## MORTGAGE RECORD No. 415

The state of the s

COMPARED

Loan 985

	a id and P More his	1013 - 47-2
	n Tals	WIFe
		rporation organized under the laws of the State of Oklahoma, party of the second part.
		of the first part, for and in consideration of the sum of
	ive Hundred and 00/1	00 DOLLARS,
i hand paid by the said party of	the second part, the receipt whereof	t is hereby acknowledged, haVe sold and by these presents do GRANT,
		ond part, its successors and assigns forever, all the following described real estate,
ing and situated in the County (	ru1	SAand State of Oklahoma, to-wit:
		anning parata parat
***************************************	The West One Half (	W2) of Lot Eight (8)
**************************************	in Block Faur (4) C	linton First Addition
	to the City of Tules	a, according to the
	recorded plat there	30 fty
		Littorsement  Littorsement  120 and issirio  received \$.120 and issirio  refor in payment of mortsage  186.1000 1922
	ALMASU LEKS	Thirdree Mint 20 and issisted received \$20 and issisted refor in payment of mortgage.
	Thereby certify that I	received amment of mortgage
	Receipt No. 6 75 the	46. 10. a. 197.2
	12X on the within the	OUT THEOSUICE
	Dated WAYNE L	received Size of paorigage refor in payment of paorigage of 100 1922 of 1922 DICKEY, County Treasurer Deputy
	ALLMANA	
<del></del>	<del>herina en es dies lais</del> (redict) jans <del>elis e</del> spains es es de central <del>elistres de ce</del> pagin	dada Organian garan aran manan kalan k
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	E	remove Labelles at hemesteed winter which are house, wo find and extend to
gener with an reads of said Inoper		
entals and profits accruing from	he tenements, hereditaments and are aid property from and after this d	emises, including all homestead rights, which are hereby waived and released, to- collect the same in case the conditions of this mortgage become broken in any par- purtenances thereto belonging. A first and specific lien is hereby granted on all late.
TO HAVE AND TO HOLD TH	E SAME unto said party of the seco	and part, its successors and assigns forever. Said part
TO HAVE AND TO HOLD THE onvenant with said party of the	E SAME unto said party of the seconcecond part, its successors and assi	ond part, its successors and assigns forever. Said part 100 the first part hereby gns, that at the delivery hereof C.S.Moga and P.Moga his wife.
TO HAVE AND TO HOLD THe convenant with said party of the 8 he true and lawful ownerof the true and lawful owner	ESAME unto said party of the second part, its successors and asslue said premises above granted, and	ond part, its successors and assigns forever. Said part of the first part hereby gas, that at the delivery hereof S. Moga and P. Moga his wife, selzed of a good and indefeasible estate of inheritance therein, free and clear of all
TO HAVE AND TO HOLD TE onvenant with said party of the 8 ne true and lawful ownerof ti	ESAME unto said party of the second part, its successors and asslue said premises above granted, and	ond part, its successors and assigns forever. Said part of the first part hereby gas, that at the delivery hereof C.S.Moga and P.Moga his wife, seized of a good and indefensible estate of inheritance therein, free and clear of all
TO HAVE AND TO HOLD TE onvenant with said party of the 8 ne true and lawful ownerof the neumbrances; that there is no one fill warrant and defend the same of PROVIDED, ALWAYS, And the	ESAME unto said party of the second part, its successors and assign said premises above granted, and in adverse possession of same and the gainst the lawful and equitable claims the presents are upon the express.	ond part, its successors and assigns forever. Said part of the first part hereby gas, that at the delivery hereof C.S.Moga and P.Moga his wife, seized of a good and indefensible estate of inheritance therein, free and clear of all that C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and
TO HAVE AND TO HOLD THE provenant with said party of the set true and lawful ownerof the combrances; that there is no one ill warrant and defend the same in PROVIDED, ALWAYS, And the course of the partof the first	E SAME unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and the gainst the lawful and equitable claises presents are upon the express art, loaned and advanced to	ond part, its successors and assigns forever. Said part 100 the first part hereby gns, that at the delivery hereof C.S.Moga and P.Moga his wife, selzed of a good and indefeasible estate of inheritance therein, free and clear of all that C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and
TO HAVE AND TO HOLD TE onvenant with said party of the Sene true and lawful ownerof the neutrant and defend the same PROVIDED, ALWAYS, And the squest of the part. of the first	E SAME unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and the gainst the lawful and equitable claises presents are upon the express art, loaned and advanced to.  S. Moga and P. Moga	ond part, its successors and assigns forever. Said part 100 the first part hereby gns, that at the delivery hereof C.S.Moga and P.Moga his wife, selzed of a good and indefeasible estate of inheritance therein, free and clear of all C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and this wife.
