COMPARED No. 219260 6"

MORTGAGE RECORD No. 415

Loan 1004

NTTTI				
			ies	
			ies ate of Oklahoma, part of the first par	
ılsa Building &	LOAN ASSOCIATION, a	corporation organized under the laws of	of the State of Oklahoma, party of the se	cond part.
			onsideration of the sum of	
			old and by these presents	
			s forever, all the following described r	
			그러 보다 그리지만 살고 들어 그렇다 하다.	
			y-three (23)	
***************************************	end Twenty-four (2	Alin Rigor Six (6) M	y-three (23) idway Addition	*****************
			ng to the	
			and The contract of the contra	
			and the Control of th	
		すっぱい あいぶつ しゅうしょ かんしょかいしゅう		
				. Mark 1987
		The property of the first of the control of the con	in rivergalia seconfunciamente acceptante ac	
			anteres, pranto a religión que de seguingo de constituido de la constituida de la constituida de la constituid	
A		<u></u>		
		ssigns, that at the delivery hereof	is forever. Said part of the first pa Willis Goodwin and Eth Dodwin his wife.	iel
the true and lawful owner	said premises above granted, a	ssigns, that at the delivery hereof,	Willis Goodwin and Eth oodwin his wife, estate of Inheritance therein, free and of nd Ethel Goodwin his wi	lear of all
the true and lawful ownerof the incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the	a said premises above granted, n n adverse possession of same and gainst the lawful and equitable c eso presents are upon the expre-	ssigns, that at the delivery hereof, and selzed of a good and indefeasible in that. Willis Goodwin and claims of all persons whomsoever, as conditions that, whereas, the said p	Willis Goodwin and Eth bodwin his wife, estate of inhoritance therein, free and cl ad Ethel Goodwin his wi arty of the second part at the special ins	lear of all
the true and lawful ownerof the incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the	n said premises above granted, n n adverse possession of same and gainst the lawful and equitable c ese presents are upon the expre- art, loaned and advanced to	ssigns, that at the delivery hereof, Go and solzed of a good and indefeasible willis Goodwin an elaims of all persons whomsoever, as conditions that, whereas, the said p	Willis Goodwin and Eth oodwin his wife, estate of inheritance therein, free and cl ad Ethel Goodwin his wi arty of the second part at the special ins	dear of all fe,
the true and lawful ownerof the incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the	n add premises above granted, an adverse possession of same an against the lawful and equitable cese presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereof, GC and selzed of a good and indefeasible in that. Willis Goodwin an elaims of all persons whomsoever, as conditions that, whereas, the said pand Ethel Goodwin his	Willis Goodwin and Eth oodwin his wife, estate of inhoritance therein, free and of nd Ethel Goodwin his wi arty of the second part at the special ins wife	dear of all fe ,
the true and lawful owner	n adverse possession of same and gainst the lawful and equitable cese presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereof, Go and selzed of a good and indefcasible of that. Willis Goodwin and claims of all persons whomsoever, as conditions that, whereas, the said point Ethel Goodwin his and OO/100	Willis Goodwin and Eth rodwin his wife, estate of inhoritance therein, free and of nd Ethel Goodwin his wi arty of the second part at the special ins wife the	tance and
the true and lawful owner. Softh incumbrances; that there is no one is will warrant and defend the same a PROVIDED. ALWAYS, And the request of the part. Soft the first part for the first part. Soft the first part for the first part. Soft first part for the fi	n adderse possession of same and gainst the lawful and equitable of ese presents are upon the expresart, loaned and advanced to	ssigns, that at the delivery hereof, or the said party of the second part, its successful party of the second part, its successful, when the said party of the second part, its successful party of the second part, its successful party may designate and it dates to keep said lands and improved as aforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said as provided by the By-Laws of said A	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and cl and Ethel Goodwin his wi arry of the second part at the special ins wife th coessors and assigns, to pay all taxes an provements in good repair, and to keep the policy or policles of insurance constan ments thereon free from all statutory it a second part its successors or assigns, at may also pay the final judgmment for a promises, including all costs and for ti ssociation, these presents shall be secur	tear of all fe, tance and te sum of OLLARS, dd assess- the build- tly trans- en claims may pay my statu- the repay- ity.
