THE PROVENTION, Non-tool _ 2012, Drey Burg hurg hurghord	(**************************************	
Minute Dray and C.T. Freq. Ast. Justicand This is Charles on Shares on Andres, and Sar	(1.661 987)	
THEE9 there is the target of the second and within a classes, says of the mesh part. "Line Building And		
Build 110.000 Absolute of the second part o	있는 것이 가지 않는 것은 것은 것이 가지 않는 것을 해야 할 수는 것이 가지 않는 것을 갖추었다. 그 것에서 가지 않는 것이 것을 하는 것이 가지 않는 것을 하는 것이 가지 않는 것을 가지 않는 것을 수 있다.	
Devices Provide and the set of the first of the set o	County, and State of Oklahoma, part, and the	
Thready 28 ye 2 and 2 a	지수는 것이 같아요. 그는 것이 가지 않는 것이 같아요. 이 집에 집에 있는 것이 같아요. 이 집에 관하는 것이 같아요. 이 집에 집에 있는 것이 같아요. 이 집에 집에 집에 집에 집에 있는 것이 같아요. 이 집에 집에 집에 있는 것이 같아요. 이 집에 집에 집에 있는 것이 같아요. 이 집에 집에 집에 있는 것이 같아요.	
in hand paid by the null party of the semilar just of the semilar price detarrelated a hard problem promone. <u>10</u>	에는 그들을 사람을 가락했다. 또는 그는 비슷을 가는 물고 있는 그 비슷하고, 그는 그 그는 가슴을 가슴을 가지 않는 것이다. 바람이 가슴을 물고 있는 것이 하는 것이 하는 것이 가슴을 가 바람을	
DARAM SELL CONVER DATA CONTROL uses and party of the sector part, the sector part, and the factor of adapted at an each program of the intervent of the factor of adapted at an each program of the intervent of the factor of the intervent	에 일을 수 있는 것 같아요. 이 것 같아요. 이 것은 이 것은 것이 아니는 것 같아요. 이 것은 것 같아요. 이 것은 것 같아요. 같이 같아요. 이 것을 가지 않는 것 같아요. 이 가 많이 가 있는 것 않는 것 같아요. 이 가 많아요. 이 가 많아요. 이 가 많아요. 이 가 있는 것 같아요. 이 가 있는 것 않 않는 것 같아요. 이 가 있는 것 이 이 가 있는 것 같아요. 이 이 가 있는 것 같아요. 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이	
The and stands in the County st. To 18 G Lots Cyne (1) and Ywo (2) in slook se van (7) Jinyan torks, addition to the oity of Allea according to the recorded plat of sets addition. The Alley States addition to the recorded plat of sets addition. The Alley States addition to the recorded plat of sets addition. The Alley States addition to the recorded plat of sets addition. The Alley States addition to the recorded plat of sets addition. The Alley States addition to the recorded plat of sets addition. The Alley States addition to the recorded plat of sets addition. The Alley States addition to the recorded plat of sets addition. The Alley States addition to the recorded plat of sets addition. The Alley States addition to the recorded plat of sets addition. The Alley States addition to the recorded plat addition to the sets addition. Addition to the Alley States addition to the sets a	그는 그는 것이 같은 것이 같아요. 그는 것이 같아요. 이렇게 많은 것이 같은 것이 같아요. 그는 것이 가 있는 것이 같아요. 같이 많이 많이 많이 많이 많이 없는 것이 없는 것이 같아요. 나는 것이 않 것이 같아요. 나는 않는 것이 같아요. 나는 것이 않는 것이 같아요. 나는 것이 않아요. 나는 것이 않	
Lots Une (1) and Xwo (2) in plock 2 wan (7) Image for a difficult to the resourds plat of said sddition . PREASURERS ENFORMENT Thereby party that's restored 2	그는 이 그렇게 가지 않는 것 같은 것은 것이 많이 있는 것 같아요. 그 같은 것 같은	
Investore. addition to the neocraded plot of caid addition . Investore. addition to the recorded plot of caid addition . TERASURERS ENDORSEMENT Thereby grift faith records 2	집에 다양한 일하는 것 같은 것은 것을 알려야 한다. 한 것 같은 것은 것을 하는 것 같은 것을 하는 것 같은 것이 있는 것이 같은 것이 같이 있다. 같은 것이 같은 것이 없는 것이 없다.	