TO HAVE AND TO HOLD THE convenant with said party of the sense and lawful ownerof the noumbrances; that there is no one will warrant and defend the same in PROVIDED, ALWAYS, And the equest of the part. of the first	e SAME unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and it gainst the lawful and equitable claises presents are upon the expressart, loaned and advanced to	ond part, its successors and assigns forever. Said part 100 the first part hereby gas, that at the delivery hereof C.S.Moga and P.Moga his wife, select of a good and indefeasible estate of inheritance therein, free and clear of all that C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and this wife, the sum of 100 the second part at the special instance and 100 this wife.
TO HAVE AND TO HOLD THE onvenant with said party of the sense structure and lawful ownerof the neumbrances: that there is no one will warrant and defend the same PROVIDED, ALWAYS, And the equest of the part	e SAME unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and it gainst the lawful and equitable claises presents are upon the express art, loaned and advanced to	ond part, its successors and assigns forever. Said part. Soft the first part hereby gns, that at the delivery hereof C.S. Moga and P. Moga his wife, selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat. C.S. Moga and P. Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife.  his wife. the sum of 100 DOLLARS and party of the second part at the special instance and nature with the sum of 100 deep said instance and 100 deep said insta
TO HAVE AND TO HOLD TE onvenant with said party of the set true and lawful owner	econd part, its successors and assign and party, its successors and assign and premises above granted, and in adverse possession of same and it gainst the lawful and equitable claimed as a same and a same as may be necessary to prome as a may be necessary to prome as may be necessary to prome as may be necessary to prome as the cather with the churres thereon as a	gns, that at the delivery hereof. C.S. Moga and P. Moga his wife, sefzed of a good and indefeasible estate of inhoritance therein, free and clear of all that C.S. Moga and P. Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife.  The sum of the second part, its successors and assigns, to pay all taxes and assesson, when due, and to keep said improvements in good repair, and to keep the build-tisecond party may designate and the policy or policies of insurance constantly transactions of the second party may designate and the policy or policies of repair, and to keep the buildise to keep said lands and improvements thereon free from all statutory len claims as aforesaid then said party of the second part its successors or assigns, may pay upose, paying the costs thereof, and may also pay the find judgment for any statutect the title or possession of said premises, including all costs and for the repay-provided by the Ry-Laws of said Association, these presents shall be security.
TO HAVE AND TO HOLD THe convenant with said party of the set true and lawful owner	econd part, its successors and assign and party, its successors and assign and premises above granted, and in adverse possession of same and it gainst the lawful and equitable claimed as a same and a same as may be necessary to prome as a may be necessary to prome as may be necessary to prome as may be necessary to prome as the cather with the churres thereon as a	gns, that at the delivery hereof. C.S. Moga and P. Moga his wife, sefzed of a good and indefeasible estate of inhoritance therein, free and clear of all that C.S. Moga and P. Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife.  The sum of the second part, its successors and assigns, to pay all taxes and assesson, when due, and to keep said improvements in good repair, and to keep the build-tisecond party may designate and the policy or policies of insurance constantly transactions of the second party may designate and the policy or policies of repair, and to keep the buildise to keep said lands and improvements thereon free from all statutory len claims as aforesaid then said party of the second part its successors or assigns, may pay upose, paying the costs thereof, and may also pay the find judgment for any statutect the title or possession of said premises, including all costs and for the repay-provided by the Ry-Laws of said Association, these presents shall be security.