the true and lawful owner. Soft the incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. Soft the first part. Soft part	n adverse possession of same and gainst the lawful and equitable cese presents are upon the expresart, loaned and advanced to	ssigns, that at the delivery hereofolders being signs, that at the delivery hereofolders being signs, that at the delivery hereofolders being a sign of a good and indefeasible of that. Willis Goodwin and that whereas, the said persons whomsoever, as conditions that, whereas, the said person and Ethel Goodwin his and Color of the second party of the second party may designate and it dates to keep said lands and improve and saforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said a provided by the By-Laws of said Atin and Ethel Goodwin	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and cl and Ethel Goodwin his wi arty of the second part at the special ins wife th coessors and assigns, to pay all taxes an provements in good repair, and to keep the policy or policles of insurance constan ments thereon free from all statutory it a second part its successors or assigns, a may also pay the final judgmment for a promises, including all costs and for th ssociation, these presents shall be secur his wife.	tear of all fe, tance and te sum of OLLARS, de assess- the build- tily trans- en claims may pay my statu- the repay- ity.
the true and lawful owner	n adverse possession of same and gainst the lawful and equitable cese presents are upon the expresart, loaned and advanced to	ssigns, that at the delivery hereofolders being signs, that at the delivery hereofolders being signs, that at the delivery hereofolders being a sign of a good and indefeasible of that. Willis Goodwin and that whereas, the said persons whomsoever, as conditions that, whereas, the said person and Ethel Goodwin his and Color of the second party of the second party may designate and it dates to keep said lands and improve and saforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said a provided by the By-Laws of said Atin and Ethel Goodwin	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and cl and Ethel Goodwin his wi arry of the second part at the special ins wife th coessors and assigns, to pay all taxes an provements in good repair, and to keep the policy or policles of insurance constan ments thereon free from all statutory it a second part its successors or assigns, at may also pay the final judgmment for a promises, including all costs and for ti ssociation, these presents shall be secur	tear of all fe, tance and te sum of OLLARS, de assess- the build- tily trans- en claims may pay my statu- the repay- ity.
the true and lawful owner	n adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofolders being signs, that at the delivery hereofolders being signs, that at the delivery hereofolders being a sign of a good and indefeasible of that. Willis Goodwin and that whereas, the said persons whomsoever, as conditions that, whereas, the said person and Ethel Goodwin his and Color of the second party of the second party may designate and it dates to keep said lands and improve and saforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said a provided by the By-Laws of said Atin and Ethel Goodwin	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and cl and Ethel Goodwin his wi arty of the second part at the special ins wife th coessors and assigns, to pay all taxes an provements in good repair, and to keep the policy or policles of insurance constan ments thereon free from all statutory it a second part its successors or assigns, a may also pay the final judgmment for a promises, including all costs and for th ssociation, these presents shall be secur his wife.	tear of all fe, tance and te sum of OLLARS, de assess- the build- tily trans- en claims may pay my statu- the repay- ity.
