			CC	DMP	ARE	D
N	0.219	258	ĞН	arm win <del>n</del>		

Party and a state of the state

·me

02.0

e.

a finan managan sa ka afanan an

									<b>E</b>							

. Cherentering

5.

			5	
				j

THIS INDENTIBE Made this	Fifteenth <sub>day of December, 192</sub> 2, between	
F.E. Morle	y and Anna M.Morely his wife	
	tu	
	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.	
<b>V</b>	168	
	undred and 00/100 Dollars	
	ond part, the receipt whereof is hereby acknowledged, have sold and by these presents	
	M unto sold party of the second part, its successors and assigns forever, all the following described real estate.	
the and altigated in the County of	Tulsaand State of Okiahoma, to-wit;	
	ots Nine (9) and Ten (10) in Block Five (5)	
0	Verlook Park Addition to the city of Tulsa	
	County of Tulsa Oklahoma, according to the	
	mended-plat-thereof.	
	menited pist to reference	
	人名英格兰斯 网络小麦属 医马克氏试验 医白色的 法法律法 法法律法 化合体 化乙烯酸盐 化乙烯酸盐 化氨基苯基乙酰氨基乙酰氨基乙酰	
	이 같은 것 같은	
	aid grantor. <sup>5</sup> in and to said premises, including all homestead rights, which are hereby walved and released, to- n tail power and authority to collect the same in case the conditions of this mortgage become broken in any par- ments, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all operty from and after this date.	
TO HAVE AND TO HOLD THE SAM	IE unto said party of the second part, its successors and assigns forever. Said part its first part hereby part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morley nremises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all	
TO HAVE AND TO HOLD THE SAM	IE unto said party of the second part, its successors and assigns forever. Said part its first part hereby part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morley nremises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all	
ntais and profits accruing from said pro- TO HAVE AND TO HOLD THE SAM provenant with said party of the second to true and lawful ownerof the said cumbrances; that there is no one in advo III warrant and defend the same against PROVIDED, ALWAYS, And these pro	IE unto said party of the second part, its successors and assigns forever. Said part its first part hereby part, its successors and assigns, that at the delivery hereof. F.E.Morley and Anna M.Morley premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all F. E.Morley ans Anna M.Morley his wife, the lawful and equitable claims of all persons whomsoever. Sents are upon the express conditions that, whereas, the said party of the second part at the special instance and	
ntais and profits accruing from said pro- TO HAVE AND TO HOLD THE SAM provenant with said party of the second to true and lawful ownerof the said cumbrances; that there is no one in advo III warrant and defend the same against PROVIDED, ALWAYS, And these pro	IE unto said party of the second part, its successors and assigns forever. Said part of the first part hereby part, its successors and assigns, that at the delivery hereof. F.E. Morley and Anna M. Morley premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all F. E. Morley ans Anna M. Morley his wife, the lawful and equitable claims of all persons whomsoever. seents are upon the express conditions that, whereas, the said party of the second part at the special instance and aned and advanced to	
ntais and profits accruing from said pro- TO HAVE AND TO HOLD THE SAM onvenant with said party of the second : a true and lawful ownerof the said cumbrances; that there is no one in adve III warrant and defend the same against PROVIDED, ALWAYS, and these pro- ies quest of the partof the first part, loc	IE unto said party of the second part, its successors and assigns forever. Said part the first part hereby part, its successors and assigns, that at the delivery hereof. F.E.Morley and Anna M.Morley premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all F. E.Morley ans Anna M.Morley his wife, the lawful and equitable claims of all persons whomsoever. esents are upon the express conditions that, whereas, the said party of the second part at the special instance and aned and advanced to F.E.Morley and Anna M.Morley his wife, the sum of	
ntais and profits accruing from said pro- TO HAVE AND TO HOLD THE SAM invenant with said party of the second is true and lawful ownerof the said cumbrances; that there is no one in advo ill warrant and defend the same against PROVIDED, ALWAYS, And these pro- ies quest of the partof the first part, loc	ies ies ies ies ies ies ies ies	
AND WHEREAS, said part is such and AND WHEREAS, said part is the second is general and special, against said and AND WHEREAS, said part is the said AND WHEREAS, said part is a such as a second the same second is a second is a second AND WHEREAS, said part is a second is a second and the same second is a second is a second is a second AND WHEREAS, said part is a second is a second and a second is second as a second is a second is a second as a second a second and a second and a second is a second a second a second a second and a second is a second as a second as a second as a second and a second a second a second as a second	ies ies unto said party of the second part, its successors and assigns forever. Said part part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morley premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises are upon the express conditions that, whereas, the said party of the second part at the special instance and aned and advanced to F. E. Morley and Anna M. Morley his wife, the sum of Seventeen Hundred and OO/100 DOLLARS. Arst part agree	