TO HAVE AND TO HOLD THe convenant with said party of the set true and lawful owner	econd part, its successors and assign and party, its successors and assign and premises above granted, and in adverse possession of same and it gainst the lawful and equitable claimed as a same and a same as may be necessary to prome as a may be necessary to prome as may be necessary to prome as may be necessary to prome as the cather with the churres thereon as a	ond part, its successors and assigns forever. Said part. Soft the first part hereby gns, that at the delivery hereof C.S. Moga and P. Moga his wife, selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat. C.S. Moga and P. Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife.  his wife. the sum of 100 DOLLARS and party of the second part at the special instance and nature with the sum of 100 deep said instance and 100 deep said insta
TO HAVE AND TO HOLD THe convenant with said party of the set true and lawful owner	e said premises above granted, and in adverse possession of same and it gainst the lawful and equitable claices presents are upon the express art, loaned and advanced to	gns, that at the delivery hereof C.S.Moga and P.Moga his wife, select of a good and indefensible estate of inheritance therein, free and clear of all C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife, the sum of the second part, and to keep said improvements in good repair, and to keep the build-t second party may designate and the policy or policies of insurance constantly translate to keep said lands and improvements thereon free from all statutory lien claims as aforesaid then said party of the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutect the title or possession of said premises, including all costs and for the repay-provided by the By-Laws of said Association, these presents shall be security.  December 1922 make and deliver to the bilgation, which is made a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD TE onvenant with said party of the set true and lawful owner	e said premises above granted, and in adverse possession of same and it gainst the lawful and equitable claices presents are upon the express art, loaned and advanced to	gns, that at the delivery hereof C.S.Moga and P.Moga his wife, selzed of a good and indefeasible estate of inheritance therein, free and clear of all that C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and this wife.  The sum of Moga his wife the sum of Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and this wife.  DOLLARS, and party of the second part, its successors and assigns, to pay all taxes and assession, when due, and to keep said improvements in good repair, and to keep the build-tisecond party may designate and the policy or policies of insurance constantly translate to the possible to keep said lands and improvements thereon free from all statutory lien claims as aforesaid then said party of the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutorted the title or possession of said premises; including all costs and for the repay-provided by the By-Laws of said Association, these presents shall be security.  December 1922 make and deliver to the oligation, which is made a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD TE onvenant with said party of the set true and lawful owner	estable unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and it gainst the lawful and equitable claices presents are upon the express art, loaned and advanced to	gns, that at the delivery hereof C.S. Moga and P. Moga his wife, selected of a good and indefeasible estate of inheritance therein, free and clear of all C.S. Moga and P. Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife, the sum of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife, the sum of DOLLARS, and party of the second part, its successors and assigns, to pay all taxes and assess, an, when due, and to keep said improvements in good repair, and to keep the build-tisecond party may designate and the policy or policies of insurance constantly transiso to keep said lands and improvements thereon free from all statutory len claims as aforesaid then said party for the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutect the title or possession of said premises, including all costs and for the repayrovided by the By-Laws of said Association, these presents shall be security.  1d P. Moga his wife,  December 1922 make and deliver to the oligation, which is made a part hereof and in the words and figures as follows, to-wit:  E OR OBLIGATION  November 16th 1922
