COMPARED
No. 219873 CH

## MORTGAGE RECORD No. 415

sa Building & LOAN A	in Tulsa
	SSOCIATION, a corporation organized under the hivs of the State of Oklahoma, party of the second part
	of the first part, for and in consideration of the sum
Fourteen Hur	idred and 00/100 Dollars.
hand paid by the said party of the second part,	the receipt whereof is hereby acknowledged, have, sold and by these presents
ARGAIN, SELL, CONVEY and CONFIRM unto se	ald party of the second part, its successors and assigns torever, all the following described real estate,
	and State of Oklahoma, to-wit-
The Nort	h Forty-six and Two Thirds ( N. 46 8/3')
	Lot Eleven (11) Block Two (2) Acre Gardens Addition
to the c	ity of Tules County of Tules. Oblehoms according
to the r	ecorded plat thereofy
	ikan di Kabupatèn dan kalangan di Kabupatèn dan di Kabupatèn dan di Kabupatèn dan di Kabupatèn dan di Kabupatèn Kabupatèn Kabupatèn Kabupatèn di Kabupatèn dan di Kabupatèn dan di Kabupatèn dan di Kabupatèn dan di Kabupatèn
ntals and profits accruing from said property fro TO HAVE AND TO HOLD THE SAME unto sa invenant with said party of the second part, its s true and lawful owner.Sof the said premises	and after this date.  Ald party of the second part, its successors and assigns forever. Said part is if the first part hereby successors and assigns, that at the delivery hereof. W. C. Br. Own
ntals and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto an averant with said party of the second part, its see true and lawful owner. S	and party of the second part, its successors and assigns forever. Said partic. If the first part hereby successors and assigns, that at the delivery hereof. W. C. Br. O. Wh. and Mahel E. Br. O. When above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all second same and that W. C. Br. O. When and Mahel E. Br. O. Whis wife, if and equitable claims of all persons whomsoever.
TO HAVE AND TO HOLD THE SAME unto sa evenant with said party of the second part, its a e true and lawful owner.Sof the said premises numbrances; that there is no one in adverse posses il warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these presents are quest of the partof the first part, loaned and	when and after this date, but and assigns forever. Said parties of the first part hereby successors and assigns, that at the delivery hereof W. C. Brown and Mabel E. Brown his wife above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all selon of same and that W. C. Brown and Mabel E. Brown his wife all and equitable claims of all persons whomseever.  The property of the second part at the special instance and advanced to
TO HAVE AND TO HOLD THE SAME unto sa true and lawful owner. S of the second part, its sate true and lawful owner. S of the said premises sumbrances; that there is no one in adverse posses it warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are quest of the part of the first part, loaned and	and and after this date.  Ald party of the second part, its successors and assigns forever. Said partie of the first part hereby successors and assigns, that at the delivery hereof W.C.Brown and Mabel E.Brown above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all selon of same and that W.C.Brown and Mabel E.Brown his wife.  If and equitable claims of all persons whomseever.  If a person his wife, the sum of the second part at the special instance and advanced to
TO HAVE AND TO HOLD THE SAME unto sa true and lawful owner. S of the said premises true and lawful owner. S of the said premises unwhrances; that there is no one in adverse posses it warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are used to the part of the first part, loaned and W. C. Brown and Mab	when and after this date, and assigns forever. Said parties of the first part hereby successors and assigns, that at the delivery hereof W. C. Brown and Mabel E. Brown his wife above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all selon of same and that W. C. Brown and Mabel E. Brown his wife all and equitable claims of all persons whomseever. It am equitable claims of all persons whomseever. It is an equitable claims of all persons whomseever. It is a selon of the express conditions that, whereas, the said party of the second part at the special instance and advanced to the express conditions that whereas the said party of the second part at the special instance and advanced to the second his wife.  Hundred and OO/100 DOLLARS.