ntais and profits accruing from said pit TO HAVE AND TO HOLD THE SAM nvenant with said party of the second : e true and lawful ownerof the said cumbrances; that there is no one in advo ill warrant and defend the same against PROVIDED, ALWAYS, And these pro- <u>1</u> 68 quest of the partof the first part, loc AND WHEREAS, said part <u>168</u> the first part, loc AND WHEREAS, said part <u>168</u> the second part, its every kind, and if any or either of said a every kind, and if any or either of said a every kind, and if any or either of said a every kind, and if any or either of said a every kind, and if any or either of said a every kind, and if any or either of said a pit have a supersents, and may effect ry lien claims, and may invest such sum	ies ies unto said party of the second part, its successors and assigns forever. Said part part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morley premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises are upon the express conditions that, whereas, the said party of the second part at the special instance and aned and advanced to F. E. Morley and Anna M. Morley his wife, the sum of Seventeen Hundred and OO/100 DOLLARS. Arst part agree	
ntais and profits accruing rioh said photors and profits accruing rioh said party of the second of the said party of the second of the said party of the second of the said cumbrances; that there is no one in advoid warrant and defend the same against provIDED, ALWAYS, And these provides of the partof the first part, loc is the partof the first part, loc is the second part of the said part, is going provide the second part, is every kind, and if any or either of said act taxes and assessments, and may effect y lien claims, and may invest such sum and invest second part of all monoys so expended together y and the said	ie of the first part hereby part, its successors and assigns, that at the delivery hereof. F.E. Morley and Anna M. Morley premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all F. E. Morley ans Anna M. Morley his wife, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all F. E. Morley ans Anna M. Morley his wife, the lawful and equitable claume of all persons whomsoever. esents are upon the express conditions that, whereas, the said party of the second part at the special instance and aned and advanced to F.E. Morley and Anna K.Morley his wife, the sum of Seventean Hundred and OO/100 DOLLARS. Arst part agree	
ntais and profits accruing rioh said phi- TO HAVE AND TO HOLD THE SAM anvenant with said party of the second is true and lawful ownerof the said cumbrances; that there is no one in advo- ill warrant and defend the same against PROVIDED, ALWAYS, And these pro- ies and the partof the first part, loc account of the partof the first part, loc ants, general and special, against said la gs thereon constantly insured in such co- rred to said party of the second part, its every kind, and if any or either of said a ch taxes and assessments, and may effec- ry lien claims, and may invest such sum ent of all moneys so expended together y AND WHEREAS, the said	ies ies unto said party of the second part, its successors and assigns forever. Said part part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morley premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises are upon the express conditions that, whereas, the said party of the second part at the special instance and aned and advanced to F. E. Morley and Anna M. Morley his wife, the sum of Seventeen Hundred and OO/100 DOLLARS. Arst part agree	
ntais and profits accruing rioh said phi- TO HAVE AND TO HOLD THE SAM anvenant with said party of the second is true and lawful ownerof the said cumbrances; that there is no one in advo- ill warrant and defend the same against PROVIDED, ALWAYS, And these pro- ies and the partof the first part, loc account of the partof the first part, loc ants, general and special, against said la gs thereon constantly insured in such co- rred to said party of the second part, its every kind, and if any or either of said a ch taxes and assessments, and may effec- ry lien claims, and may invest such sum ent of all moneys so expended together y AND WHEREAS, the said	ies of the first part of the second part, its successors and assigns forever. Said part, of the first part hereby part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morlay methods above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all pre-presents above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all pre-presents are upon the express conditions that, whereas, the said party of the second part at the special instance and anned and advanced to	
ntais and pronts accruing riom said pint TO HAVE AND TO HOLD THE SAM anvenant with said party of the second : a true and lawful ownerof the said cumbrances; that there is no one in advo- ill warrant and defend the same against PROVIDED, ALWAYS, And these pro- ies quest of the partof the first part, loc AND WHEREAS, said parties and a gs thereon constantly insured in such co- red to said party of the second part, its every kind, and if any or either of said a ch taxes and assessments, and may effect ry lien claims, and may invest such sum ent of all monors so expended together y- AND WHEREAS, the said	ies unto said party of the second part, its successors and assigns forever. Said part, and the first part hereby is unto said party of the second part, its successors and assigns, that at the delivery hereof F.E. Morley and Anna M. Morley part, its successors and assigns, that at the delivery hereof F.E. Morley and Anna M. Morley is wife, its successors and assigns of a good and indefeasible estate of inheritance therein, free