BG90Td1DE to the recorded plot of said addition TREASURERS ENDORSEMENT Thereby grint Wait records 2		
TREASURERS ENDORSEMENT Therefore No		
TREASURERS ENVLOYESTIMENT Thereby perify that i received \$2	according to the recorded plat of said addition .	
TREASURERS ENVLOYESTIMENT Thereby perify that i received \$2		
The service is a subject to a subject the subject of the service is a subject of th	에는 것은 것 같아요. 같은 것 같아요. 그는 모두 것 같아? 이는 것 같아? 이는 것이가 같아? 이는 것이가 같아? 이는 것이 같아? 이는 것이 같아? 이는 것이 같아? 것 같아? 같아? 이는 것이 같아? 것이 같아? 것이 같아? 것이 같아? 것이 같아?	an an Charlenan Charlenan
Neclet No. 37 2// therefor in permitty is more than the winking periods in the winking periods. Bailed ther. // day of	TREASURER'S ENDURSEMENT	
Lix on the winking agerization. MATINE I. BUCKEY, County Treasurer MATINE I. BUCKEY, County Treasurer Mathematical Sciences Mathematical Scien	I hereby certily that Treceived 3222 and issued Receipt No. 55 / therefor in payment of mostgage	
MANNEL BUCKEY, County Tensurer Jackson Jackson <		
And all right, Life, estas and interest of and greater. In and to said permises, including all homestead rights, which nos hereby varies and released, or final and spinning the locements, hereithements and apports from and apports for an after the skins. To HATE AND TO HOLD THE SAME suit and party of the second part, is successors and assigns forcer. Shill pack the fibe the hereby greated on all releases thereases therease belonging. A first and specific line is hereby greated on all releases thereases therease belonging. A first and specific line is hereby greated on all releases thereases thereases thereases the second part of the association and assign that at the datherey belonging. A first here hereby and C. L. Dray here hubband the true and here as the and promise and assign that at the datherey belonging. A first here hereby and C. L. Dray here hubband wave and with over		
And all right, tills, estate and interests of and protoc is and to still perturbes, including all increases and each merely weived and releases in the still and releases in the still perturbes in the still	G James Deruit	
genhe with all relies of and property, with full power and authority to collect the same in case the conditions of the same process become broken. In any part manifer and and produce some the theoremain of the same some the conditions of the same some theoremain of the same some theoremain of the same some some some some some some some so	이 가슴이 잘 해야 한 것을 수 있는 것 같아요. 이 것 같아요. 이 가슴이 있는 것은 것 같아요. 이 같은 것 같아요. 이 있는 것 같아요. 이 있	
secher with all relies of study property, with full power and subtrive to collect the same in case the conditions of the more tracks become broken. In any part remains and produces and the termination and party of the second part, its successors and assigns forcers. Still part 90% of the first part hereby convenant with said party of the second part, its successors and assigns forcers. Still part 90% of the second part, its successors and assigns forcers. Still part 90% of the second part, its successors and assigns forcers. Still part 90% of the second part, its successors and assigns forcers. Still part 90% of the second part, its successors and assigns forcers. Still part 90% of the second part, its successors and assigns to rever. Still part 90% of the second part is an one in downed in any part of the second part is an one and the second part is an one and the second part is an one in downed in a second of a good and indefectable estates of inheritance therein, free and clear of all incombrances; that there is no one in downed marked on an one of the second part is an advected of the second part is an other the second part is an other of the second part at the second part is an order of the second part is an other other of		
The humbing Der humbing the true and invitil owner	gether with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par-	
incumbrances; that there is no one in adverse possession of same and that <u>Minnie Dray and C. M. Dray her husband</u> PROVIDED_ALWAXS, And these presents are upon the scores conditions that, whereas, the said party of the second part at the special instance and request of the part <u>0.55</u> the first part, based and advanced to <u>Minnie Dray and C. M. Dray her husband</u> the sum of the presents and part <u>1.55</u> the first part, based and advanced to <u>Minnie Dray and C. M. Dray her husband</u> the sum of the sum of the presents and part are upon the company of computes and show and the policy of policies of marcase constantly firsts and hardwanced thereo, which due and to keep said improvements in good repid, and to keep the building thereon constantly insured in such company of computes as said second part, the successore and assumption of a statutory the claims of a different of said as the second part, the successore and assumption and the policy of the social and for a statutory the claims of a different or said to a successore and there or means the second part, the successore and assumption and may invest to the solution of the second part, the successore and assumption and the solution and the second part, the successore and assumption and the second part, the successore and assumption and the second part, the successore and assumption and statutory the claims of a successor and assumption and the second part, the successore and assumption and the second part, the successore and assumption and the second part, the successore and the second part the successore and assumption and the second part, the succes and for the claims at a statutory the claims athe seco	gother with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ticular, and with all and singular the tonements, herediaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part definite part hereby	