the true and lawful owner. Soft the incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. Soft the first part. Soft part	n adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofold of solved of a good and indefcasible of that. Willis Goodwin and claims of all persons whomsoever, as conditions that, whereas, the said person of the second part, its succeen, when due, and to keep said inaid second party may designate and it dates to keep said lands and improve due as aforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said a provided by the By-Laws of said A in and Ethel Goodwin. January obligation, which is made a part hereofore OFE OR OBLIGATION	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and cl and Ethel Goodwin his wi arty of the second part at the special ins wife th coessors and assigns, to pay all taxes an provements in good repair, and to keep the policy or policles of insurance constan ments thereon free from all statutory it a second part its successors or assigns, a may also pay the final judgmment for a promises, including all costs and for th ssociation, these presents shall be secur his wife.	dear of all fe , tance and tance and e sum of OLLARS, and assess the build-tly transen claims may pay may statube repayity. er to the s, to-wit:
the true and lawful owner. Softhe incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. Soft the first part. Soft the soft the first part. Soft the soft the soft part. Soft the soft part. Soft the soft part of every idnd, and if any or either of such taxes and assessments, and matery lien claims, and may invest such the soft part. So	n adverse possession of same and gainst the lawful and equitable of ese presents are upon the expresart, loaned and advanced to	ssigns, that at the delivery hereofolded solved of a good and indefeasible of that. Willis Goodwin and claims of all persons whomsoever, as conditions that, whereas, the said plant of the second part, its succeed, when due, and to keep said in add second party may designate and it dates to keep said lands and improve an as aforesaid then said party of the purpose, paying the costs thereof, and so provided by the By-Laws of said A in and Ethel Goodwin. January obligation, which is made a part hereofore or control of the costs of said A in and Ethel Goodwin. January obligation, which is made a part hereofore or costs of the costs of t	Willis Goodwin and Eth Dodwin his wife, estate of inheritance therein, free and el and Ethel Goodwin his wi arty of the second part at the special ins wife coessors and assigns, to pay all taxes an provements in good repair, and to keep it an policy or policles of insurance constan ments thereon free from all statutory it and any also pay the final judgmment for a premises, including all costs and for it ssociation, these presents shall be secur his wife. 1923	tear of all fe, tance and te sum of OLLARS, ad assess- the build- tily trans- en claims may pay my statu- te repay- ity. er to the s, to-wit:
the true and lawful owner. Softh incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. Soft the first part. Soft the first part. Soft the first part. Soft the first part. Soft the soft the soft the soft the soft the socond profevery ldnd, and if any or either of such taxes and assessments, and motry lien cialms, and may invest sue ment of all moneys so expended tog. AND WHEREAS, the said. Fifteenth 11.88—Building. & Lo.	a said premises above granted, an adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofold of the solution of a good and indefcasible of that. Willis Goodwin and claims of all persons whomsoever, as conditions that, whereas, the said persons who solutions that, whereas, the said persons who solutions that, whereas, the said person who solutions that, whereas, the said person, when due, and to keep said imparts and the second party may designate and it dalso to keep said lands and improve as a coresaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said as provided by the By-Laws of said A in and Ethel Goodwin. January obligation, which is made a part hereofore or obligation, which is made a part hereofore the said party obligation, which is made a part hereofore or obligation of the said party obligation.	Willis Goodwin and Eth Dodwin his wife. estate of inhoritance therein, free and cl id Ethel Goodwin his wi arty of the second part at the special ins wife the coessors and assigns, to pay all taxes an provements in good repair, and to keep to ne policy or policles of insurance constant ments thereon free from all statutory it a second part its successors or assigns, a may also pay the final judgment for a premises, including all costs and for ti ssociation, these presents shall be secur his wife. 1923 make and delive of and in the words and figures as follow and in the words and figures as follow and in the words and figures as follow and and in the words and figures as follow and and in the words and figures as follow and an	tear of all fe, tance and te sum of OLLARS, and assess- the build- tity trans- en claims may pay my statu- he repay- ity. oney viz:
incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. So the first p and the same	n adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofold of solved of a good and indefcasible of that. Willis Goodwin and claims of all persons whomsoever, as conditions that, whereas, the said plant of the second part, its succeed, when due, and to keep said in add second party may designate and it dates to keep said lands and improve and saforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said as provided by the By-Laws of said. A fin and Ethel Goodwin. January obligation, which is made a part hereofore or obligation, which is made a part hereofore or obligation. Tulsa, Okha, Jules Building & Loan A	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and of ad Ethel Goodwin his wi arty of the second part at the special ins wife wife th coessors and assigns, to pay all taxes an provements in good repair, and to keep t a policy or policles of insurance constan ments thereon free from all statutory it a second part its successors or assigns, d may also pay the final judgment for a premises, including all costs and for th ssociation, these presents shall be secur his wife, 1923	dear of all fe, tance and te sum of OLLARS, and assess- the build- tly trans- en claims may pay my statu- he repay- ity. er to the s, to-wit: oney viz: OLLARS,
incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. So the first part. AND WHEREAS, said part. So the first part. So	a said premises above granted, an adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofolded solved of a good and indefeasible of that. Willis Goodwin and claims of all persons whomsoever, as conditions that, whereas, the said persons whomsoever, as conditions that, whereas, the said person, when due, and to keep said improve of as aforesaid then said party may designate and it dates to keep said lands and improve all as aforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said as provided by the By-Laws of said A in and Ethel Goodwin. January obligation, which is made a part hereoform of the capital sock of said will be a said party of the said party of the said party of the said said said as a said said as a said said	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and cl and Ethel Goodwin his wi arty of the second part at the special ins wife the coessors and assigns, to pay all taxes an provements in good repair, and to keep the policy or policles of insurance constan ments thereon free from all statutory if a second part its successors or assigns, a may also pay the final judgment for a promises, including all costs and for ti ssociation, these presents shall be secur his wife, 1923	tear of all fe, tance and te sum of OLLARS, danssess- the build- tily trans- en claims may pay my statu- he repay- ity. oney viz: oney viz: OLLARS,
the true and lawful owner. Softh incumbrances; that there is no one i will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. Soft the first p and the same being the monthly dues on the same being the same same same same same same same sam	n adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofold of the selection of a good and indefcasible of that. Willis Goodwin and claims of all persons whomsoever. So conditions that, whereas, the said point of the second part, its successory of the second part, its successory of the second part, its successory of the second party of the second party of the second party may designate and it dalso to keep said lands and improved as aforestid then said party of the purpose, paying the costs thereof, and protect the title or possession of said a provided by the By-Laws of said A in and Ethel Goodwin. January obligation, which is made a part hereoforte of the second party of the second party of the obligation, which is made a part hereoforte of Building & LOAN A of the capital stock of said and by	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and of all Ethel Goodwin his wi arty of the second part at the special ins wife wife th coessors and assigns, to pay all taxes an provements in good repair, and to keep t a policy or policles of insurance constan ments thereon free from all statutory it a second part its successors or assigns, d may also pay the final judgment for a premises, including all costs and for a premises, including all costs and for a his wife, 1923	tear of all fe, tance and te sum of OLLARS, and assessthe build- tity transen claims may pay my statu- me repay- ity. oney viz: OLLARS,
incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. So the first part. So the	n adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofold of solved of a good and indefcasible of that. Willis Goodwin and claims of all persons whomsoever, as conditions that, whereas, the said part and Ethel Goodwin his and OO/100 said party of the second part, its succeen, when due, and to keep said indicated and indicated become party may designate and it dates to keep said lands and improve and saforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said as provided by the By-Laws of said. A fin and Ethel Goodwin. January obligation, which is made a part hereofore OR OBLIGATION Tulsa, Okha, Jules Building & LOAN A control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the Coodwin his will be control of the capital stock of said and by the coodwin his will be control of the capital stock of said and by the coodwin his will be control of the capital stock of said and said by the coodwin his will be control of the capital stock of said and said by the coodwin his will be control of the capital stock of said and said by the coodwin his will be control of the capital said by the coodwin his will be control of the capital said by the coodwin his will be control of the capital said by the coodwin his will be control of the capital said by the coodwin his will be control of the capital said by the coodwin his will be contr	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and of nd Ethel Goodwin his wi arty of the second part at the special ins wife wife the coessors and assigns, to pay all taxes an provements in good repair, and to keep t ne policy or policles of insurance constan ments thereon free from all statutory it a second part its successors or assigns, d may also pay the final judgment for a premises, including all costs and for a premises, including all costs and for a his wife, 1923	dear of all fe, tance and te sum of OLLARS, and assess- the build- tly trans- en claims may pay my statu- he repay- ity. er to the s, to-wit: OLLARS, I by the
