No. 211576 GH

## MORTGAGE RECORD No. 415 COMPARED (Loan 881)

(Loan 881)

THIS INDENTURE, Made	his 16th October 192 2 between
	atton and S.L. Patton her husband
	Tulsa County, and State of Oklahoma, part 16.50 the first part, and the
and the state of t	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
	said partof the Arst part, for and in consideration of the sum of
	Eight Hundred and no/100 Dollars,
	병단 하려는 사람들도 되어 사람들이 모든 사람들은 사람들은 사람들이 가는 얼마는 아들로 사람들이 되었다. 그렇게 되었다면 하는데 사람들이 되었다.
	y of the second part, the receipt whereof is hereby acknowledged, ha.V.S. sold and by these presents
and the control of th	nd CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate.
ing and situated in the Cou	nty of Tales and State of Oklahoma, to-wit.
	int the III to River the R
	ot Une (1) in Block Twenty Wine (29)
	n_Owen_Addition_to_the_city_of_ules,
	Uklahoma according to the amended plat
	hereof.
	TREASURER'S ENDORSEMENT
	I hereby certify that I received S. & and issued
	Receipt No. 6 30 Ginerefor in payment of mortgage
	tax on the within mortgage.  Dated this day of 192
	WAYNE L. DICKEY, County Treasurer
lagungabanna di dadangan nangalang yang dina 1 ng 1869 (d). After	and the state of t
haffi an agus ta troch a promisi ban a mar a taon a ta	Deputy
nd all right, title, estate and l sther with all rents of said p cular, and with all and singr entals and profits accruing fo TO HAVE AND TO HOLI	THE SAME unto said party of the second part, its successors and assigns forever. Said part
nd all right, title, estate and I ther with all rents of said public, and with all and singular, and profits accruing to TO HAVE AND TO HOLI invenant with said party of a true and lawful owner	THE SAME unto said party of the second part, its successors and assigns forever. Said part, of the first part hereby the second part, its successors and assigns, that at the delivery hereof. Eunice Patton and S.L. Patto. her husband of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Eunice Patton and S.L. Patton her husband.
nd all right, title, estate and I ther with all rents of said pullar, and with all and singular, and with all and singular, and with all and singular, and with all and singular TO HAVE AND TO HOLI neemant with said party of a true and lawful owner  pumbrances; that there is no warrant and defend the sale provided, ALWAYS, All	THE SAME unto said party of the second part, its successors and assigns forever. Said part—of the first part hereby the second part, its successors and assigns, that at the delivery hereot. Eunice Patton and S. I. Patto her husband of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Eunice Patton and S. I. Patton her husband mee against the lawful and equitable claims of all persons whomsoever.  In these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and
id all right, title, estate and ither with all rents of said pullar, and with all and singth and profits accruing to TO HAVE AND TO HOLI avenant with said party of the true and lawful owner	THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby the second part, its successors and assigns, that at the delivery hereof. Eunice Patton and S.L. Patto her husband of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Eunice Patton and S.L. Patton her husband me against the lawful and equitable claims of all persons whomsoever. In 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 larst part, loaned and advanced to Eunice Patton and S.L. Patton her husband.
and all right, title, estate and I ther with all rents of said public, and with all and sings that are profits according to TO HAVE AND TO HOLI invenant with said party of the true and lawful owner, and there is no il warrant and defend the sample of the part	the second part, its successors and assigns, that at the delivery hereof. Eunice Fatton and S.L. Patto:  Ner husband of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Eunice Patton and S.L. Patto her husband one is 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 list part, loaned and advanced to Eunice Patton and S.L. Patton her husband.  The part, loaned and advanced to Eunice Patton and S.L. Patton her husband.  The part hereby the second part at the special instance and list part, loaned and advanced to Eunice Patton and S.L. Patton her husband.  The sum of
nd all right, title, estate and I other with all rents of said problem, and with all and singular, and profits accruing to TO HAVE AND TO HOLI onvenant with said party of the true and lawful owner, our mountains and defend the seprovided, ALWAYS, Auguest of the part	the second part, its successors and assigns, that at the delivery hereof. Eunice Patton and S.L. Patton her husband of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Eunice Patton and S.L. Patton her husband me 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 arst part, loaned and advanced to Eunice Patton and S.L. Patton her husband the sum of Eight Hundred and no 100 DOLLARS.