TO HAVE AND TO HOLD TE onvenant with said party of the said true and lawful owner	e said premises above granted, and in adverse possession of same and it gainst the lawful and equitable claiese presents are upon the express art, loaned and advanced to	gns, that at the delivery hereof C.S.Moga and P.Moga his wife, select of a good and indefeasible estate of inheritance therein, free and clear of all C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife, the sum of larty of the second part at the special instance and his wife, the sum of larty of the second part, and to keep said improvements in good repair, and to keep the build-tisecond party may designate and the policy or policies of insurance constantly translated then said party of the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutect the title or possession of said premises, including all costs and for the repay-provided by the By-Laws of said Association, these presents shall be security.  1d P. Moga his wife,  Degember 1922 make and deliver to the oligation, which is made a part hereof and in the words and figures as follows, to-wit:  E OR OBLIGATION  Tulsa, Okla, November 16th 1922  SS Buildinh & LOAN ASSOCIATION, the following sums of money viz:
TO HAVE AND TO HOLD TE provenant with said party of the set true and lawful owner	estable unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and it gainst the lawful and equitable claimed and advanced to said land advanced to said lands and advanced to said lands and improvements there said lands and improvements the said lands and lands	gns, that at the delivery hereof C.S.Moga and P.Moga his wife, sefzed of a good and indefeasible estate of inheritance therein, free and clear of all that C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and this wife.  The sum of Moga his wife the sum of Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and this wife.  DOLLARS, and party of the second part, its successors and assigns, to pay all taxes and assesson, when due, and to keep said improvements in good repair, and to keep the build-becond party may designate and the policy or policies of insurance constantly transists to keep said lands and improvements thereon free from all statutory len claims as aforesaid then said party of the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutect the title or possession of said premises, including all costs and for the repayroulded by the By-Laws of said Association, these presents shall be security.  All P. Moga his wife,  December 1922 make and deliver to the oligation, which is made a part hereof and in the words and figures as follows, to-wit:  E OR OBLIGATION  Tulsa, Okia, November 16th 1922.  SB Buildinh & LOAN ASSOCIATION, the following sums of money viz:
TO HAVE AND TO HOLD TE onvenant with said party of the set true and lawful owner	estable unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and it gainst the lawful and equitable claices presents are upon the express art, loaned and advanced to.  S. Moga and P. Moga art, loaned and advanced to.  S. Moga and P. Moga art, loaned and and and and improvements there said lands and improvements there such company or companies as said agreements be not performed and exist successors or assigns; and a register such insurance, for such pin sums as may be necessary to proether with the charges thereon as put the sum as a may be necessary to proether with the charges thereon as put the sum as a may be necessary to proether with the charges thereon as put the sum as a may be necessary to proether with the charges thereon as put the sum as a may be necessary to proether with the charges thereon as put the sum as a may be necessary to proether with the charges thereon as put the sum as a may be necessary to proether with the charges thereon as put the sum as a may be necessary to proether with the charges thereon as put the sum as a sum and the sum as a su	gns, that at the delivery hereof C.S.Moga and P.Moga his wife, select of a good and indefeasible estate of inheritance therein, free and clear of all C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife, the sum of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife, the sum of his wife the second party of the second party and to keep said improvements in good repair, and to keep the buildat second party may designate and the policy or policies of insurance constantly transiso to keep said lands and improvements thereon free from all statutory len claims as aforesaid then said party of the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutory tile to prossession of said premises, including all costs and for the repay-provided by the By-Laws of said Association, these presents shall be security.  1d P. Moga his wife,  December 1922 make and deliver to the oligation, which is made a part hereof and in the words and figures as follows, to-wit:  E OR OBLIGATION  Tulsa, Okla, November 16th  1922.  SS Buildinh & LOAN ASSOCIATION, the following sums of money viz:  DOLLARS,