and clear of all F. E.Morley ans Anna M.Morley his wife, estate are upon the express conditions that, whereas, the said party of the second part at the special instance and aned and advanced to F.E.Morley and Anna K.Morley his wife, the sum of Seventeen Hundred and 00/100 DOLLARS. And set and be build inprovements thereon, when due, and to keep said improvements in good repair, and to keep said inprovements in good repair, and to keep said indered and improvements thereon when solve and the noise of sale party of the second part is successors or assigns, and also to keep said lands and improvements thereof for any statu-s successors or assigns in a clear be uposed of a sale decord party of the second part is successors or assigns, may pay the the the the tild to repay of the second part is wife. The part are the assign in the said party of the second part is uscessors or assigns, may pay the second part is successors or assigns, may pay the second part is successors of said mere or assigns, may pay the the charges thereon as provided by the By-Laws of said Association, these presents shall be security. F.E. Morley and Anna M. Morley his wife. Second part is wide a party of the second part is wife. The repay-with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. F.E. Morley and Anna M. Morley his wife. Second part is wide a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: December 15, December 15, December	
ntais and pronts accruing rioh said pit TO HAVE AND TO HOLD THE SAM nvenant with said party of the second : a true and lawful ownerof the said cumbrances; that there is no one in advo- ill warrant and defend the same against PROVIDED, ALWAYS, And these pro- ies quest of the partof the first part, loc AND WHEREAS, said parties of the first ents, general and special, against said la gs thereon constantly insured in such co- red to said party of the second part, its every kind, and if any or either of said a ch taxes and assessments, and may effect y lien claims, and may invest such sum ent of all monors so expended together y AND WHEREAS, the said	ies unto said party of the second part, its successors and assigns forever. Said part, and the first part hereby is unto said party of the second part, its successors and assigns, that at the delivery hereof F.E. Morley and Anna M. Morley part, its successors and assigns, that at the delivery hereof F.E. Morley and Anna M. Morley is wife, its successors and assigns of a good and indefeasible estate of inheritance therein, free and clear of all F. E.Morley ans Anna M.Morley his wife, estate are upon the express conditions that, whereas, the said party of the second part at the special instance and aned and advanced to F.E.Morley and Anna K.Morley his wife, the sum of Seventeen Hundred and 00/100 DOLLARS. And set and be build inprovements thereon, when due, and to keep said improvements in good repair, and to keep said inprovements in good repair, and to keep said indered and improvements thereon when solve and the noise of sale party of the second part is successors or assigns, and also to keep said lands and improvements thereof for any statu-s successors or assigns in a clear be uposed of a sale decord party of the second part is successors or assigns, may pay the the the the tild to repay of the second part is wife. The part are the assign in the said party of the second part is uscessors or assigns, may pay the second part is successors or assigns, may pay the second part is successors of said mere or assigns, may pay the the charges thereon as provided by the By-Laws of said Association, these presents shall be security. F.E. Morley and Anna M. Morley his wife. Second part is wide a party of the second part is wife. The repay-with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. F.E. Morley and Anna M. Morley his wife. Second part is wide a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: December 15, December 15, December	
ntais and profits accruing rioh said pint TO HAVE AND TO HOLD THE SAM nvenant with said party of the second : e true and lawful ownerof the said cumbrances; that there is no one in advou il warrant and defend the same against PROVIDED, ALWAYS, And these pro- ies quest of the partof the first part, loc AND WHEREAS, said parties of the first get hereon constantly insured in such cor- red to said party of the second part, its every kind, and if any or either of said a ch taxes and assessments, and may effect ry lien claims, and may invest such sum at of all moneys so expended together y AND WHEREAS, the said	16.9 16.9 16.9 16.9 16.9 16.9 16.9 16.9 16.9 16.9 16.9 17.1 18.9 18.9 18.9 19.9 19.1 19.	
ntais and pronts accruing riom said pit TO HAVE AND TO HOLD THE SAM nvenant with said party of the second : e true and lawful ownerof the said cumbrances; that there is no one in advoc il warnant and defend the same against PROVIDED, ALWAYS, And these pro- ies quest of the partof the first part, loc AND WHEREAS, said particles the first part, loc AND WHEREAS, said part, is general and special, against said la ge thereon constantly insured in such co red to said party of the second part, its every kind, and if any or either of said a sc thares and assessments, and may effect ry lien claims, and may invest such sum ent of all monoys so expended together y AND WHEREAS, the said	if 0       if 0         EB unto said party of the second part, its successors and assigns forever. Said part, its successors and assigns, that at the delivery hereof. F.E. Morley and Anna M.Morley part, its successors and assigns, that at the delivery hereof. F.E. Morley and Anna M.Morley his wife, nis wife, nis works and that F.E.Morley and Anna M.Morley his wife, the lawful and equitable claims of all persons whomsoever.         