MORTGAGE RECORD No. 415

HIS INDENTURE, Made this. 15th day of January 10: 3 between	
O. C. Griggs and Winnie Griggs, his wife,	
Tulse County, and State of Oklahoma	시기가 하는 네트를 잃어 그녀를 가게 되어 살아갔다. 모든
ULSA BUILDING AND LOAN ASSOCIATION, a corporation organized under the laws of the State of C	
WITNESSETH, That the said part 188 of the first part, for and in consideration of the first part, for any consideration of the first part part, for any consideration of the first part part part part part part part par	the sum of
	do
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha	
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the	
ing and situated in the County of Tulsa	and State of Oklahoma, to-wit:
Lot Fifteen (15), Block Two (2), in the Barton Add:	ition
to the city of Tulsa, Tulsa County, State of Oklaho	
according to the Recorded plat thereof.	
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and all right, title, estate and interest of said granto in and to said premises, including all homestead rights, which are ther with all rents of said property, with full power and authority to collect the same in case the conditions of this more uniar, and with all and singular the tenoments, hereditaments and appurtenances thereto belonging. A first and specifically notifies accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unio said party of the second part, its successors and assigns forever. Said average with said party of the second part, its successors and assigns forever. All the delivery hereof. O. C. Crinton and the said party of the second part, its successors and assigns.	l part of the first part hereby
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Cri his wife, true and lawful ownerS. of the said premises above granted, and selzed of a good and indefeasible estate of inherit numbrances; that there is no one in adverse possession of same and that O. C. Griggs and Winnie Cr	d part LES the first part hereby LES and Winnie Criss, tance therein, free and clear of all ciggs, his wife,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said avenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Grine and lawful ownerS. of the said premises above granted, and solved of a good and indefeasible estate of inherit cumbrances; that there is no one in adverse possession of same and that O. C. Grines and Vinnie Gril warrant and defend the same against the lawful and equitable claims of all persons whomseever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second quest of the part 195t the first part, loaned and advanced to.	d part 125 the first part hereby 1888 and Winnie Criss tance therein, free and clear of all 21888, his Wife, and part at the special instance and
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said avenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Cri his wife, a true and lawful ownerS. of the said premises above granted, and selzed of a good and indefensible estate of inherit numbrances; that there is no one in adverse possession of same and that O. C. Griggs and Winnie Gril warrant and defend the same against the lawful and equitable claims of all persons whomscover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second uses of the parties of the first part, loaned and advanced to. O. C. Griggs and Winnie Griggs, his wife	t part LES the first part hereby LESS AND WINNIS CRISS tance therein, free and clear of all LIGES, his Wife, and part at the special instance and the sum of
TO HAVE AND TO HOLD THE SAME unic said party of the second part, its successors and assigns forever. Said any nemant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Grines wife, a true and lawful ownerS. of the said premises above granted, and selzed of a good and indefcasible estate of inherit cumbrances; that there is no one in adverse possession of same and that O. C. Grines and Vinnie Gril warrant and defend the same against the lawful and equitable claims of all persons whomscover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second quest of the part 185 the first part, loaned and advanced to.	t part LES the first part hereby LESS AND WINNIS CRISS tance therein, free and clear of all LIGES, his Wife, and part at the special instance and the sum of
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said avenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Cri his wife, a true and lawful owner. Sof the said premises above granted, and selzed of a good and indefeasible estate of inherit sumbrances; that there is no one in adverse possession of same and that O. C. Griggs and Winnie Cr il warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second quest of the parties? the first part, loaned and advanced to. O. C. Griggs and Winnie Griggs, his wife Nine Hundred and OO/LOO AND WHEREAS, said part. Of the first part agree. —with the said party of the second part, its successors and assumts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in great to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon overy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part it that the said against and may offect such insurance, for such purpose, paying the costs thereof, and may also pay to the account of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these	tance therein, free and clear of all ciggs, his wife, the sum of t