and all right, title, estate and I ther with all rents of said public, and with all and singular, and with all and singular, and with all and singular to the TO HAVE AND TO HOLI invenant with said party of the true and lawful owner, and inventage of the part in there is no il warrant and defend the same provided, ALWAYS, Alguest of the part in the fact of the part in the provided provided party of the secondary with and and special, ages thereon constantly insure red to said party of the secondary with and and special, ages thereon constantly insure red to said party of the secondary with and and assessments, and assessments.	the second part, its successors and assigns, that at the delivery hereof. Eunice Fatton and S.L. Patto:  Ner husband of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Eunice Patton and S.L. Patto her husband one is 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 list part, loaned and advanced to Eunice Patton and S.L. Patton her husband.  The part, loaned and advanced to Eunice Patton and S.L. Patton her husband.  The part hereby the second part at the special instance and list part, loaned and advanced to Eunice Patton and S.L. Patton her husband.  The sum of
and all right, title, estate and I ther with all rents of said public, and with all and sings that and profits according to TO HAVE AND TO HOLI invenant with said party of the true and lawful owner	the second part, its successors and assigns, that at the delivery hereof.  **Eunice Patton and S.L. Patto*  for husband  of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Sunice Patton and S.L. Patton her husband one in adverse possession of same and that Sunice Patton and S.L. Patton her husband me against the lawful and equitable claims of all persons whomsoever.  In these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and list part, loaned and advanced to Ennice Patton and S.L. Patton her husband the party of the second part at the special instance and list part, loaned and advanced to Ennice Patton and S.L. Patton her husband the sum of the sum of the second part, its successors and assigns, to pay all taxes and assessing and lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the builded in such company or companies as said second party may designate and the policy or policies of insurance constantly transmorted part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims are of said agreements be not performed as adversald then 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 statust such sums as mmy 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.
and all right, title, estate and I ther with all rents of said public, and with all and singst rates and profits according to TO HAVE AND TO HOLI invenant with said party of the true and lawful owner	the second part, its successors and assigns, that at the delivery hereof. Eumice Patton and S.L. Patto nor husband of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that Eunice Patton and S.L. Patton her husband one in adverse possession of same and that Eunice Patton and S.L. Patton her husband me against the lawful and equitable claims of all persons whomsoever.  In these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and lirst part, loaned and advanced to Eunice Patton and S.L. Patton her husband the sum of the patton and second part at the special instance and lirst part agree
and all right, title, estate and I ther with all rents of said public, and with all and sings that and profits according to TO HAVE AND TO HOLI invenant with said party of the true and lawful owner	the second part, its successors and assigns, that at the delivery hereot. Eunice Patton and S.L. Patto. her husband of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Eunice Patton and S.L. Patton her husband one in adverse possession of same and that Eunice Patton and S.L. Patton her husband me against the lawful and equitable claims of all persons whomsoever.  In the series are upon the express conditions that, whereas, the said party of the second part at the special instance and hist part, loaned and advanced to Ennice Patton and S.L. Patton her husband.  The patton and advanced to Ennice Patton and S.L. Patton her husband the sum of the series with the said party of the second part, its successors and assigns, to pay all taxes and assessing and also to keep said improvements in good repair, and to keep the building and in such company or companies as said second party may designate and the policy or policies of insurance constantly transmer of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, any pay and may cled greenents be not performed as aforesaid then said party of the second may also pay the final judgment for any statusts 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.  LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