rese possession of same and that F.E.Morley and Anna M.Morley his wife, the lawful and equitable claims of all persons whomsoever.         sents are upon the express conditions that, whereas, the said party of the second part at the special instance and aned and advanced to F.E.Morley and Anna M.Morley his wife, the sum of Seventeen Hundred and 00/100 DolLARS.         first part agreawith the said party of the second part, its successors and assigns, to pay all faxes and assessing and improvements thereon, when due, and to keep said improvements in good roupi, and to keep the build-successors or assigns; and also to keep said improvements for one all staince onstantly trans-         successors or assigns; and also to keep said improvements for or one all stained or any any pay         t such insurance, for such party pay the figure of the second part is successors or assigns, may pay         the such success and the ded arrive of the second part is successors or assigns, and or the repay-         with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.         F.E. Morley and Anna .W. Morley his wife.       Morley his wife.	
ntais and pronts accruing riom said photors account of the second of the	The units and mith this dist. End units and party of the second part, its successors and assigns forever. Said part_end Anna M. Moriey part, its successors and assigns, that at the delivery hereof. F. E. Moriey and Anna M. Moriey presentes above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all presents as a provided by the second part of the second part at the special instance and and and advanced to	
ntais and profits accruing rioh said phi TO HAVE AND TO HOLD THE SAM mvenant with said party of the second : the true and lawful ownerof the said cumbrances; that there is no one in advoid ill warrant and defend the same against PROVIDED, ALWAYS, And these pro- field and the same against PROVIDED, ALWAYS, And these pro- ductor of the partof the first part, low AND WHEREAS, said particles of the i ents, general and special, against said la gs thereon constantly insure din such cor- rred to said party of the second part, its systeme constantly insure and such sum act that monoys so expended together y AND WHEREAS, the said	The units and much use states in the state of the second part, its successors and assigns forever. Said part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morley part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morley premises above granted, and seleced of a good and indefeasible estate of inheritance therein, tree and clear of all persons whomesover. The second part at the special instance and anned and advanced to F. E. Morley and Anna M. Morley his wife, the lawful and equitable claims of all persons whomesover. The part at the special instance and that the second part at the special instance and anned and advanced to F. E. Morley and Anna M. Morley his wife, the sum of Seventseen Hundred and 00/100 DOLLARS. The successors and assigns, to pay all faxes and assessive successors or assign; and also to keep said improvements in good repart, and to keep the build-ompany or companies as alld second party may designate and the policy or policies of insurance constantly transsuccessors or assign; and also to keep said index and improvements in good repart, and to keep the build-ompany or companies as all second party may designate and the policy or policies of insurance constantly transsuccessors or assign; and also to keep said index and improvements in good repart, and to keep the build-ompany or companies as allow performed as aforesaid then said party of the second part its successors or assigns; may pay the the otherges thereon as provided by the By-Laws of said Association, these presents shall be security. F. E. Morley and Anna M. Morley his wife,	
intais and promis accruing riom said pint TO HAVE AND TO HOLD THE SAM invenant with said party of the second : in true and lawful ownerof the said cumbrances; that there is no one in advor ill warrant and defend the same against PROVIDED, ALWAYS, And these pro- ies quest of the partof the first part, loc AND WHEREAS, said partices the first part, loc AND WHEREAS, said partices the second part, its gs thereon constantly insured in such co- red to said party of the second part, its every kind, and if any or either of said a gs thereon constantly insured in such co- ry lien claims, and may invest such sum ent of all moneys so expended together y AND WHEREAS, the said	Decry hum and mixed units data. (Fe unto and party of the second part, its successors and assigns forever. Sald part_168 the first part hereby part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morley part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morley his wife, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all responsesion of same and that T. E. Morley ans Anna M. Morley his wife, the lawful and equitable claims of all persons whenescere. esents are upon the express conditions that, whereas, the sold party of the second part at the special instance and aned and advanced to F. E. Morley and Anna K. Morley his wife. the sum of Seventeen Hundred and 00/100 DOLLARS. Arst part agreewith the sold party of the second part, its successors and assigns, to pay all faxes and assessing and improvements in good repart, and to keep said improvements in good repart, and to keep said independent the policy or policles of hermale constantly it mass successors or assign, and also to keep said independent the policy or policles of metamace constantly it mass successors or assign, and also to keep said independent the policy or policles of metamace constantly it as a may be not performed as aforesid then said party of the second part if is successors and assigns and or subset metamate, for such purpose, paying the cosis thereof, and may also pay the final judgmment for any status as may be not performed as aforesid then said party of promises, including all costs and for any status as and societ thereon as provided by the By-Laws of said Association, these presents shall be security. F. E. Morley and Anna M. Morley his wife. Morley and Anna M. Morley his wife. 192.2 to the order of Tulsa Bhilding & Loan Association, represented and evidenced by the this day piedged by	