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said avenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Grine under the said premises above granted, and selzed of a good and indefeasible estate of inherit aumbrances; that there is no one in adverse possession of same and that O. C. Grings and Winnie Cr 1 warrant and defend the same against the lawful and equitable claims of all persons whomscover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second uses of the part 1.95t the first part, loaned and advanced to. O. C. Griggs and Winnie Griggs, his wife Nine Hundred and OO/100 AND WHEREAS, said part 1.95t the first part agree. —with the said party of the second part, its successors and asset thereon constantly insured in such company or companies as said becond party may designate and the polley or policed to said party of the second part, its successors or assigns; and also to keep said improvements thereon avery kind, and it any or either of said agreements be not performed as aforesaid then said party of the second part, its successors or assigns; and also to keep said improvements thereon as the said and and may offect such insurance, for such purpose, paying the costs thereof, and may also pay to lien claims, and may invest such sums as may be necessary to protect the title or possession of said apremises, inclusted of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these and whereas, the said. O. C. Griggs and Winnie Griggs, his wife	tance therein, free and clear of all ciggs his wife, and part at the special instance and part at the special instance and the sum of DOLLARS. Signs, to pay all taxes and assession of repair, and to keep the build-cles of insurance constantly transfree from all statutory lien claims is successors or assigns, may pay the final judgmment for any statuding all costs and for the repayop presents shall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said avenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Cri his wife, a true and lawful owner. Sof the said premises above granted, and selzed of a good and indefeasible estate of inherit aumbrances; that there is no one in adverse possession of same and that O. C. Griggs and Winnie Cr I warrant and defend the same against the lawful and equitable claims of all persons whomscover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second uses of the parties of the first part, loaned and advanced to. O. C. Griggs and Winnie Griggs, his wife Nine Hundred and OO/LOO AND WHEREAS, said part. Of the first part agree. —with the said party of the second part, its successors and assuts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in great to said party of the second part, its successors or assigns; and also to keep said lands and improvements in great of the said party of the second part, its successors or assigns; and also to keep said lands and improvements in great overy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part it that the said party of the second part is the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay to take of and may invest such sums as may be necessary to protect the title or possession of said agreements be not performed to protect the title or possession of said premises, include the fall moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these	tance therein, free and clear of all ciggs his wife, and part at the special instance and part at the special instance and the sum of DOLLARS. signs, to pay all taxes and assession repair, and to keep the build-cles of insurance constantly transfree from all statutory lien claims is successors or assigns, may pay the final judgmment for any statuding all costs and for the repayor presents shall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said avenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Grints will be a true and lawful owner. Sof the said premises above granted, and seized of a good and indefensible estate of inherit umbrances; that there is no one in adverse possession of same and that O. C. Griggs and Winnie Grivarant and defend the same against the lawful and equitable claims of all persons whomscover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part its part, loaned and advanced to. O. C. Griggs and Winnie Griggs, his wife Nine Hundred and OO/LOO AND WHEREAS, said part. 1.65 the first part agree. —with the said party of the second part, its successors and assents, general and special, against said lands and improvements thereon, when due, and to keep said improvements in greated to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon avery kind, and if any or either of said agreements be not performed as afore said then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon avery kind, and if any or either of said agreements be not performed as afore said then said party of the second part its auccessors or assigns; and also to keep said lands and improvements thereon avery kind, and if any or either of said agreements be not performed as afore said then said party of the second part its auccessors or assigns; and provided by the By-Laws of said Association, the first part of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these and the said. O. C. Griggs and Winnie Griggs, his wife Fifteenth day of January, 1923 And BUILDING, AND, LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the wo	tance therein, free and clear of all ciggs his wife, and part at the special instance and part at the special instance and the sum of DOLLARS. signs, to pay all taxes and assession repair, and to keep the build-cles of insurance constantly transfree from all statutory lien claims is successors or assigns, may pay the final judgmment for any statuding all costs and for the repayor presents shall be security.
wenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Grinten and lawful ownerS. of the said premises above granted, and selzed of a good and indefensible estate of inherit umbrances; that there is no one in adverse possession of same and that O. C. Grings and Winnie Griverant and defend the same against the lawful and equitable claims of all persons whomscover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the secon uses of the part 19St the first part, loaned and advanced to. O. C. Griggs and Winnie Griggs, his wife Nine Hundred and OO/100 AND WHEREAS, said part 19St the first part agree. —with the said party of the second part, its successors and as the said party of the second part in successors or assigns; and also to keep said improvements in ge is thereon constantly insured in such company or companies as said becond party may designate and the polley or pole wery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part it successors or assigns; and also to keep said lands and improvements thereon wery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part it is accessored to said party of the second part it of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these of the said of the said. O. C. Griggs and Winnie Griggs, his wife Fifteenth day of January, 1925 And BHITDING AND LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the wo	tance therein, free and clear of all ciggs, his wife, and part at the special instance and part at the special instance and the sum of DOLLARS, signs, to pay all taxes and assession of repair, and to keep the build-cles of insurance constantly transfree from all statutory len claims to successors or assigns, may pay the final judgmment for any statuding all costs and for the repayor presents shall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said avenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Griggs and wilfe, it the said premises above granted, and soized of a good and indefensible estate of inherit umbrances; that there is no one in adverse possession of same and that O. C. Griggs and Winnie Gr I warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second uest of the parties of the first part, loaned and advanced to. O. C. Griggs and Winnie Griggs, his wife Nine Hundred and OO/LOO AND WHEREAS, said parties and lands and improvements thereon, when due, and to keep said improvements in ges thereon constantly insured in such company or companies as said becond party may designate and the polley or policed to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon every kind, and if any or original parties to be not performed as aforesaid then said party of the second part it haves and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay to the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay to the claims, and may invest such sums as may be necessary to protect the title or possession of said promises, includent of all meneys so expended together with the charges thereon as provided by the By-Laws of said Association, these of the party of the second party in the claims of all meneys so expended together with the charges thereon as provided by the By-Laws of said Association, these of the second party in the charges thereon as provided by the By-Laws of said Association, these of the second party in the charges thereon as provided by the By-Laws of said Association, these	tance therein, free and clear of all ciggs, his wife, and part at the special instance and the sum of DOLLARS. Signs, to pay all taxes and assession repair, and to keep the buildedes of insurance constantly transfree from all statutory lien claims to successors or assigns, may pay the final judgmment for any statuding all costs and for the repayor presents shall be security. In the sum of the payor of the property of the presents shall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said avenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Gright it will expense the said premises above granted, and seized of a good and indefensible estate of inherit umbrances; that there is no one in adverse possession of same and that O. C. Gright and Winnie Gright warrant and defend the same against the lawful and equitable claims of all persons whomscover. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said party of the second uest of the particles the first part, loaned and advanced to. O. C. Gright and Winnie Gright, his wife Nine Hundred and OO/LOO AND WHEREAS, said part is said lands and improvements thereon, when due, and to keep said improvements in gs thereon constantly insured in such company or companies as said becond party may designate and the policy or policed to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon avery kind, and it any or exist of a said agreements be not performed an arcsecation in provements thereon as the said party of the second part it haves and assessments, and may effect such sums as may be necessary to protect the title or possession of said party of the defendence and party of the conditions, and may invest such sums as may be necessary to protect the title or possession of said promises, inclus of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these are all moneys so expended together with the charges thereon as provided by the By-Law of said Association, the same and the policy of the second part it is not all against the said. O. C. Gright and Winnie Gright, his wife NOTE OR OBLIGATION For Value Received. We promise to pay to the order of the said and and any and association, the order of the said and and any and association, the order of the said	tance therein, free and clear of all ciggs his wife and part at the special instance and part at the special instance and the sum of DOLLARS, signs, to pay all taxes and assession rood repair, and to keep the buildeles of insurance constantly transfree from all statutory lien claims to successors or assigns, may pay the final judgmment for any statuding all costs and for the repayopart of presents shall be security.