TO HAVE AND TO HOLD THE SAME unto an avenant with said party of the second part, its are true and lawful owner.Sof the said premises numbrances; that there is no one in adverse possess with warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are greater to the part	and after this date.  In and after this date,  In and after this date,  In and after this date,  In and assigns, that at the delivery hereof. W. C. Brown and Nahel E. Brown  In swife  Above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all  In and equitable claims of all persons whomsoever.  In an and equitable claims of all persons whomsoever.  In an and equitable claims of all pe
TO HAVE AND TO HOLD THE SAME unto an avenant with said party of the second part, its are true and lawful owner.S	and after this date.  In and after this date,  In an assigns, that at the delivery hereof W.C.Brown and Nahel E.Brown  In an wife,  above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all  sisten of same and that  W.C.Brown and Kabel E.Brown his wife,  advanced to  advanced to  el E.Brown his wife,  the sum of  Hundred and 00/100  DOLLARS,  agree
tals and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto savenant with said party of the second part, its savenant with said party of the second part, its savenant with said party of the said premises unwarrant and defend the same against the lawful PROVIDED, ALWAYS, and these presents are quest of the part 68 of the first part, loaned and 4. C. Brown and Mab  Fourtsen  AND WHEREAS, said part of the first part ints, general and special, against said lands and its thereon constantly insured in such company or every kind, and it any or either of said agreement in taxes and assessments, and may effect such in the company of the second part, its successor in taxes and assessments, and may effect such in the company of the second part, its successor in taxes and assessments, and may effect such in the company of the second part, its successor in taxes and assessments, and may effect such in the company of the second part, its successor in taxes and assessments, and may effect such in the company of the second part, its successor in taxes and assessments, and may effect such in the company of the second part, its successor in taxes and assessments, and may effect such in the company of the second part, its successor in taxes and assessments, and may not set such in the company of the second part.	and after this date.  Ald party of the second part, its successors and assigns forever. Sald parties of the first part hereby successors and assigns, that at the delivery hereof. W. C. Brown and Mahel E. Brown his wife, above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all assign of same and that W. C. Brown and Mahel E. Brown his wife, all and equitable claims of all persons whomsoever, a upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  el E. Brown his wife,
tals and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto savenant with said party of the second part, its save true and lawful owner. Some of the said premises sumbrances; that there is no one in adverse posses unto a savenation of the same against the lawful warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are must of the part 68 of the first part, loaned and W. C. Brown and Mab  Fourtsen  AND WHEREAS, said part of the first part ints, general and special, against said lands and its thereon constantly insured in such company or red to said party of the second part, its successor to taxe and assessments, and may effect such in taxes and assessments, and may effect such in the company of the second part, its successor in taxes and assessments, and may effect such in the company of the second part, its successor in taxes and assessments, and may effect such in the company of the second part, its successor in taxes and assessments, and may effect such in the company of all moneys so expended together with the company of all moneys so expended together with the company of the second part.	and after this date, and assigns, that at the delivery hereof W. G. Brown and Nabel E. Brown his wife, above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all seion of same and that W. C. Brown and Nabel E. Brown his wife, all and equitable claims of all persons whomseever. It is upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to el E. Brown his wife, the sum of the sum of the said party of the second part at the special instance and advanced to with the said party of the second part at the sum of the sum of the said party of the said improvements thereon, when due, and to keep said improvements in good repair, and to keep the builder companies as said second party may designate and the policy or policies of insurance constantly transis or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims is be not performed as aforesaid then said party of the second part its successors or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statuble necessary to protect the title or possession of said premises, including all costs and for the repay-harges thereon as provided by the By-Laws of said Association, these presents shall be security.  DWM and Mabel E. Brown his wife  January 1923 — make and deliver to the DN their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
