## MORTGAGE RECORD No. 415

Loan 1022

	in Til 188 County, and State of Oklahoma, part. Y., of the first part, and the
ulsa Building &	
	he said part J 22of the first part, for and in consideration of the sum of
	dr Thousand and 00 /100
n hand paid by the said po	rry of the second part, the receipt whereof is hereby acknowledged, ha
BARGAIN, SELL, CONVE	and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate.
ying and situated in the C	Tulea and State of Oklahoma, to-wit:
rincent na trendski gizajet, se ta 51 a n.a. ja stan ja stan elfti san quejan.	Phe West Fifty (50) feet of Lot Six (6)
	in Block Fifty-three (53) except that portion of said
	lot taken by the M.K. & T. R.R. Co. Right- of-way in the
	City of Tulea, State of Oklahoma, according to the
	Approved plat thereof.
Augusta	
In the second se	
The second second second second	
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
TO HAVE AND TO HO convenant with said party he true and lawful owner	of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all
TO HAVE AND TO HO convenant with said party the true and lawful owner neumbrances; that there is will warrant and defend the PROVIDED, ALWAYS,	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part. Of the first part hereby of the second part, its successors and assigns, that at the delivery hereof. Caetella Webb a single women the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all me one in adverse possession of same and that Caetella Webb a single women same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and
TO HAVE AND TO HO onvenant with said party he true and lawful owner neumbrances; that there is yill warrant and defond the PROVIDED, ALWAYS, equest of the part. — of th	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part. of the first part hereby of the second part, its successors and assigns, that at the delivery hereof. Sastella Webb a single woman and the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all no one in adverse possession of same and that Sastella Webb a single woman same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and effect part, loaned and advanced to
TO HAVE AND TO HO convenant with said party the true and lawful owner neumbrances; that there is vill warrant and defond the PROVIDED, ALWAYS, equest of the part. — of the	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part. So the first part hereby of the second part, its successors and assigns, that at the delivery hereof.  Castella Webb a single woman continuous possession of same and that  Castella Webb a single woman same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, loaned and advanced to.  Castella Webb a single woman  the sum of
TO HAVE AND TO HO convenant with said party the true and lawful owner incumbrances; that there is will warrant and defend the PROVIDED, ALWAYS, request of the part	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part. of the first part hereby of the second part, its successors and assigns, that at the delivery hereof.   Castella Webb a single woman and the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all no one in adverse possession of same and that  Castella Webb a single woman same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and effect part, loaned and advanced to
TO HAVE AND TO HO convenant with said party the true and lawful owner incumbrances; that there is will warrant and defend the PROVIDED, ALWAYS, request of the part of th  AND WHEREAS, said ; ments, general and special, ngs thereon constantly inst forced to said party of the s of every kind, and if any or such taxes and assessments, ory lien claims, and may inent of all moneys so exper	ED THE SAME unto said party of the second part, its successors and assigns forever. Said part. Of the first part hereby of the second part, its successors and assigns, that at the delivery hereof.  Castella Webb a single women and the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all moons in adverse possession of same and that.  Castella Webb a single women same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, loaned and advanced to.  Castella Webb a single women  Four Thousand and 00/100  DOLLARS.  Cart. X. of the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assessagainst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-red in such company or companies as said second party may designate and the policy or policies of insurance constantly trans-second part, its successors or assigns; and also to keep said lands and improvements hereon free from all statutory ilen claims lither of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statuded together with the charges thereon as provided by the By-Laws of said apreements, including all costs and for the repayded do together with the charges thereon as provided by the By-Laws of said apreements, including all costs and for the repayded together with the charges thereon as provided by the By-Laws of said apreements.