TO HAVE AND TO HOLD TE convenant with said party of the  8 the true and lawful owner	estable unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and it gainst the lawful and equitable claises presents are upon the express art, loaned and advanced to.  S. Moga and P. Moga Pive Hundred and OO, of the first part agree. with the staid lands and improvements there such company or companies as said agreements be not performed at yeffect such insurance, for such in sums as may be necessary to proether with the charges thereon as possessions and as a said agreements be not performed and said agreements be not performed at yeffect such insurance, for such in sums as may be necessary to proether with the charges thereon as possessions and as a said agreements be not performed and any of the sums as may be necessary to proether with the charges thereon as possessions and any of the sum as a said agreement as a said agreement and the sum as a sum of the sum as a sum of the su	gns, that at the delivery hereof C.S.Moga and P.Moga his wife, selzed of a good and indefeasible estate of inheritance therein, free and clear of all C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife.  The sum of Moga his wife the sum of Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife.  DOLLARS, and party of the second part, its successors and assigns, to pay all taxes and assession, when due, and to keep said improvements in good repair, and to keep the build-becond party may designate and the policy or policies of insurance constantly translate to keep said lands and improvements thereon free from all statutory lien claims as aforesaid then said party of the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutortee the title or possession of said premises, including all costs and for the repay-provided by the By-Laws of said Association, these presents shall be security.  A P. Moga his wife.  December 1922 make and deliver to the oligation, which is made a part hereof and in the words and figures as follows, to-wit:  E OR OBLIGATION  Tulsa, Okla, November 16th  Tulsa, Okla, November 16th  Loan Association, represented and evidenced by the by
TO HAVE AND TO HOLD TE onvenant with said party of the he true and lawful owner	estable unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and the gainst the lawful and equitable claimed as a said party of the expression of same and the gainst the lawful and equitable claimed and advanced to said lands and advanced to said lands and improvements there such company or companies as said lands and improvements there such company or companies as said ands and improvements there such company or companies as said art, its successors or assigns; and a said agreement be not performed a said agreement be not performed as said agreement be not performed by the sums as may be necessary to prother with the charges thereon as pether with the charges thereon as a said and a said agreements of the said and of said and said agreements of the said agreemen	gns, that at the delivery hereof C.S.Moga and P.Moga his wife, sefzed of a good and indefeasible estate of inhoritance therein, free and clear of all that C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife.    100
TO HAVE AND TO HOLD THE convenant with said party of the said true and lawful owner	e said premises above granted, and in adverse possession of same and it gainst the lawful and equitable claiese presents are upon the express art, loaned and advanced to.  S. Moga and P. Moga art, loaned and advanced to.  S. Moga and P. Moga art, loaned and advanced to.  S. Moga and provements there said lands and improvements there said lands and improvements there said agreements be not performed any effect such insurance, for such pin sums as may be necessary to proether with the charges thereon as provements there with the charges thereon as provened and advanced of the sums as may be necessary to proether with the charges thereon as provened and the sum of t	gns, that at the delivery hereof. C.S.Moga and P.Moga his wife, selected of a good and indefeasible estate of inhoritance therein, free and clear of all that C.S.Moga and P.Moga his wife, ms of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and his wife.  The sum of the sum of the sum of the second part at the special instance and party of the second part at the special instance and party of the second party and to keep said improvements in good repair, and to keep the build-iscond party may designate and the policy or policies of insurance constantly transactive said lands and improvements thereon free from all statutory len claims as aforesaid then said party of the second part its successors or assigns, may pay upose, paying the costs thereof, and may also pay the final judgmment for any statutect the title or possession of said premises, including all costs and for the repayrovided by the By-Laws of said Association, these presents shall be security.  And P. Moga his wife.  December 1922 make and deliver to the oligation, which is made a part hereof and in the words and figures as follows, to-wit:  E OR OBLIGATION  Tulsa, Okla, November 16th  Tulsa, Okla, November 16th  DOLLARS,  of the capital stock of said Association, represented and evidenced by the by  Loand Association to secure a loan of