id all right, title, estate and I ther with all rents of said pullar, and with all and singt that and profits accruing to TO HAVE AND TO HOLI avenant with said party of a true and lawful owner	the second part, its successors and assigns, that at the delivery hereot. **Eumice Patton and S. I. Patto not the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that **Eunice Patton and S. I. Patton her husband one in adverse possession of same and that **Eunice Patton and S. I. Patton her husband me against the lawful and equitable claims of all persons whomsoever.  In these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and that part, loaned and advanced to **Ennice Patton and S. I. Patton her husband the part part part agree. **—with the said party of the second part, its successors and assigns, to pay all taxes and assessments said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the builded in such company or companies as said second party may designate and the policy or policies of insurance constantly transmod part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lieu claims and part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lieu claims and part, its successors or assigns, may pay at may offect such insurance, for such purpose, paying the costs thereof, and may also pay the final statutory lieu claims stated and 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.  **Eunice Patton and ***Lapatton her husband**  **Loan Association their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  **NOTE OR OBLIGATION**
ad all right, title, estate and I ther with all reuts of said pullar, and with all and singular, and with all and singular, and real profits accruing to TO HAVE AND TO HOLI avenant with said party of a true and lawful owner	the second part, its successors and assigns, that at the delivery hereof. Eunice Patton and S.L. Patto.  Ther husband of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that. Eunice Patton and S.L. Patton her husband one in adverse possession of same and that. Eunice Patton and S.L. Patton her husband me against the lawful and equitable claims of all persons whomsoever.  Indicate the lawful and equitable claims of all persons whomsoever.  Indicate the said presents are upon the express conditions that, whereas, the said party of the second part at the special instance and irst part, loaned and advanced to.  Ennice Patton and S.L. Patton her husband  The sum of the sum of the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessinist said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building part, its successors or assigns; and also to keep said lands and improvements of insurance constantly transmort said agreements be not performed as aforesaid then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims are of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay alm may offect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statustic such sums as may be necessary to protect the title 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.  Eunice Patton and S.L. Patton her husband  October 16,  Tulsa, Okla.  1922.  Balance and assigns the fine first part of the second part is an advertage of the repayded to the first part of the second party and fi
and all right, title, estate and I ther with all rents of said public, and with all and sings that and profits accruing to TO HAVE AND TO HOLI invenant with said party of a true and lawful owner	the second part, its successors and assigns, that at the delivery hereof. Eunice Patton and S.L. Patton of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that. Simice Patton and S.L. Patton her husband one in adverse possession of same and that. Simice Patton and S.L. Patton her husband me against the lawful and equitable claims of all persons whomsoever.  Indicate the said premises above granted and equitable claims of all persons whomsoever.  Indicate 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 inst part, leaned and advanced to Eunice Patton and S.L. Patton her husband.  The first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessinates and lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the builted in such company or companies as said second party may designate and the policy or policies of insurance constantly transmit of said agreements be not performed as afor each diton 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 put he final judgment for any statust such sums as may be necessary to protect the utile 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.  Runice Patton and A.L. Patton her husband  October 1922 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:  NOTE OR OBLIGATION  October 16,  Tulsa, Okla. 1922 make and colleving sums of money vizi
id all right, title, estate and I ther with all rects of said pullar, and with all and sing that and profits accruing to TO HAVE AND TO HOLI avenant with said party of the true and lawful owner	the second part, its successors and assigns, that at the delivery hereof. Eunice Patton and S.L. Patto. her husband of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Sunice Patton and S.L. Patton her husband one in adverse possession of same and that Sunice Patton and S.L. Patton her husband me against the lawful and equitable claims of all persons whomseever.  Indicate the lawful and equitable claims of all persons whomseever.  Indicate the lawful and equitable claims of all persons whomseever.  Indicate the lawful and equitable claims of all persons whomseever.  Indicate the second part at the special instance and dress presents are upon the express conditions that, whereas, the said party of the second part at the special instance and last part, loaned and advanced to Eunice Patton and S.L. Patton her husband  Inst part, loaned and advanced to Eunice Patton and S.L. Patton her husband  Inst part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessing part, its successor or assigns, and also to keep said improvements in good repair, and to keep the build in such company or companies as said second party may designate and the policy or policies of insurance constantly transmer of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay damy of may offect such insurance, for such purpose, paying the costs thereof, and may also put he final judgment for any statusts such same 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.  Punice Patton and L.L. Fatton her husband  Agay of October 1922 make and deliver to the LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures
id all right, title, estate and I ther with all rects of said pullar, and with all and sing that and profits accruing to TO HAVE AND TO HOLI avenant with said party of the true and lawful owner	THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Eunice Patton and S. L. Patton of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Sinice Patton and S. L. Patton her husband one in adverse possession of same and that Sinice Patton and S. L. Patton her husband me against the lawful and squitable claims of all persons whomsoever.  In the sum of these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and lirst part, leaned and advanced to Eunice Patton and S. L. Patton her husband that part, leaned and advanced to Eunice Patton and S. L. Patton her husband the sum of Fight Hundred and no 100.  Eight Hundred and no 100.  DOLLARS.  168 he first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessinate said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bullands of in such company or companies as said second party may designate and they policy or policies of insurance constantly tend of an such company or companies as said second party and estation and part, its successors or assigns, and assessing the said successors or assigns, and assessing the said successors of insurance constantly tend of a said party of the second part its successors or assigns, may pay and may effect such constant the party of the second part its successors or assigns, may pay and may effect such constant the party of the second part its successors or assigns, may pay and may effect such constant the party of the second part its successors or assigns, may pay and may effect such assessment to pay the costs thereof and may also pay the final judgment for any statused such sums seems to be constant the part is successors or assigns, may pay the may be the second part its successors or assigns, may pay a
and all right, title, estate and I ther with all rents of said public, and with all and sing trains and profits accruing to TO HAVE AND TO HOLI invenant with said party of the true and lawful owner	THE SAME unto said party of the second part, its successors and assigns forever. Said part—Soft he first part hereby the second part, its successors and assigns, that at the delivery hereof.  Burling Fatton and S. L. Patton of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Sunice Patton and S. L. Patton her hus.band me 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 irst part, loaned and advanced to Finice Patton and S. L. Patton her hus.band the sum of Fight Hundred and no 100 Dollars.  Light first part agree
and all right, title, estate and all ther with all rents of said public, and with all and singular, and with all and singular, and with all and singular and profits accruing from the said party of the true and lawful owner	THE SAME unto said party of the second part, its successors and assigns forever. Said part—Soft he first part hereby the second part, its successors and assigns, that at the delivery hereof. Eunice Fatton and S. L. Patto of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Sinice Patton and S. L. Patton her husband one in adverse possession of same and that Sinice Patton and S. L. Patton her husband me against the lawful and equitable claims of all persons whomsoever.  In 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 irst part, loaned and advanced to Ennice Patton and S. L. Patton her husband.  Fight Hundred and no 100 Dollars.  16 he first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessinates said lands and improvements thereon free all statutory len claims of part, its successors or assigns; and also to keep and lands and improvements thereon free all statutory len claims are of said agreements be not performed by the said lands and improvements thereon free all statutory len claims are of said agreements be not performed by the said lands and improvements thereon free all statutory len claims are of said agreements be not performed by the part and lands and improvements thereon free all statutory len claims are of said agreements be not performed by the part agree. Such the said agreements be not performed by the part and lands and improvements thereon free all statutory len claims are of said agreements be not performed by the part and lands and improvements the said agreement for any statutory length of the said agreements be not performed by the part and said agreements by any length of the part and lands and land
and all right, title, estate and all ther with all rents of said public, and with all and singular, and with all and singular, and with all and singular and profits accruing from the said party of the true and lawful owner	THE SAME unto said party of the second part, its successors and assigns forever. Said part—Soft he first part hereby the second part, its successors and assigns, that at the delivery hereof.  But numbered and S. L. Patton of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Sinice Patton and S. L. Patton her husband one in adverse possession of same and that Sinice Patton and S. L. Patton her husband me 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 irst part, leaned and advanced to Sinice Patton and S. L. Patton her husband.  Fight Hundred and no 100 Dollars.  