tals and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto savenant with said party of the second part, its at true and lawful owner. So of the said premises the true and lawful owner. So of the said premises the warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are presented to the part. So of the first part, loaned and who was a same said land and so of the same said lands and so the same said lands and its thereon constantly insured in such company of red to said party of the second part, its successor and its and franty of the second part, its successor that was and assessments, and may effect such in y lien claims, and may invest such sums as may not fall moneys so expended together with the cannows as expended together with the cannows as the said.  AND WHEREAS, the said. W. C. Brunt on the Fiftenth.	tid party of the second part, its successors and assigns forever. Said parties of the first part hereby successors and assigns, that at the delivery hereof W. C. Brown and Nabel E. Brown his wife above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all assign of same and that W. C. Brown and Nabel E. Brown his wife all and equitable claims of all persons whomseever.  The upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to get a second part, its successors and assigns, to pay all taxes and assess—improvements thereon, when due, and to keep said improvements in good repair, and to keep the builder companies as said second party may designate and the policy or policies of insurance constantly transfer or assigns; and also to keep said lands and improvements thereon from all satuery lien claims is no not performed as aforesaid then said party of the second part its successors or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statube necessary to protect the title or possession of said premises, including all costs and for the repay-harges thereon as provided by the By-Laws of said Association, these presents shall be security.  DWM and Mabel E. Brown his wife  January, 1923 — make and deliver to the DN their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  January, 15, 1923
TO HAVE AND TO HOLD THE SAME unto savenant with said party of the second part, its are true and lawful owner. So of the said premises sumbrances; that there is no one in adverse posses it warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are quest of the part of the first part, loaned and with the contract of the part of the first part, loaned and with the contract of the first part of the	and after this date.  In and after this date,  In an after this date,  In an accessors and assigns, that at the delivery hereof W. C. Brown and Nabel E. Brown  Als wife,  above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all  ssion of same and that W. C. Brown and Nabel E. Brown his wife,  and equitable claims of all persons whomseever.  In upon the express conditions that, whereas, the said party of the second part at the special instance and  advanced to  el E. Brown his wife,  Hundred and 00/100  DOLLARS.  Agree
tals and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto savenant with said party of the second part, its at true and lawful owner. In one in adverse posses I warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are quest of the part. So the first part, loaned and Interest of the part. So the first part, loaned and Interest of the part of the first part of the great and special, against said lands and its thereon constantly insured in such company or red to said party of the second part, its successor every kind, and it any or elter of said agreement, it taxes and assessments, and may effect such in y lien claims, and may invest such sums as may not of all moneys so expended together with the cannot be successful to the first part. The fifteenth of the first part of the first part of all moneys so expended together with the cannot be successful. The fifteenth of the first part of the first part of all moneys so expended together with the cannot be successful. The fifteenth of the first part of the first part of all moneys so expended together with the cannot be successful. The fifteenth of the first part of the first part of all moneys so expended together with the cannot be successful. The fifteenth of the first part of the first	and after this date.  Alth party of the second part, its successors and assigns forever. Sald partie of the first part hereby successors and assigns, that at the delivery hereof W.C.Brown and Mahel E. Brown his wife above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all sesion of same and that W.C.Brown and Mahel E.Brown his wife.  If and equitable claims of all persons whomsoever, a upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  El E.Brown his wife, the sum of Hundred and 00/100 DOLLARS, the said party of the second part at the special instance and advanced to.  El E.Brown his wife, the sum of Hundred and 00/100 DOLLARS, so reasigns, and also to keep said lands and improvements in good repair, and to keep the builder companies as said second party may designate and the policy or policies of insurance constantly transport of the said party of the second part is successors or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any status necessary to protect the title or possession of said premises, including all costs and for the repayharges thereon as provided by the By-Laws of said Association, these presents shall be security.  DWM and Mabel E.Brown his wife  MOTE OR OBLIGATION  Tuisa, Okla.  January, 15,  192.3  o the order of Tules Buildings Loan Association, the following sums of money viz:  DOLLARS,