and whiered and party the true and lawful owner  neumbranees; that there is will warrant and defend the PROVIDED, ALWAYS, equest of the part. of the AND WHEREAS, said parts, general and special, next, general and party of the or every idnd, and if any or uch taxes and assessment, ory lien chaims, and may in the first of all moneys so experience.	the second part, its successors and assigns, that at the delivery hereof.  Castella Webb a single women and the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all moons in adverse possession of same and that.  Castella Webb a single women as a single women and against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, loaned and advanced to.  Castella Webb a single women  Thousand and OO/100  DOLLARS.  Cart. J. of the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assessancins said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildered in such company or companies as said second party may designate and the policy or policies of insurance constantly transition of said agreements be not performed as adoresaid then said party of the second part its successors or assigns, may pay and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statustic of the suns as may be necessary to protect the title or possession of said agreements shall be security.  Castella Webb a single woman,  Castella Webb a single woman,
neumbrances; that there is will warrant and defend the PROVIDED, ALWAYS, equest of the part. Of the AND WHEREAS, said parts thereon constantly instead of the part	ED THE SAME unto said party of the second part, its successors and assigns forever. Said part. Of the first part hereby of the second part, its successors and assigns, that at the delivery hereof.  Castella Webb a single women and the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all moons in adverse possession of same and that.  Castella Webb a single women same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, loaned and advanced to.  Castella Webb a single women  Four Thousand and 00/100  DOLLARS.  Cart. X. of the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assessagainst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-red in such company or companies as said second party may designate and the policy or policies of insurance constantly trans-second part, its successors or assigns; and also to keep said lands and improvements hereon free from all statutory ilen claims lither of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statuded together with the charges thereon as provided by the By-Laws of said apreements, including all costs and for the repayded do together with the charges thereon as provided by the By-Laws of said apreements, including all costs and for the repayded together with the charges thereon as provided by the By-Laws of said apreements.
and whiered and party the true and lawful owner  neumbranees; that there is will warrant and defend the PROVIDED, ALWAYS, equest of the part. of the AND WHEREAS, said parts, general and special, next, general and party of the or every idnd, and if any or uch taxes and assessment, ory lien chaims, and may in the first of all moneys so experience.	the second part, its successors and assigns, that at the delivery hereof.  Castella Webb a single women and the said party of the second part, its successors and assigns, that at the delivery hereof.  Castella Webb a single women and the said party of the said party of the second part at the special instance and and the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all moone in adverse possession of same and that.  Castella Webb a single women same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and distributed from the same of the said party of the second part at the special instance and situation and advanced to.  Castella Webb a single women the said party of the second part, its successors and assigns, to pay all taxes and assessance and an improvements thereof, when due, and to keep said improvements in good repair, and to keep the building said lands and improvements become part, its successors or assigns; and also to keep said lands and improvements thereof incert for form all statutory lies claims sither of said agreements be not performed as aforesaid then said party of the second part its buccessors or assigns, may pay and may effect such insurance, for such purpose, paying the costs thereof, and may so pay the final judgment for such purpose, paying the costs thereof, and premises, including all costs and for the repayded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Castella Webb a single woman,  Castella Webb a single woman,  Make and deliver to the LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
and whiered and party the true and lawful owner  neumbranees; that there is will warrant and defend the PROVIDED, ALWAYS, equest of the part. of the AND WHEREAS, said parts, general and special, next, general and party of the or every idnd, and if any or uch taxes and assessment, ory lien chaims, and may in the first of all moneys so experience.	the second part, its successors and assigns, that at the delivery hereof.  Castella Webb a single women and the same and that.  Castella Webb a single women are some and the same and that.  Castella Webb a single women are some and the same and that.  Castella Webb a single women are some and the same and that, whereas, the said party of the second part at the special instance and the same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, loaned and advanced to.  Castella Webb a single woman  Four Thousand and 00/100  DOLLARS.  Cart. X. of the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assessmants said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-read in such company or companies as said second party may designate and the policy or policies of insurance constantly trans-acond part, its successors or assigns; and also to keep said lands and improvements be not performed as aforesaid then said party of the second part its buccessors or assigns, may pay and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statuvest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Castella Webb a single woman.