TO HAVE AND TO HOLD THE convenant with said party of the set true and lawful owner	estable unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and the gainst the lawful and equitable claimage of the same and advanced to the said lands and advanced to the said lands and improvements there are upon the express art, loaned and all green and the said lands and improvements there are the said lands and improvements there are it is successors or assigns; and a said agreement he not performed a said agreement he not performed a said agreement he not performed the sums as may be necessary to prother with the charges thereon as pure the sums as may be necessary to prother with the charges thereon as a said agreement of the sums as may be necessary to prother with the charges thereon as a said agreement of the sums as may be necessary to prother with the charges thereon as a said agreement of the sums as may be necessary to prother with the charges thereon as a said agreement of the sums as may be necessary to prother with the charges thereon as a said agreement of the sums as may be necessary to prother with the charges thereon as a said agreement of the sums as may be necessary to prother with the charges thereon as a said agreement of the sums as may be necessary to prother with the charges thereon as a said agreement of the sums as may be necessary to prother with the standard of the sums as may be necessary to prother with the standard of the sums as may be necessary to prother with the standard of the sums as may be necessary to prother with the standard of the sums as may be necessary to prother with the standard of the sums as may be necessary to prother with the sums as may be necessary to prother with the standard of the sums as may be necessary to prother with the standard of the sums as may be necessary to prother with the standard of the sums as may be necessary to prother with the standard of the sums as a said agreement as a said agree	and part, its successors and assigns forever. Said part 100 the first part hereby gns, that at the delivery hereof. C. S. Moga and P. Moga his wife, selzed of a good and indefeasible estate of inheritance therein, free and clear of all nat. C. S. Moga and P. Moga his wife.  Inst. C. S. Moga and P. Moga his wife.  Inst. of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and this wife.  In the sum of 100 DOLLARS and party of the second part at the special instance and assesson, when due, and to keep said improvements in good repair, and to keep the building second party may designate and the policy or policies of insurance constantly transis to keep said lands and improvements thereon free from all statutory lien claims as aforesaid then said party of the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutect the title or possession of said premises, including all costs and for the repay-provided by the By-Laws of said Association, these presents shall be security.  In P. Moga his wife.  December 1922 make and deliver to the digation, which is made a part hereof and in the words and figures as follows, to-wit:  E OR OBLIGATION  Tulsa, Okla, November 16th  Tulsa, Okla, November 16th  Dollars, and the sum of Dollars, the same being the interest
TO HAVE AND TO HOLD TE onvenant with said party of the he true and lawful owner	estable unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and the gainst the lawful and equitable claimed as a said party of the express art, loaned and advanced to.  S. Moga and P. Moga art, loaned and and arrect and noo.  In the first part agree. With the staid lands and improvements there such company or companies as said art, its successors or assigns; and a said agreement be not performed a said agreement be not performed a said agreement be not performed as and experience of such put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as a said agreement of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sum and the sum as a said and the	and part, its successors and assigns forever. Said part 100 the first part hereby gns, that at the delivery hereof C.S.Moga and P.Moga his wife, selzed of a good and indefeasible estate of inhoritance therein, free and clear of all L.S.Moga and P.Moga his wife.  Inst. C.S.Moga and P.Moga his wife.  Inst. of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and this wife.  In the sum of 100 DOLLARS, and party of the second part at the special instance and seeds on, when due, and to keep said improvements in good repair, and to keep the buildisecond party may designate and the policy or policies of insurance constantly transis to keep said lands and improvements thereon free from all statutory lien claims as aforesaid then said party of the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutect the title or possession of said premises, including all costs and for the repay-provided by the By-Laws of said Association, these presents shall be security.  In P. Moga his wife.  December 1922 make and deliver to the oligation, which is made a part hereof and in the words and figures as follows, to-wit:  E OR OBLIGATION  Tulsa, Okia, November 16th  Tulsa, Okia, November 16th  Dollars, and the sum of Dollars, the same being the interest wes promise to pay said Association at its Home Office at Tul. Sa. Okiahoma