ntais and prome accruing riom sade photo TO HAVE AND TO HOLD THE SAM mean twith said party of the second : to true and lawful ownerof the said cumbrances; that there is no one in advo ill warrant and defend the same against PROVIDED, ALWAYS, And these pro- ies quest of the partof the first part, loc AND WHEREAS, said parties of the f red to said party of the second part, its every kind, and if any or either of said a the taxes and assessments, and may five ry lien claims, and may invest such sum ent of all moneys so expended together y AND WHEREAS, the said	operty from and mide this due accord part, its successors and assigns forever. Sold part.e.o.       ant.e.o.         EB unto said party of the second part, its successors and assigns forever. Sold part.e.o.       mide witte.o.         part, its successor and assigns, that at the delivery hereot. F. E. Morley and Anna M. Morley premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all merse possession of same and that	
ntais and prome accruing riom sade photors and promes according riom sade photors and photors are provided by the part of the second promotion of the part and defend the same against provided photors and photors and photors and photors and photors and photors and appeared by the part and photors and appeared by the photors and appeared by the second part is a photor constantly insured in such correct to said party of the second part, its general and special, against said large three constantly insured in such correct to said party of the second part, its general and appeared by the second part, its proventiant, and the such and the photors are constantly insured in such correct to said party of the second part, its provention and insolves so expended together y and the numbers are constantly including. Loon AS and the photors are to all monoys so expended together and any office on the second part, its photors are and appeared by the second part, its photors are and appeared by the second part, its and the second part, its	port from and mind mind mind mind mind mind mind mi	
intais and promis accruing riom said pint TO HAVE AND TO HOLD THE SAM invenant with said party of the second : in true and lawful ownerof the said cumbrances; that there is no one in advo- ill warrant and defend the same ngainst PROVIDED, ALWAYS, And these pro- ies quest of the partof the first part, loc AND WHEREAS, said particles of the j ents, general and special, against said la gs thereon constantly insured in such co- ry lien claims, and may invest such sum ent of all monoys so expended together y AND WHEREAS, the said	porty from and mixt mix unce       168         Be unto and party of the second part, its successors and assigns forever. Said part definitions of anne definition of anne definition of anne and that the delivery hereof.       F.E. Morley and Anna M.Morley is wife.         premises above granted, and selzed of a good and indefeasible catate of inheritance therein, free and clear of all is a good and indefeasible catate of inheritance therein, free and clear of all is a good and indefeasible catate of inheritance therein, free and clear of all is a good and indefeasible catate of inheritance therein, free and clear of all is a good and indefeasible catate of inheritance therein, free and clear of all is a good and indefeasible catate of inheritance therein, free and clear of all is a good and and advanced to	
TO HAVE AND TO HOLD THE SAM TO HAVE AND TO HOLD THE SAM onvenant with said party of the second : the true and lawful ownerof the said he true and lawful ownerof the first part, low he true and a special, against said la ges thereon constantly insured in such co- rect of said party of the second part, its ges thereon constantly insured in such co- ry lien claims, and may invest such sum act of all moneys so expended together y AND WHEREAS, the said	<pre>prove that and more that the state of the second part, its successors and assigns forever. Said part of the second part, its successors and assigns forever. Said part of the second part, its successors and assigns, that at the delivery hereof. F. E. Morley and Anna M. Morley premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of all responsesion of same and that</pre>	
TO HAVE AND TO HOLD THE SAM TO HAVE AND TO HOLD THE SAM onvenant with said party of the second : the true and lawful ownerof the said he true and lawful ownerof the first part, low he true and a special, against said la ges thereon constantly insured in such co- rect of said party of the second part, its ges thereon constantly insured in such co- ry lien claims, and may invest such sum act of all moneys so expended together y AND WHEREAS, the said	port from and mind mind mind mind mind mind mind mi	

14

7

n 2 (ji Qulli she

1

li Muiki

-911 y from 1911 L

and h

1.00

新田

With Son

,"[[ 0

1.2

1.1

Ű,

h