and which and party the true and lawful owner  accumbrances; that there is fill warrant and defend the PROVIDED, ALWAYS, equest of the part. of the part. of the part. of the part of t	the second part, its successors and assigns, that at the delivery hereof.  Castella Webb a single women and the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all me one in adverse possession of same and that.  Castella Webb a single women same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, loaned and advanced to.  Castella Webb a single women the sum of Four Thousand and 00/100  DOLLARS.  Latt. V. of the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assense and insuch company or companies thereon, when due, and to keep said improvements in good repair, and to keep the build-red in such company or companies as said second party may designate and the policy or policies of insurance constantly transcend part, its successors or assigns, and also to keep said lands and improvements he room free from all statutory lies claims when the of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay and many affect such insurance, for such purpose, paying the costs thereof, and may also pay the fund industries of the said party of the second part its successors or assigns, may pay and may affect such insurance, for such purpose, paying the costs thereof, and may also pay the fund industries of the said party of the second part its auccessors or assigns, may pay and may affect such insurance, for such purpose, paying the costs thereof, and may also pay the fund industries of the said party of the second part its auccessors of assigns, may pay and may affect such insurance, for such purpose, paying the costs thereof, and may also pay the fund industry of the repayded to the said party of the second part its successors of assigns, may pay and may affect such insurance, for suc
TO HAVE AND TO HO onvenant with said party the true and lawful owner neumbrances; that there is fill warrant and defend the PROVIDED, ALWAYS, equest of the part. of the and party of the state of the state of the party of th	the same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and selfect part, loaned and advanced to.  Castella Webb a single woman same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and affect part, loaned and advanced to.  Castella Webb a single woman the sum of Four Thousand and 00/100  Dollars.  And, of the first part agree. Swith the said party of the second part, its successors and assigns, to pay all taxes and assessmants as at lands and improvements in good repair, and to keep the build-red in such company or companies as said second party may designate and the policy or policies of insurance constantly transcend part, its successors or assigns, and also to keep said lands and improvements in good repair, and to keep the build-red in such company or companies as said second party may designate and the policy or policies of insurance constantly transcend part, its successors or assigns, may pay and may offect such insurance, for each purpose, paying the costs thereof, and may late variety successors or assigns, may pay the final judgment for any statuvest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Daetella Webb a single woman.  Agenth day of Jannary, 1923.  Make and deliver to the LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-witz made a part hereof and in the words and figures as follows, to-witz made to pay to the order of 118 a Build
TO HAVE AND TO HO convenant with said party the true and lawful owner neumbrances; that there is vill warrant and defend the PROVIDED, ALWAYS, equest of the part. of th  AND WHEREAS, said y nents, general and special, ngs thereon constantly inst orred to said party of the s f every kind, and if any or ach taxes and assessments, ory lien claims, and may in cent of all moneys so exper  AND WHEREAS, the id on the	of the second part, its successors and assigns, that at the delivery hereof.  Jastella Webb a single women of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all me one in adverse possession of same and that  Castella Webb a single women one in adverse possession of same and that  Castella Webb a single women one in adverse possession of same and that  Castella Webb a single women one in adverse possession of same and that  Castella Webb a single women on the express conditions that, whereas, the said party of the second part at the special instance and the same against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and assert the same of the said second and advanced to.  Castella Webb a single women  Four Thousand and 00/100  DOLLARS.  And Not the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assess-against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bulldred in such company or companies as said second party may designate and the policy or policies of insurance constantly transcend part, its successors or assigns, and also to keep said lands and improvements thereon free from all statulory lieu claims either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay and may offect such insurance, for such purpose, paying the cests thereof, and may also put he final judgment for any statuest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Dastella Webb a single women.  Tulso, Okia,  Dollars, Tulso, Okia,  Dollars, Tulso, Okia,  Dol
TO HAVE AND TO HO convenant with said party the true and lawful owner neumbrances; that there is will warrant and defend the PROVIDED, ALWAYS, equest of the part. of the AND WHEREAS, said y ments, general and special, ngs thereon constantly instorred to said party of the st every idnd, and it any or uch taxes and assessments, ory lien chaims, and may in- ent of all moneys so exper  AND WHEREAS, the id on the Fif 11.5.9Buillaing.&c- For Value Received. I.	the second part, its successors and assigns, that at the delivery hereof.  Sastella Webb a single women and the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all no one in adverse possession of same and that.  Sastella Webb a single women as an against the lawful and equitable claims of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and as first part, loaned and advanced to.  Castella Webb a single women  Tour Thousand and 00/100  DOLLARS.  Cart. X. of the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assessagainst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building of a grant agreements and party party and party by the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lies claims interest and agreements be not performed as aforested them said party of the second part its successors or assigns, may pay and may affect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statutested of the necessary to protect the title or possession of said premises, including all costs and for the repayded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Dastella Webb a single woman.  January 15,  Tulsa, Okia,  Dromise to pay to the order offulsa Building & Loan Association, the following sums of money vizionty and on the code of fulsa Building & Loan Association, represented and evidenced by the promise to pay to the order offulsa Building & Loan Association, represented and evidenced by the promise to pay to the order offulsa Building & Loan Association, represented and evidenced by the