TO HAVE AND TO HOLD THE SAME unto savenant with said party of the second part, its at true and lawful owner.S. of the said premises a true and lawful owner.S. of the said premises to warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are must of the part. 68 of the first part, loaned and W. C. Brown and Mab  Fourteen  AND WHEREAS, said part. 60 the first part ints, general and special, against said lands and its thereon constantly insured in such company or red to said party of the second part, its successor every kind, and if any or either of said agreement, in taxes and assessments, and may effect such in yilen claims, and may invest such sums as may not of all moneys so expended together with the case on the Fifteenth  AND WHEREAS, the said. W. C. Br.  To the Enth L. Sa. Building. C. LOAN ASSOCIATION  For Value Received We promise to pay the sum of Mine and 31/100  same being the monthly dues on the 14	and after this date.  It party of the second part, its successors and assigns forever. Sald partie of the first part hereby successors and assigns, that at the delivery hereof W.C.Brown and Mahel E.Brown above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all assion of same and that W.C.Brown and Mahel E.Brown his wife.  It and equitable claims of all persons whomseever.  It is upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  It is upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  It is upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  Hundred and 00/100 DOLLARS.  It is successors and assigns, to pay all taxes and assessing provements thereon, when due, and to keep said improvements in good repair, and to keep the builder companies as said second party may designate and the policy or policies of insurance constantly transformed as a coresaid then said party of the second part its successors or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statube necessary to protect the title or possession of said premises, including all costs and for the repay-harges thereon as provided by the By-Laws of said Association, these presents shall be security.  Down and Mabel E.Brown his wife.  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or or Tules Building Loan Association, the following sums of money viz:  DOLLARS.
talls and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto savenant with said party of the second part, its savenant with said party of the second part, its savenant with said party of the second part, its savenances; that there is no one in adverse posses are marked to the same against the lawful PROVIDED, ALWAYS, And these presents are must of the part 168 of the first part, loaned and with the same against the lawful PROVIDED, ALWAYS, And these presents are must of the part 168 of the first part, loaned and savenances and may saven and savenances and may such company or sat thereon constantly insured in such company or red to said agreement, as there on constantly insured in such company or red to said agreements that have and assessments, and may effect such in y lien claims, and may invest such sums as may not of all moneys so expended together with the care of all moneys so expended together with the care on the Fifteenth San Building & LOAN ASSOCIATION of the same being the monthly dues on the LA care with the care of the same being the monthly dues on the LA care with the care of the same being the monthly dues on the LA care with the care of the same being the monthly dues on the LA care with the care of the same being the monthly dues on the LA care with the care of the same being the monthly dues on the LA care with the care of the same being the monthly dues on the LA care with the care of the same and the same and the same against the said presents and the same against the said presents and the said presents are said and the same against the said presents are said and the same against the said presents are said and the said presents aread the said presents are said and the said presents are said and	and arter this date.  It party of the second part, its successors and assigns forever. Said parties of the first part hereby successors and assigns, that at the delivery hereof W.C. Brown and Kahel E. Brown his wife above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all selon of same and that W.C. Brown and Kabel E. Brown his wife and equitable claims of all persons whomseever.  It and equitable claims of all persons whomseever.  It and equitable claims of all persons whomseever.  It has advanced to the express conditions that, whereas, the said party of the second part at the special instance and advanced to the express conditions that, whereas, the said party of the second part at the special instance and advanced to the express of the said party of the second part, its successors and assigns, to pay all taxes and assessing provements thereon, when due, and to keep said improvements in good repair, and to keep the builder companies as said second party may designate and the policy or policies of insurance constantly transity or asserting the said second party may designate and the policy or policies of insurance constantly transity or such purpose, paying the costs thereof, and may also pay the final judgment for any statube necessary to protect the title or possession of said premises, including all costs and for the repay-tharges thereon as provided by the By-Laws of said Association, these presents shall be security.  DOWN and Mabel E. Brown his wife.  NOTE OR OBLIGATION  Tulsa, Okla. January, 15, 1923  of the order of Tulsa Building& Loan Association, represented and evidenced by the this day pledged by.