TO HAVE AND TO HOLD TE onvenant with said party of the he true and lawful owner	estable unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and the gainst the lawful and equitable claimed as a said party of the express art, loaned and advanced to.  S. Moga and P. Moga art, loaned and and arrect and noo.  In the first part agree. With the staid lands and improvements there such company or companies as said art, its successors or assigns; and a said agreement be not performed a said agreement be not performed a said agreement be not performed as and experience of such put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as a said agreement of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the charges thereon as put of the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sums as may be necessary to prother with the sum and the sum as a said and the	and part, its successors and assigns forever. Said part 100 the first part hereby gns, that at the delivery hereof C.S.Moga and P.Moga his wife, selzed of a good and indefeasible estate of inhoritance therein, free and clear of all L.S.Moga and P.Moga his wife.  Inst. C.S.Moga and P.Moga his wife.  Inst. of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and this wife.  In the sum of 100 DOLLARS, and party of the second part at the special instance and seeds on, when due, and to keep said improvements in good repair, and to keep the buildisecond party may designate and the policy or policies of insurance constantly transis to keep said lands and improvements thereon free from all statutory lien claims as aforesaid then said party of the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutect the title or possession of said premises, including all costs and for the repay-provided by the By-Laws of said Association, these presents shall be security.  In P. Moga his wife.  December 1922 make and deliver to the oligation, which is made a part hereof and in the words and figures as follows, to-wit:  E OR OBLIGATION  Tulsa, Okia, November 16th  Tulsa, Okia, November 16th  Dollars, and the sum of Dollars, the same being the interest wes promise to pay said Association at its Home Office at Tul. Sa. Okiahoma
TO HAVE AND TO HOLD THE convenant with said party of the said true and lawful owner	estame unto said party of the second part, its successors and assign a said premises above granted, and in adverse possession of same and the gainst the lawful and equitable claimage of the same and a said agreements are upon the express art, loaned and advanced to.  S. Moga and P. Moga  Five Hundred and OO, for the first part agree. With the said lands and improvements there such company or companies as said agreements be not performed by effect such insurance, for such prisons as may be necessary to proether with the charges thereon as proceedings of the sum as may be necessary to proether with the charges thereon as proceedings of the sum as may be necessary to proether with the charges thereon as proceedings of the sum as may be necessary to proether with the charges thereon as proceedings of the sum as may be necessary to proether with the charges thereon as proceedings of the sum as may be necessary to proether with the charges thereon as proceedings of the sum as may be necessary to proether with the charges thereon as proceedings of the sum as may be necessary to proether with the charges thereon as proceedings of the sum as may be necessary to protect such insurance, for such proceedings of the sum as may be necessary to protect such insurance, for such proceedings of the sum as may be necessary to protect such insurance, for such proceedings of the sum as may be necessary to protect such insurance, for such proceedings of the sum as may be necessary to protect such insurance, for such proceedings of the sum as may be necessary to protect such insurance, for such proceedings of the sum as may be necessary to protect such insurance, for such proceedings of the sum as may be necessary to protect such insurance, for such proceedings of the sum as a such proceedings of the sum as a such proceeding of the sum as a such	and part, its successors and assigns forever. Said part 100 the first part hereby gns, that at the delivery hereof. C. S. Moga and P. Moga his wife, selzed of a good and indefeasible estate of inheritance therein, free and clear of all nat. C. S. Moga and P. Moga his wife.  Inst. C. S. Moga and P. Moga his wife.  Inst. of all persons whomsoever, conditions that, whereas, the said party of the second part at the special instance and this wife.  In the sum of 100 DOLLARS and party of the second part at the special instance and assesson, when due, and to keep said improvements in good repair, and to keep the building second party may designate and the policy or policies of insurance constantly transis to keep said lands and improvements thereon free from all statutory lien claims as aforesaid then said party of the second part its successors or assigns, may pay urpose, paying the costs thereof, and may also pay the final judgmment for any statutect the title or possession of said premises, including all costs and for the repay-provided by the By-Laws of said Association, these presents shall be security.  In P. Moga his wife.  December 1922 make and deliver to the digation, which is made a part hereof and in the words and figures as follows, to-wit:  E OR OBLIGATION  Tulsa, Okla, November 16th  Tulsa, Okla, November 16th  Dollars, and the sum of Dollars, the same being the interest

PRI

o glavejich kolo v Alema

is no Oping the Literary