the true and lawful owner. Sof the incumbrances; that there is no one i will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. Sof the first p and the same and the same and the part. Sof the first p and the same being the monthly dues on the same being the same same same same same same same sam	n adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofold of the capital stock of salidary of the second part, its successful party of the second party may designate and it dates to keep said lands and improved as aforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said a provided by the By-Laws of said A in and Ethel Goodwin January obligation, which is made a part hereofore of the capital stock of said and successful party of the second party of the capital stock of said and in the second party of the capital stock of said and second party of the capital stock of said and party of the capital stock of said and by Ethel Goodwin hie wind OO/100	Willis Goodwin and Eth Dodwin his wife. estate of inhoritance therein, free and cl id Ethel Goodwin his wi arty of the second part at the special ins wife the coessors and assigns, to pay all taxes an provements in good repair, and to keep the policy or policles of insurance constantments thereon free from all statutory is second part its successors or assigns, it may also pay the final judgment for a premises, including all costs and for it ssociation, these presents shall be secure his wife. 1923 make and delive of and in the words and figures as follow Association, the following sums of make and could be a second part of the country of t	tear of all fe, tance and te sum of OLLARS, and assess- the build- tly trans- en claims may pay may statu- he repay- ity. OLLARS, to-wit: OLLARS, to-wit: OLLARS, to-wit: OLLARS, to-wit: OLLARS, to-wit: OLLARS, to-wit:
the true and lawful owner. Soft the incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. Soft the first part. Soft the first part. Soft the first part. Soft the same and special, against ings thereon constantly insured in served to said party of the second profevery idad, and if any or either of such taxes and assessments, and motory lien claims, and may invest sue ment of all moneys so expended tog. AND WHEREAS, the said. Soft the second profevery idad, and if any or either of such taxes and assessments, and motory lien claims, and may invest sue ment of all moneys so expended tog. AND WHEREAS, the said. Soft the same built and the same built soft the same being the monthly dues on Certificate therefor numbered. 35	n adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofold of solved of a good and indefeasible of that. Willis Goodwin and claims of all persons whomsoever, as conditions that, whereas, the said persons whomsoever, as conditions that, whereas, the said person, when due, and to keep said improve on when due, and to keep said improved as aforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said as provided by the By-Laws of said A in and Ethel Goodwin. January obligation, which is made a part hereoform of the capital stock of said and the costs the said party of the costs the said party of the ground of said and should be said as a said and said by the capital stock of said and said by the capital stock of said and said said by the capital stock of said and said said by the capital stock of said and said said said said said said said sai	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and of all Ethel Goodwin his wi arty of the second part at the special ins wife the coessors and assigns, to pay all taxes an provements in good repair, and to keep it a policy or policies of insurance constan ments thereon free from all statutory li a second part its successors or assigns, at may also pay the final judgment for a premises, including all costs and for ti ssociation, these presents shall be secur his wife, 1923	tear of all fe, tance and te sum of OLLARS, and assess- the build- tily trans- en claims may pay may pay my statu- he repay- ity. OLLARS, I by the a loan of e sum of
the true and lawful owner. Soft the incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. Soft the first part. Soft the first part. Soft the first part. Soft the first part. Soft the second profevery idnd, and if any or either of such taxes and assessments, and motory len claims, and may invest such the second profevery idnd, and if any or either of such taxes and assessments, and motory len claims, and may invest such the second profevery idnd, and if any or either of such taxes and assessments, and motory len claims, and may invest such the second profevery idnd, and if any or either of such taxes and assessments, and motory len claims, and may invest such the second professor in the second professor in the sum of such that it is a such that it	n adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofolded solved of a good and indefeasible of that. Willis Goodwin and claims of all persons whomsoever, as conditions that, whereas, the said person, when the said person, when