TO HAVE AND TO HOLD THE SAME unto as a revenant with said party of the second part, its are true and lawful owner. So the said premises a sumbrances; that there is no one in adverse posses it warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are quest of the part est of the first part, loaned and w. C. Brown and Mab  Fourteen  AND WHEREAS, said part est of the first part, indeed and general and special, against said lands and its three or constantly insured in such company or red to said party of the second part, its successor every kind, and if any or either of said agreement in taxes and assessments, and may effect such inty lien claims, and may invest such sums as may ent of all moneys so expended together with the care and the fifteenth last. Building & LOAN ASSOCIATION of the second party of the said.  For Value Received We promise to pay the same being the monthly dues on the 12 same being the monthly dues on the 14 same being the monthly dues on the 14 same being the monthly dues on the 15 same being the monthly dues on the 16 same being the monthly dues on the 16 same being the monthly dues on the 17 same being the monthly dues on the 18 same being the first part of the first part	ald party of the second part, its successors and assigns forever. Said parties in the first part hereby successors and assigns, that at the delivery hereof. W.C. Br.Own and Mahal E. Br.Own his wife above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all selon of same and that W.C. Br.Own and Mahal E. Br.Own his wife, all and equitable claims of all persons whomesever. The second part at the special instance and advanced to ell E. Br.Own his wife, the said party of the second part at the special instance and advanced to.  EL Br.Own his wife, the sum of Hundred and OO/LOO DOLLARS.  Agree
TO HAVE AND TO HOLD THE SAME unto an average property from the said property from the said property from the said premises of the said premises the true and lawful owner. So the said premises the warrant and defend the same against the lawful provided, Always, and these presents are said to the part of the first part, loaned and w. C. Brown and Mab  Fourteen  AND WHEREAS, said part So the first part in the said premise general and special, against said lands and if as thereon constantly insured in such company or red to said party of the second part, its successor every kind, and if any or either of said agreement to taxes and assessments, and may effect such in the claims, and may invest such sums as may and fall moneys so expended together with the claims. AND WHEREAS, the said.  W. C. Brown and W. C. Brown to the promise to pay the same being the monthly dues on the 14.  For Value Received We promise to pay the same being the monthly dues on the 14.  For Value Received We promise to pay the same being the monthly dues on the 14.  Fourteen Hundred and Fourteen H	and acter this cate.  Ide party of the second part, its successors and assigns forever. Said parties of the first part hereby successors and assigns, that at the delivery hereof M.C.Brown and Nabel E.Brown.  Als wife above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all seion of same and that W.C.Brown and Nabel E.Brown his wife at and equitable claims of all persons whomsoever.  To upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  Countries of the said party of the second part, its successors and assigns, to pay all taxes and assess-improvements thereon, when due, and to keep said improvements in good repair, and to keep the builder commands as said second part way designate and the policy or policies of insurance constantly transfer or assigns; and also to keep said lands and improvements thereon, when due, and to keep said improvements thereon free from all statutory lien claims is not operformed as aforesaid then said party of the second part its successors or assigns, may pay surance, for such purpose, paring the costs thereof, and may also pay the final judgment for any saturble necessary to protect the title or possession of said premises, including all costs and for the reparable rest thereon as provided by the By-Laws of said Association, these presents shall be security.  Down and Mabel E.Brown his wife.  January, 15.  Aday of Tulsa Buildings Loan Association, the following sums of money viz:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  Dollars,