16 he first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessinates and intercon, when due, and to keep said improvements in good repair, and to keep the builded in such company or companies as said second party may designate and the policy or policies of insurance constantly transmit of and agreements be not performed in such company or companies as said second party may designate and improvements thereon from all statutors lengths and part, its successors or assigns; and also to keep raid lands and improvements thereon for all statutors lengths and part, its successors or assigns; and also to keep raid lands and improvements thereon all statutors lengths are of said agreements be not performed by the part agree.  Load and the province of the said association of said premises, including all costs and for the repay-defeated with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Funice Patton and S. L. Fatton her husband  October 1922 make and advices as follows, to wit:  NOTE OR OBLIGATION  Cother 1922 make and evidenced by the By-Laws of said Association, represented and evidenced by
and all right, title, estate and I other with all rents of said public, and with all and singular, and with all and singular, and with all and singular and profits accruing to TO HAVE AND TO HOLI onvenant with said party of the true and lawful owner	THE SAME unto said party of the second part, its successors and assigns forever. Said part. Successors and assigns, that at the delivery hereof. Sunice Patton and S.L. Patton of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that. Sunice Patton and S.L. Patton her husband me against the lawful and equitable claims of all persons whomsever.  In adverse possession of same and that. Sunice Patton and S.L. Patton her husband me against the lawful and equitable claims of all persons whomsever.  In adverse possession of same and that. Sunice Patton and S.L. Patton her husband metatory is a successor and assigns to have a successor and the patton and advanced to Emice Patton and S.L. Patton her husband.  Eight Hundred and no 100.  DOLLARS.  10 in the part agree with the said party of the second part, its successors and assigns to pay all taxes and assessing the said and and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building and party of the second party of policies of recome all statutory len claims and part, its successors or assigns; and also to keep raid lands and improvements thereon free from all statutory len claims are of said agreements be not performed as aforesaid then said party of the second part is successors or assigns, may pay and may effect such insurance, for such puspose, paying the costs thereof, and may also pay the final judgment for any statused such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay-did together with the charges thereon as provided by the By-Laws of said association, these presents shall be security.  Emiles Patton and S.L. Fatton her husband and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  October 16,  Pollars, and sevide
and all right, title, estate and in ther with all rents of said public, and with all and singular, and with all and singular, and with all and singular and profits accruing from the said party of the true and lawful owner, combrances; that there is no till warrant and defend the said party and the said party. AND WHEREAS, said parents, general and special, aggistered to said party of the secency lind, and if any or etit chares and assessments, are yield claims, and may layer ent of all moneys so expande AND WHEREAS, the said assessments, and the country lind and if any or etit of all moneys accepted and the said assessments, are yield claims, and may layer to fall moneys accepted and the said assessments, are yield claims. AND WHEREAS, the said on the said long the said sum of Light.  For Value Received for the monthly distributed therefor numbered acceptable therefor numbered are monthly upon said sum so a monthly upon said	THE SAME unto said party of the second part, its successors and assigns forever. Said part—Soft he first part hereby the second part, its successors and assigns, that at the delivery hereof.  But numbered and S. L. Patton of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that Sinice Patton and S. L. Patton her husband one in adverse possession of same and that Sinice Patton and S. L. Patton her husband me 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 irst part, leaned and advanced to Sinice Patton and S. L. Patton her husband.  Fight Hundred and no 100 Dollars.  16 he first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessinates and intercon, when due, and to keep said improvements in good repair, and to keep the builded in such company or companies as said second party may designate and the policy or policies of insurance constantly transmit of and agreements be not performed in such company or companies as said second party may designate and improvements thereon from all statutors lengths and part, its successors or assigns; and also to keep raid lands and improvements thereon for all statutors lengths and part, its successors or assigns; and also to keep raid lands and improvements thereon all statutors lengths are of said agreements be not performed by the part agree.  Load and the province of the said association of said premises, including all costs and for the repay-defeated with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Funice Patton and S. L. Fatton her husband  October 1922 make and advices as follows, to wit:  NOTE OR OBLIGATION  Cother 1922 make and evidenced by the By-Laws of said Association, represented and evidenced by