the said person, when due, and to keep said improve of as aforesaid then said party may designate and it delso to keep said lands and improve of as aforesaid then said party of the purpose, paying the costs thereof, and protect the title or possession of said as provided by the By-Laws of said Atin and Ethel Goodwin. January obligation, which is made a part hereofore of the capital stock of said and by the costs the costs of the capital stock of said and the costs of the capital stock of said and said party of the capital stock of said and said party of the capital stock of said and said party of the capital stock of said and said party of the capital stock of said and said party of the capital stock of said and said party of the capital stock of said and said party of the capital stock of said and said party of the capital stock of said and said party of the capital stock of said and said persons of the capital stock of said and said promise to pay said Association.	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and cl and Ethel Goodwin his wi arty of the second part at the special ins wife the coessors and assigns, to pay all taxes an provements in good repair, and to keep a policy or policies of insurance constan ments thereon free from all statutory it a second part its successors or assigns, at may also pay the final judgment for a premises, including all costs and for ti ssociation, these presents shall be secur his wife, 1923	tear of all fe, tance and te sum of OLLARS, and assess- the build- tily trans- en claims may pay my statu- he repay- ity. coney viz: OLLARS, I by the a loan of e sum of interest Klahoms
the true and lawful owner. Softh incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. Softhe first	n adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofold of the capital stock of said party of the second part, its succession of the capital stock of said party of the second part, its succession of the capital stock of said party of the second part, its succession of said party of the second part, its succession of said party may designate and it dalso to keep said impaid second party may designate and it dalso to keep said impaid second party may designate and it dalso to keep said imported the keep said lands and improved as aforesaid then said party of the purpose, paying the costs thereof, and in and Ethel Goodwin. January obligation, which is made a part hereofore of the capital stock of said and by the special stock of said and by the capital stock of said and said by the capital said part said par	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and cl and Ethel Goodwin his wi arty of the second part at the special ins wife coessors and assigns, to pay all taxes an provements in good repair, and to keep the policy or policies of insurance constant ments thereon free from all statutory it escond part its successors or assigns, a may also pay the final judgment for a premises, including all costs and for it escond including all costs and for it escond to the second part its successors or assigns, and may also pay the final judgment for a premises, including all costs and for it escond in the words and figures as follow his wife, 1923	teal lear of all fe , tance and le sum of OLLARS, and assess the build-tly transen claims may pay ny statube repayity. The content of the state of
the true and lawful owner. Soft the incumbrances; that there is no one is will warrant and defend the same a PROVIDED, ALWAYS, And the request of the part. Soft the first part. Soft the first part. Soft the first part. Soft the first part. Soft the same and special, against large thereon constantly insured in sterred to said party of the second pof every kind, and if any or either of such taxes and assessments, and motory lien claims, and may invest such the said money so expended together of all moneys and such same being the monthly dues on the same being the monthly dues on Certificate therefor numbered. Soft due monthly upon said sum so borrette said sums of money, amounting	n adverse possession of same and gainst the lawful and equitable case presents are upon the expresant, loaned and advanced to	ssigns, that at the delivery hereofold of the capital stock of said party of the second part, its succession of the capital stock of said party of the second part, its succession of the capital stock of said party of the second part, its succession of said party of the second part, its succession of said party may designate and it dalso to keep said impaid second party may designate and it dalso to keep said impaid second party may designate and it dalso to keep said imported the keep said lands and improved as aforesaid then said party of the purpose, paying the costs thereof, and in and Ethel Goodwin. January obligation, which is made a part hereofore of the capital stock of said and by the special stock of said and by the capital stock of said and said by the capital said part said par	Willis Goodwin and Eth Dodwin his wife, estate of inhoritance therein, free and cl and Ethel Goodwin his wi arty of the second part at the special ins wife the coessors and assigns, to pay all taxes an provements in good repair, and to keep a policy or policies of insurance constan ments thereon free from all statutory it a second part its successors or assigns, at may also pay the final judgment for a premises, including all costs and for ti ssociation, these presents shall be secur his wife, 1923	tear of all fe, tance and e sum of OLLARS. It assessman pay any statute of the state of the stat