice, claims, and may inverse ment of all moneys so expende AND WHEREAS, the said all on the Soft Soft Soft Soft Soft Soft Soft Soft	THE SAME unto said party of the second part, its successors and assigns forever. Said part Soft the first the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo of the said premises above granted, and seized of a good and indefeasible catate of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J. W. Bog me against the lawful and equitable claims of all persons whomsever. All Singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special first part, loaned and advanced to.  Young Robert Young and J. W. Boecker all Single men  Fifteen Hundred and 00/100  Agasto the first part agree	part hereby  INE AND.  I clear of all  Cker  Instance and  The sum of  DOLLARS.  and assess-  p the build-  tantly trans- y lien claims  ns, may pay  y lien claims  so, may pay  curity.  Cliver to the  lows, to-wit:  2  money viz:  DOLLARS.  acced by the
convenant with said party of the true and lawful owner. Sincumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, As request of the part Soft the final Mike.  AND WHEREAS, said par ments, general and special, agings thereon constantly insure forred to said party of the second every kind, and if any or elit such taxes and assessments, at tory lien claims, and may inversent of all moneys so expende AND WHEREAS, the said and the Tulles Building. The same being the monthly duce the same being the monthly duce continued the monthly duce the same being the monthly duce continued the monthly duce the same being the monthly duce the same the	THE SAME unto said party of the second part, its successors and assigns forever. Said part. Soft the first the second part, its successors and assigns, that at the delivery hereof. Mike. Young. Robert. Your of the said premises above granted, and seized of a good and indefeasible catate of inheritance therein, free and one in adverse possession of same and that. Mike Young Robert. Young and J. W. Bog. me against the lawful and equitable claims of all persons whomsever. All singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special first part, loaned and advanced to.  Young Robert Young and J. W. Bog. Ker all single men.  Fifteen Hundred and 00/100  A.G. Soft the first part agree	part hereby  Ling and  Clear of all  Clear of all  Clear of all  Clear  Instance and  Line sum of  DOLLARS.  and assess-  p the build-  tantity trans-  y lien claims  ns, may pay  y lien claims  ns, may pay  curity.  Cliver to the  lows, to-wit;  Cliver to the  cows, to-wit;  DOLLARS,  acced by the  cre a loan of
convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, As request of the part Scot the factor of the part Scot of the part Scot of the part Scot of the factor of the part Scot of the scot scot	THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free an one in adverse possession of same and that Mike Young Robert Young and J.W. Boe were against the lawful and equitable claims of all persons whomsoever. All Singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special dest part, loaned and advanced to.  Young Robert Young and J.W. Boecker all single men  Fifteen Hundrad and .00/100.  A.S. the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes that and and an inversements thereon, when due, and to keep said improvements in good repair, and to kee a la such company or companies as said second party may designate and the policy or policies of insurance consumptions of the successors or assigns; and also to keep said lands and improvements thereof from all statutor here of said agreements be not performed as aforesaid then said party of the second part its successors or assigns and also to keep said lands and improvements thereof from all statutor here of said agreements be not performed as aforesaid then said party of the second part its successors or assigns and any afore successors or including all costs and for discretive thin the charges thereon as provided by the By-Laws of said Association, these presents shall be second party that the charges thereon as provided by the By-Laws of said Association, these presents shall be second party the costs and for the great shall be second party of the second part is successors or assigns and provided by the By-Laws of said Association, these presents and in the words and figures as followed the said party of the order of Talsa Building Loan Association, represented and evided 3289 this day pledged by.  Sobert Young and J.W. Boeckerrall Single Esh. to said Association to see	part hereby  ING. AND.  I clear of all cker  Instance and  The sum of the sum of the build- tantly transport any statustic that the sum of the country.  I could be sum of the country transport to the country.  I money viz:  DOLLARS.  Inced by the the sum of the sum of the sum of