TO HAVE AND TO HO convenant with said party the true and lawful owner neumbrances; that there is will warrant and defend the PROVIDED, ALWAYS, equest of the part. of the AND WHEREAS, said y ments, general and special, ngs thereon constantly instorred to said party of the st every idnd, and it any or uch taxes and assessments, ory lien claims, and may in- ent of all moneys so exper  AND WHEREAS, the id on the Fif 11.5.9Buillding.&- The sum of	art. X. of the first part agree. S. with the said party of the second part, its successors and assigns, the said party of the second part at the special instance and sain and that.  Castella Webb a single woman same and that the said persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, loaned and advanced to  Castella Webb a single woman the sum of Four Thousand and 00/100  DOLLARS.  Cart. X. of the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assessagainst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-red in such company or companies as said second party may designate and the policy or policies of insurance constantly transpond part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory iten claims there of said agreements be not performed as aforesaid then said party of the second part is uncessors or assigns, may pay and may effect such insurance, for such purpose, paying the cests thereof, and may also pay the final judgment for any statutions as may be necessary to protect the title or possession of said premises, including all costs and for the repay-ded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Dastella Webb a single woman  Tulsa, Okla.  Doublars,  Okla Loan Association, the following sums of money viz:  Forty and 0.0/100  share.  Sof the capital stock of said Association, represented and evidenced by the said of the presented and evidenced
TO HAVE AND TO HO convenant with said party the true and lawful owner neumbrances; that there is vill warrant and defend the PROVIDED, ALWAYS, equest of the part. of th  AND WHEREAS, said y nents, general and special, ngs thereon constantly inst orred to said party of the s f every kind, and if any or ach taxes and assessments, ory lien claims, and may in tent of all moneys so exper  AND WHEREAS, the id on the Fift LLSS Building & The sum of th	DETHE SAME unto said party of the second part, its successors and assigns forever. Said part. Mot the first part hereby of the second part, its successors and assigns, that at the delivery hereof.  Castella Webb a single woman and the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all moone in adverse possession of same and that.  Castella Webb a single woman same against the lawful and equitable claims of all persons whomsever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, loaned and advanced to.  Castella Webb a single woman the said party of the second part, its successors and assigns, to pay all taxes and assessingles to the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assessingle state and inprovements thereon, when due, and to keep said improvements in good repair, and to keep the buildined in such company or companies as said second party may designate and the policy of policies of insurance constantly transcend part, its successors or assigns; and also to keep said improvements thereon from all satulary lies admined and may offect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statuvest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Dastella Webb a single woman.  Tules, Okia, January 15, 1923.  Defeated and control 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, 1925.  Promise to pay to the order offules Building & Loan Association, represented and evidenced by the a 5560 the fay pledged by.
neumbrances; that there is will warrant and defend the PROVIDED, ALWAYS, equest of the part. Of the AND WHEREAS, said pants, general and special, nest thereon constantly instead of the part of the part. Of the part of the	Determine the second part, its successors and assigns, that at the delivery hereof.  Sastella Webb a single women of the second part, its successors and assigns, that at the delivery hereof.  Sastella Webb a single women one in adverse possession of same and that  Castella Webb a single women one in adverse possession of same and that  Castella Webb a single women one in adverse possession of same and that  Castella Webb a single women one in adverse possession of same and that  Castella Webb a single women of all persons whomsoever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, louned and advanced to.  Castella Webb a single women the same of the second part, its successors and assigns, to pay all taxes and assessing a said lands and improvements thereon, when due, and to keep and improvements in good repair, and to keep the building of the second part is successors or assigns; and also to keep said improvements thereon for form all assessing and also to keep said instances and assessing and also to keep said instances and assessing and any effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statuvest such sums as may be necessary to protect the title or passession of said premises, including loosts and for the repayded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Castella Webb a single women.  January 15.  Tules, Okia.  January 15.  Tules, Okia.  Doublars.  dues on the 40 share \$\frac{g}{2}\$ of the capital stock of said Association, represented and evidenced by the angle women.  Loan Association to secure a loan of the capital stock of said Association, represented and evidenced by the angle women.
