	arripanta man
	inCounty, and State of Oklahoma, part.y of the first part, and the
	ASSOCIATION, a corporation organized under the laws of the State of Okiahoma, party of the second part
	of the first part, for and in consideration of the sum of FOUR Hundre.
A	& no/100 Dollars
in hand pald by the said party of the second par	t, the recolpt whereof is hereby acknowledged, ha.S sold and by these presents
	said party of the second part, its successors and assigns forever, all the following described real estate
	A and State of Oklahoma, to-wit
	en (13) and fourteen (14) in Block nineteen (19)
	of West Tulsa, now an addition to the city of
all improve	rding to the recorded plat thereof, together with ments thereon.
	MO11.9.9. U110 I O O 11.0.
기가 되게 내 불어놓았다 이 그리를 됐는다.	PREASURER'S EMPORSEMENT
	I hereby certify that I received \$ and issued  Receipt No therefor in payment of mortgage  tax on the within mortgage. O
	Receipt No. 222 therefor in payment of mortgage
	Dated this 28 day of \$12022
	WAYNE L. DICKEY, County Treasurer
	Depart
	recommendation of the second section of the second
	and the control of the second
pa	amaninda kamananin muun maan an
tleular, and with all and singular the tenements, i rentals and profits according from said property for TO HAVE AND TO HOLD THE SAME unto s	nereditaments and appurenances thereto belonging. A first and specific fien is hereby granted on all com and after this date.  said party of the second part, its successors and assigns forever. Said partyof the first part hereby
cleular, and with all and singular the tenements, it centais and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto second part, its the true and lawful ownerof the said premises neumbrances; that there is no one in adverse possibility to young and defend the same arguest the lawful way and defend the same arguest the lawful way and account and defend the same arguest the lawful way and account and defend the same arguest the lawful way are a sales.	said party of the second part, its successors and assigns forever. Said partyof the first part hereby successors and assigns, that at the delivery hereof
icular, and with all and singular the tenements, it centals and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto someonant with said party of the second part, its the true and lawful owner	said party of the second part, its successors and assigns forever. Said partyof the first part hereby successors and assigns, that at the delivery hereof
cleular, and with all and singular the tenements, it rentals and profits according from said property it.  TO HAVE AND TO HOLD THE SAME unto a convenant with said party of the second part, its the true and lawful owner	recutaments and appurenances thereto belonging. A first and specific fier is hereby granted on all command after this date.  said party of the second part, its successors and assigns forever. Said partyof the first part hereby successors and assigns, that at the delivery hereof
cleular, and with all and singular the tenements, it centals and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto a convenant with said party of the second part, its the true and lawful owner	said party of the second part, its successors and assigns forever. Said partyof the first part hereby successors and assigns, that at the delivery hereof
cleular, and with all and singular the tenements, it centals and profits according from said property from the profits according from said property from the true and inwful owner	said party of the second part, its successors and assigns forever. Said partyof the first part hereby successors and assigns, that at the delivery hereof
cleular, and with all and singular the tenements, it centals and profits according from said property from the property from the property of the second part, its convenant with said party of the second part, its choice and inwful owner	said party of the second part, its successors and assigns forever. Said partyof the first part hereby successors and assigns, that at the delivery hereof
icular, and with all and singular the tenements, itentals and profits according from said property from the second part. To HAVE AND TO HOLD THE SAME unto a convenant with said party of the second part, its the true and inwful owner	esculaments and appurenances thereto belonging. A first and specific fier is hereby granted on all room and after this date.  said party of the second part, its successors and assigns forever. Said partyof the first part hereby successors and assigns, that at the delivery hereof
cleular, and with all and singular the tenements, it centals and profits according from said property from the property of the second part, its convenant with said party of the second part, its choice and inwful owner	said party of the second part, its successors and assigns forever. Said partyof the first part hereby successors and assigns, that at the delivery hereof
icular, and with all and singular the tenements, itentals and profits according from said property from the second part. To HAVE AND TO HOLD THE SAME unto a convenant with said party of the second part, its the true and inwful owner	said party of the second part, its successors and assigns forever. Said party of the first part hereby successors and assigns, that at the delivery hereof.  s above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all resion of same and that.  he has above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all resion of same and that.  he has above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all resion of same and that.  he has a self-self-self-self-self-self-self-self-
icular, and with all and singular the tenements, iteratis and profits according from said property from tail of the profits according from said property from the said profits according to the second part, its he true and lawful owner	said party of the second part, its successors and assigns forever. Said party of the first part hereby successors and assigns, that at the delivery hereof
icular, and with all and singular the tenements, it entais and profits accruing from said property from the NAME units of the SAME units of the SAME units of the SAME units of the said premises the true and lawful owner	said party of the second part, its successors and assigns forever. Said partyof the first part hereby successors and assigns, that at the delivery hereof
cloular, and with all and singular the tenements, rentals and profits according from said property from the AND TO HOLD THE SAME unto a convenant with said party of the second part, its the true and lawful owner	successors and assigns, that at the delivery hereof
icular, and with all and singular the tenements, it centais and profits according from said property from the total and profits according from said property from the total and profits according to the said premises convenant with said party of the second part, its the true and lawful owner	said party of the second part, its successors and assigns forever. Said party
icular, and with all and singular the tenements, itentals and profits according from said property from tall property from the Month of the School part, its convenant with said party of the second part, its the true and lawful owner	successors and assigns, that at the delivery hereof
icular, and with all and singular the tenements, itentals and profits according from said property from tall property from the Month of the School part, its convenant with said party of the second part, its the true and lawful owner	successors and assigns, that at the delivery hereof
cicular, and with all and singular the tenements, iteratas and profits according from said property from the first part, its the true and lawful owner	successors and assigns, that at the delivery hereof
ticular, and with all and singular the tenements, iteratas and profits according from said property from the AND TO HOLD THE SAME unto a convenant with said party of the second part, its the true and lawful owner	ession of same and that
ticular, and with all and singular the tenements, irentals and profits according from said property from the AND and of the second part, its convenant with said party of the second part, its the true and lawful owner	said party of the second part, its successors and assigns forever. Said party of the first part hereby successors and assigns, that at the delivery hereof