TO HAVE AND TO HOLD THE SAME unlo said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Grint in the vertical party of the second part, its successors and assigns, that at the delivery hereof. O. C. Grint in the vertical party of the said premises above granted, and select of a good and indefensible estate of inherit numbrances; that there is no one in adverse possession of same and that O. C. Grints and Vinnie Gr I warrant and defend the same against the lawful and equitable claims of all persons whomseover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second uses of the parties of the first part, loaned and advanced to. O. C. Griggs and Winnie Griggs, his wife Nine Hundred and OO/LOO AND WHEREAS, said part 1.95 the first part agree. —with the said party of the second part, its successors and asserts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in great the said party of the second part, its successors or assigns; and also to keep said ands and improvements in great to said party of the second part, its successors or assigns; and also to keep said ands and improvements in each to said party of the second part, its successors or assigns; and also to keep said ands and improvements in each to said and assessment; and may offect such insurance, for such purpose, paying the costs thereof, and may also pay to late two insurances of such purpose, paying the costs thereof, and may also pay to protect the title or possession of said premises, inclusted and may invest such sums as may be necessary to protect the title or possession of said premises, inclusted and may invest such sums as may be necessary to protect the title or possession of said premises, inclusted and may invest such sums as may be necessary to protect the title or possession of said premises, inclusted and the party of the second part, its successors and assessments. AND WHEREAS, the sa	tance therein, free and clear of all ciggs. his wife. and part at the special instance and part at the special instance and the sum of DOLLARS, signs, to pay all taxes and assess-tood repair, and to keep the build-cles of insurance constantly transfree from all statutory lien claims is successors or assigns, may pay the final judgmment for any statuding all costs and for the repayopersents shall be security. make and deliver to the ords and figures as follows, to-wit: 15. 102 3 the following sums of money viz:
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said avenant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Grins wiffe, a true and lawful ownerS.of the said premises above granted, and selzed of a good and indefensible estate of inherit marrant and defend the same against the lawful and equitable claims of all persons whomsover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part, its successors and assents the part ies the first part agree. —with the said party of the second part, its successors and assents, general and special, against said lands and improvements thereon, when due, and to keep said improvements in great to said party of the second part, its successors and assents, general and special, against said lands and improvements thereon, when due, and to keep said improvements in great to said party of the second part, its successors or assigns; and also to keep said said improvements overy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its successors or assigns; and also to keep said improvements thereon avery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its fattered as a said becomes a second part, the said second part with the charges thereon as provided by the By-taw of said Association, these that is a said to the second part is successory to protect the title or possession of said premises, included to the second to said premises, included to the second to said premises, included to the second to said the said party of the second part is a taken to said the said party of the second part is a said because of said premises, included to the second part is said to said association, these and the said party of the said association, these and the said party of the said party of the said party of the	tance therein, free and clear of all ciggs his wife and clear of all ciggs, his wife and part at the special instance and the sum of DOLLARS, signs, to pay all taxes and assession root repair, and to keep the buildeles of insurance constantly transfree from all statutory lien claims to successors or assigns, may pay the final judgmment for any statuding all costs and for the repayo presents shall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. O. C. Grins Wife, a true and lawful owner. Sof the said premises above granted, and select of a good and indefeasible estate of inherit marked and lawful owner. Sof the said premises above granted, and select of a good and indefeasible estate of inherit sumbrances; that there is no one in adverse possession of same and that O. C. Grings and Winnie Gril warrant and defend the same against the lawful and equitable claims of all persons whomscover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the secon quest of the partilest the first part, loaned and advanced to. O. C. Griggs and Winnie Griggs, his wife Nine Hundred and OO/LOO AND WHEREAS, said parties the first part agree.—with the said party of the second part, its successors and assents, general and special, against said lands and improvements thereon, when due, and to keep said improvements in great to said party of the second part, its successors or assigns; and as decondanced the said party of the second part, its successors or assigns; and as a doresaid then said party of the second part, its successors or assigns; and as a doresaid then said party of the second part, its successors or assigns; and as a doresaid then said party of the second part, its successors or assigns; and as a doresaid then said party of the second part, its successors or assigns; and as a doresaid then said party of the second part, its successors or assigns; and as a doresaid then said party of the second part, its successors or assigns; and as a doresaid then said party of the second part, its successors or assigns; and as a doresaid then said party of the second part, its successors or assigns; and as a doresaid then said and party of the second part, its successors or pa	tance therein, free and clear of all ciggs, his wife, and part at the special instance and part at the special instance and the sum of the sum