ntals and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto an avenant with said party of the second part, its are true and lawful owner. So the said premises sumbrances; that there is no one in adverse posses it warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are quest of the part 88 of the first part, loaned and W. C. Brown and Mab  Fourteen  AND WHEREAS, said part 98 of the first part ents, general and special, against said lands and its get thereon constantly insured in such company ent of the said party of the second part, its successor every idad, and it any or either of said agreements that may effect such inty lien claims, and may invest such sums as may ent of all moneys so expended together with the cannot be successful to the said agreement in the Substitution of the said.  W. C. Brown and Said.  For Value Received We promise to pay the same being the monthly dues on the 14 retificate therefor numbered 2553  W. C. Brown and Mabel E. Brown and Mabel E. Brown and Label E. B	and acter this date.  In and after this date.  It did party of the second part, its successors and assigns forever. Said partie. It first part hereby successors and assigns, that at the delivery hereof. W.C. Br.Own. and Kabel E. Br.Own.  In S. Wife.  Above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all selders of all persons whomsoever.  In and equitable claims of all persons whomsoever.  In our of the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  el E. Brown his wife.  the sum of Hundred and OO/100  DOLLARS.  The sum of the second party may designate and the policy or policies of insurance constantly transported as and second party may designate and the policy or policies of insurance constantly transported as a forested then said party of the second part its successors or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgment for any status necessary to protect the efficiency of the second part its successors or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgment for any status on excessing to protect the title or possession of said premises, including all costs and for the repay-harges thereon as provided by the By-Laws of said Association, those presents shall be security.  DWM and Mabel E. Brown his wife.  Aday of January, 15, 1923 make and deliver to the ON their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  NOTE OR OBLIGATION  Tulsa, Okla January, 15, 1923.  of the order of Tulsa Buildings Loan Association, represented and evidenced by the Like of possession of said Association, represented and evidenced by the Like of possession of said Association, represented and evidenced by the Like and pedged by the Like and the possession of said association to secure a loan of the possession of said association to secure a loan of the possessio
TO HAVE AND TO HOLD THE SAME unto an average true and lawful owner. So the said premises true and lawful owner. So the said premises are true and lawful owner. So the said premises are ill warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are quest of the part 88 of the first part, loaned and W. C. Brown and Mab  Fourteen  AND WHEREAS, said part 95 of the first part ents, general and special, against said lands and it get thereon constantly insured in such company ored to said party of the second part, its successor every idad, and it any or either of said agreements of taxes and assessments, and may effect such inty lien claims, and may invest such sums as may real of all moneys so expended together with the cannows. AND WHEREAS, the said.  W. C. Brown and W. C. Br.  I on the Fifteenth LSG Bullding & LOAN ASSOCIATION  For Value Received We promise to pay the same being the monthly dues on the 14 printicate therefor numbered 3553  W. C. Brown and Mabel E. Brown and Mabel E. Brown and Mabel E. Brown and Mabel E. Brown and Label E. Brown and Brown and Eleven and Label E. Brown and Brown and Eleven and Label E. Brown and Brown and Eleven and Label E. Brown and Eleven and Label E. Brown and Eleven and Label E. Brown a	and acter this cate.  Ide party of the second part, its successors and assigns forever. Said parties of the first part hereby successors and assigns, that at the delivery hereof M.C.Brown and Nabel E.Brown.  Als wife above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all seion of same and that W.C.Brown and Nabel E.Brown his wife at and equitable claims of all persons whomsoever.  To upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  Countries of the said party of the second part, its successors and assigns, to pay all taxes and assess-improvements thereon, when due, and to keep said improvements in good repair, and to keep the builder commands as said second part way designate and the policy or policies of insurance constantly transfer or assigns; and also to keep said lands and improvements thereon, when due, and to keep said improvements thereon free from all statutory lien claims is not operformed as aforesaid then said party of the second part its successors or assigns, may pay surance, for such purpose, paring the costs thereof, and may also pay the final judgment for any saturble necessary to protect the title or possession of said premises, including all costs and for the reparable rest thereon as provided by the By-Laws of said Association, these presents shall be security.  Down and Mabel E.Brown his wife.  January, 15.  Aday of Tulsa Buildings Loan Association, the following sums of money viz:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit;  Dollars,