AND WHEREAS, said years, sequest of the part. Thirt:  To Have And Is will owner  AND WHEREAS, said years, sequest of the part. of the part. of the part. of the part and special, ngs thereon constantly instorred to said party of the soft every kind, and if any or all the part of the soft every kind, and if any or all the part of all moneys so exper AND WHEREAS, the lid on the fifth all sa Building. Soft every kind, and may in the same being the monthly the same being the monthly for the sum of the same being the monthly certificate therefor numbers.  Thirt:	Determine the same unto said party of the second part, its successors and assigns forever. Said part. L. of the first part hereby of the second part, its successors and assigns, that at the delivery hereof.  Sastella Webb a Single women and the same and that Castella Webb a Single women assume against the lawful and equitable dalams of all persons whomsever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and assigns, the said party of the second part at the special instance and assigns, to consider the same assigns, to the same and the same assigns, to the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assessagainst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building in the sum of the sum of the sum of the second part, its successors or assigns; and also consider your designate and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also consider your designate and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also consider your designate and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also consider your designate and party of the second part its successors and assigns, to pay all taxes and assess- sagainst said lands and improvements thereon, when due, and to keep the build- and may offer a such insurance, for such purpose, paying the assid party of the second part its successors are assigns; and also consider the said party of the second part its successors and assess- sadalast said lands and improvements thereon, when the party is the said association, these presents shall be security to a successor of the successors of assigns; and also consider the said party of the second part its successors are assigns; and also consider the said party of the second part its
TO HAVE AND TO HO convenant with said party the true and lawful owner neumbrances; that there is will warrant and defend the PROVIDED, ALWAYS, request of the part. of the AND WHEREAS, said y ments, general and special, ngs thereon constantly inst orred to said party of the s of every idnd, and if any or cred to said party of the s of every idnd, and if any or and taxes and assessments, ory lien claims, and may in ment of all moneys so exper AND WHEREAS, the lid on the Fift 115.8 Building &  The sum of  Castella Webb s  Four T)  Thirt: us monthly upon said sum	Determine the same unto said party of the second part, its successors and assigns forever. Said part. L. of the first part hereby of the second part, its successors and assigns, that at the delivery hereof.  Sastella Webb a Single women one in adverse possession of same and that.  Sastella Webb a Single women same and that whereas, the said party of the second part at the special instance and after the same part, loaned and advanced to.  Sastella Webb a Single women the captes conditions that, whereas, the said party of the second part at the special instance and saste part, loaned and advanced to.  Sastella Webb a Single women the same and that, whereas, the said party of the second part, its successors and assigns, to pay all taxes and assessagainst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building its saucessors or assigns; and also to keep said had and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also to keep said had and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also to keep said had and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also to keep said had and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also to keep said had and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also to keep said had and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also to keep said had a saccessor or assigns; and also to keep the part of the successors of the successors of the part of the successors of the part of the successors or assigns; and also to keep the part of the successors of the successors or assigns; and also to ke
TO HAVE AND TO HO convenant with said party the true and lawful owner incumbrances; that there is will warrant and defend the PROVIDED, ALWAYS, request of the part. of th  AND WHEREAS, said y ments, general and special, ngs thereon constantly insi- torred to said party of the so of every kind, and is any or action to all moneys so exper  AND WHEREAS, the Fift allss. Building &  For Value Received. I  The sum of	Determine the same unto said party of the second part, its successors and assigns forever. Said part. S. of the first part hereby of the second part, its successors and assigns, that at the delivery hereof.  Sastella Webb a Single women and the same and that.  Sastella Webb a Single women assuments are upon the express conditions that, whereas, the said party of the second part at the special instance and assigns, the same against the lawful and equitable claims of all persons whomseever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and assigns, to pay all taxes and assessing and assigns, to pay all taxes and assessing and all and and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building is successors or assigns; and also to keep said the same and the policy or policies of insurance constantly transcond part, its successors or assigns; and also to keep said the same that the same and assessing an
TO HAVE AND TO HO convenant with said party the true and lawful owner incumbrances; that there is will warrant and defend the PROVIDED, ALWAYS, request of the part	Determine the same unto said party of the second part, its successors and assigns forever. Said part. L. of the first part hereby of the second part, its successors and assigns, that at the delivery hereof.  Sastella Webb a Single women and the same and that Castella Webb a Single women assume against the lawful and equitable dalams of all persons whomsever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and assigns, the said party of the second part at the special instance and assigns, to consider the same assigns, to the same and the same assigns, to the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assessagainst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building in the sum of the sum of the sum of the second part, its successors or assigns; and also consider your designate and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also consider your designate and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also consider your designate and the policy or policies of insurance constantly trans- cond part, its successors or assigns; and also consider your designate and party of the second part its successors and assigns, to pay all taxes and assess- sagainst said lands and improvements thereon, when due, and to keep the build- and may offer a such insurance, for such purpose, paying the assid party of the second part its successors are assigns; and also consider the said party of the second part its successors and assess- sadalast said lands and improvements thereon, when the party is the said association, these presents shall be security to a successor of the successors of assigns; and also consider the said party of the second part its successors are assigns; and also consider the said party of the second part its