convenant with said party of the true and lawful owner. Sincumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, As request of the part Soft the final Mike.  AND WHEREAS, said par ments, general and special, agings thereon constantly insure forred to said party of the second covery kind, and if any or elits such taxes and assessments, at tory lien claims, and may inversent of all moneys so expende AND WHEREAS, the said and if any or elits such taxes and assessments, at tory lien claims, and may inverse ment of all moneys so expende AND WHEREAS, the said all on the Tules Building & Tules Building & Continue of the monthly duce the same being the monthly duce Certificate therefor numbered Mike Young.	THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo of the said premises above granted, and seized of a good and indefeasible catac of inheritance therein, free and one in adverse possession of same and that Mike Young Robert Young and J.W. Boe me against the lawful and equitable claims of all persons whomseever. All Singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special dest part, loaned and advanced to.  Young Robert Young and J.W. Boecker all single men  Fifteen Hundred and OO/100.  \$\frac{2}{3}\$\$ So the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and part the successor of assigns; and also to keep said independent of the second part and the policy or policies of insurance consumpting of the successors of assigns; and also to keep said and and improvements there for mail statutor nee of said agreements be not performed as aforesaid then said party of the second part its successors or assigns; and also to keep said lands and improvements there for mail statutor nee of said agreements be not performed as aforesaid then said party of the second part its successors or assigns and also to keep said lands and improvements there for mail statutor nee of said agreements be not performed as aforesaid then said party of the second part its successors or assigns and party of the second part its successors or assigns and specified by the By-Laws of said Association, these presents shall be seed to getter with the charges thereon as provided by the By-Laws of said Association, these presents shall be seed to getter with the charges thereon as provided by the By-Laws of said Association, these presents shall be seed to getter with the charges thereon as provided by the By-Laws of said Association, the shall be seed to get the said party of the order of Tules Building Loan Association, represented and evider states and the pay	part hereby  Ling. And.  I clear of all  Cker.  Instance and  Line sum of  DOLLARS.  and assess-  p the build-  tantly trans- y lien claims  y lany pay  y lien claims  ye may pay  curity.  Eliver to the  lows, to-wit;  DOLLARS,  anced by the  are a loan of  the sum of  the sum of
convenant with said party of the true and lawful owner. Sincumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, Arequest of the part. Soft the factor of the second covery kind, and if any or ellistic taxes and assessments, at tory lien claims, and may investment of all moneys so expendent of all moneys so expendent of the second of the said party of the second of the said party of the second covery kind, and if any or ellistic taxes and assessments, at tory lien claims, and may investment of all moneys so expendent of all moneys so expendent of all moneys so expendent of the said did on the Suit I. Soft in the said did on the Suit I. Soft in the same being the monthly due the same being the monthly due to the said the same being the monthly due to the said said the same being the monthly due to the said said said said said said said said	THE SAME unto said party of the second part, its successors and assigns forever. Said part 2.5 the first the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo of the said premises above granted, and seized of a good and indefeasible catalor of inheritance therein, free am one in adverse possession of same and that Mike Young Robert Young and J.W. Boome against the lawful and equitable claims of all persons whomsever. All Singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special left part, loaned and advanced to.  Young Robert Young and J.W. Boocker all Single men  Fifteen Hundred and .00/100  £ 3.50 the first part agree. —with the said party of the second part, its successors and assigns, to pay all taxes and part, but the said party of the second part, its successors or reasing and all so to keep said lands and improvements in good repair, and to kee a in such company or companies as said second party may designate and the policy or policies of insurance consumptions of the second part is successors or assigns; and also to keep said lands and improvements thereon free mail statutors are of said agreements be 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 mail statutors are of said agreements be not performed as aforesaid then said party of the second part is successors or assigns and special because and part, its successors or assigns and special party to protect the title or possession of said premises, including all costs and for despetive with the charges thereon as provided by the By-Laws of said Association, these presents shall be seen and assigns and provided by the By-Laws of said Association, the promise to pay to the order of Tules Building Loan Association, the following sums of the Party a	part hereby  LINE AND  CRET  Instance and  CRET  Instance and  LINE SUM OF  MONEY VIZ:  LINE SUM OF  LINE SUM
convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, As request of the part Sof the factor of the part Sof the factor of the part Sof the factor of the part of the said party of the second of the part of the said party of the second of the part of the said party of the second of the part of the said party of the second of the part of the said party of the second of the part of the said party of the second of the part of the part of the said sums of money, amount the said sums of money amount the said sums	THE SAME unto said party of the second part, its successors and assigns forever. Said part Solart Your the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Your of the said premises above granted, and selzed of a good and indeteasible catate of inheritance therein, free am one in adverse possession of same and that Mike Young Robert Young and J.W. Bog one is adjust the lawful and equitable claims of all persons whomsever. All Singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special first part, loaned and advanced to.  Young Robert Young and J.W. Bogoker all single men  Fifteen Hundred and 00/100  2.65t the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes that lands and improvements thereon, when due, and to keep said improvements in good repair, and to kee do in such company or companies as said second party may designate and the policy or policies insurance considered that it is successors or assigns; and also to keep said lands and improvements thereon free form all statutor records and part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutors are of said agreements be not performed as afor esaid then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all statutors are of said agreements be not performed as afor esaid then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all statutors are of said agreements be not performed as afor esaid then said party of the second part its successors or assigns; and solve the said of the capital second party of the second part its successors or assigns; and solve the said association, these presents shall be set such sums as may be necessary to protect the title of party of the second part its successors and assigns, the s	part hereby  INE AND.  I clear of all cker  Instance and  The sum of DOLLARS.  and assessip the build-tantly transported by line claims and particular transported by lone claims and particular transported by the lone a loan of the sum of the interest  Chilahoma  DOLLARS;
convenant with said party of the true and lawful owner.  Incumbrances; that there is no will warrant and defend the sa PROVIDED, ALWAYS, As request of the part Sof the factor of the part Sof the factor of the part Sof the factor of the part of the said party of the second of the part of the said party of the second of the part of the said party of the second of the part of the said party of the second of the part of the said party of the second of the part of the said party of the second of the part of the part of the said sums of money, amount the said sums of money amount the said sums	THE SAME unto said party of the second part, its successors and assigns forever. Said part 2.5 the first the second part, its successors and assigns, that at the delivery hereof. Mike Young Robert Yo of the said premises above granted, and seized of a good and indefeasible catalor of inheritance therein, free am one in adverse possession of same and that Mike Young Robert Young and J.W. Boome against the lawful and equitable claims of all persons whomsever. All Singlemen and these presents are upon the express conditions that, whereas, the said party of the second part at the special left part, loaned and advanced to.  Young Robert Young and J.W. Boocker all Single men  Fifteen Hundred and .00/100  £ 3.50 the first part agree. —with the said party of the second part, its successors and assigns, to pay all taxes and part, but the said party of the second part, its successors or reasing and all so to keep said lands and improvements in good repair, and to kee a in such company or companies as said second party may designate and the policy or policies of insurance consumptions of the second part is successors or assigns; and also to keep said lands and improvements thereon free mail statutors are of said agreements be 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 mail statutors are of said agreements be not performed as aforesaid then said party of the second part is successors or assigns and special because and part, its successors or assigns and special party to protect the title or possession of said premises, including all costs and for despetive with the charges thereon as provided by the By-Laws of said Association, these presents shall be seen and assigns and provided by the By-Laws of said Association, the promise to pay to the order of Tules Building Loan Association, the following sums of the Party a	part hereby  INE AND.  I clear of all cker  Instance and  Lithe sum of Lither build- tantly transport by lice claims not may pay or any stature the repay- curity.  I money viz:  DOLLARS, and of the sum of the sum of the sum of the sum of the interest  Except by the lither sum of the interest  Dollars;  DOLLARS;