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said averant with said party of the second part, its successors and assigns, that at the delivery hereof. O. C. C. Tis Wile. In warrant and lawful owner. Soft the said premises above granted, and select of a good and indefensible estate of inherit sumbrances; that there is no one in adverse possession of same and that O. C. Criggs and Winnie Cr. Il warrant and defend the same against the lawful and equitable claims of all persons whomseever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second quest of the part 195 the first part, loaned and advanced to. O. C. Griggs and Winnie Griggs, his wife Nine Hundred and OO/100 AND WHEREAS, said part 195 the first part agree. —with the said party of the second part, its successors and assumts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in greet to said party of the second part, its successors or assigns; and also to keep said lands and improvements in greet to said party of the second part, its successors or assigns; and also to keep said lands and improvements in the second part, its successors are constantly instead in such company or companies as said become party may designate and the polley or policy or	tance therein, free and clear of all ciggs. his wife. The sum of the special instance and the sum of the sum
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. O. C.	tance therein, free and clear of all Ciggs and Winnie Criggs, tance therein, free and clear of all Ciggs, his wife, and part at the special instance and the sum of DOLLARS, signs, to pay all taxes and assession of repair, and to keep the buildicles of insurance constantly transfree from all statutory lien claims is successors or assigns, may pay the final judgmment for any statuding all costs and for the repayor presents shall be security. The presents and deliver to the ords and figures as follows, to-wit: 15. 102 3 the following sums of money viz: DOLLARS, presented and evidenced by the Griggs, his wife
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said averant with said party of the second part, its successors and assigns, that at the delivery hereof. O.C. G.T. In.S. Wife. The true and lawful ownerS. of the said premises above granted, and selzed of a good and indefensible estate of inherit sumbrances; that there is no one in adverse possession of same and that O.C. C. Griggs and Vinnie Gr. II warrant and defend the same against the lawful and equitable claims of all persons whomseover. PROVIDED ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second quest of the parties of the first part agree. Nine Hundred and 00/100 AND WHEREAS, said part. 168 the first part agree.—with the said party of the second part, its successors and assessments and special, against said lands and improvements thereon, when due, and to keep said improvements in grees thereon constantly insured in such company or compatines, and also to keep said improvements thereon and the second part is the second part is one to the second part is the said assessments, and may reflect such insurance, for such purpose, paying the costs thereof, and part is the staxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and part of the staxes and assessments, and may reflect such insurance, for such purpose, paying the costs thereof, and part of the staxes and assessments, and may reflect such insurance, for such purpose, paying the costs thereof, and part of the second part is the taxes and assessments, and may reflect such insurance, for such purpose, paying the costs thereof, and part paying the costs thereof of said agreements be not performed as aforesaid fore said premises, inclusive the staxes and assessments, and may reflect such insurance, for such purpose, paying the costs thereof, and premises, inclusive the staxes and assessments, and may reflect such insurance, for such purpose, paying the co	d part LCS the first part hereby LGES and Winnie Crigg tance therein, free and clear of all Ciggs, his wife, and part at the special instance and the sum of DOLLARS, signs, to pay all taxes and assess- cood repair, and to keep the build- cles of insurance constantly trans- free from all statutory len claims is successors or assigns, may pay the final judgmment for any statu- iding all costs and for the repay- o presents shall be security. make and deliver to the bords and figures as follows, to-wit: 15. 102 3 the following sums of money viz: DOLLARS, byrdsented and evidenced by the Griggs, his wife id Association to secure a loan of DOLLARS, and the sum of RS; the same being the interest
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. O. C.	tance therein, free and clear of all Ciggs and Winnie Criggs, tance therein, free and clear of all Ciggs, his wife, and part at the special instance and the sum of DOLLARS, signs, to pay all taxes and assess-cood repair, and to keep the build-cles of insurance constantly transfree from all statutory lien claims is successors or assigns, may pay the final plagment for any statuding all costs and for the repayoperest shall be security. The following sums of money viz: DOLLARS, and figures as follows, to-wit: DOLLARS, presented and evidenced by the Griggs, his wife and of the sum of the