Twanty_Five_Hundred_and_no/100 DOLLARS, AND WHEREAS, said part 195 the first part agree	gother with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ticular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parted of the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Linnie Dray and O.K. Bray here husband	
Twanty_Five_Hundred_and_no/100 DOLLARS, AND WHEREAS, said part 195 the first part agree	gother with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ticular, and with all and singular the torements, herediaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parted of the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Lifnnie Dray and O.M. Bray her husband the true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all	
AND WHEREAS, said part 195 the first part agree. With the said party of the second part, its successors and assigns, to pay all increased assessments, and have performed as the part of the second part, its successors or assigns; and also to keep said improvements in good repart, and to keep the buildings thereor constantly insurance constantly	gother with all area is said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ticular, and with all and singular the tonements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partees of the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereof. <u>Minnie Dray and C.M. Bray</u> her husband the true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances; that there is no one in adverse possession of same and that <u>Minnie Dray and C.M. Bray her husband</u> will warrant 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 at the special instance and	
forred to said party of the second part, its successors or asigns, and also to keep said hands and impovements thereon free from all statutory life claims of every life, and fan yo relite of said agreements is not performed as aforesaid then said purty of the second part its successors or asigns, may pay such taxes and assessments, and may effect such insurance, for such purpose, paying then costs thereof, and may also pay the final judgmment for any statutory life of all moneys as expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said. Minnie Dray and C. M. Dray her husband did on the <u>16th</u> day of <u>October</u> , <u>1922</u> muke and deliver to the utility of the second part is successors. NOTE OR OBLIGATION NOTE OR OBLIGATION For Value Received. We promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz: The sum of <u>Twenty-five Hundred and no/100</u> Leinnie Dray and c. M. Innie Dray and c. M. Dray her husband Minnie day to prove the cost of the calling for the second part is a successor of the second part is a successor of the cost of the second part is the second part is a second part is second part is a second	gother with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ticular, and with all and singular the tonements, herediaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parted on all <u>because</u> of the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereof. <u>Lifnnie</u> <u>Dray</u> and <u>O.M.</u> <u>Bray</u> her husband the true and lawful owner	
for red to said party of the second part, its successors or assigns; and also to keep said hands and improvement thereof, after from all statutory lien claims of every lind, and it any or cline of said agreements is not porformed as aforesaid then said party of the second part its successors or respiration of every lind, and it any or cline of said party of the second part its successors or respiration of and presented as aforesaid then said party of the second part its successors or respiration of every lind, and its provide to get the order of any statutory line clining, and may invest such asymmeters of any provide the fille or passession of and premises, including all costs and for the resparation of all moneys as expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said Minnie Dray and C. M. Dray her husband Ind on the 16th day or October. 1922 make and deliver to the control of colligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION NOTE OR OBLIGATION 0ctober. 16th 1922 For Value Received 10 promise to pay to the order of Tulsa Building & Loan Association, the following sums of money viz: the same being the monthly dues on the 25 share 9 of the capital stock of said Association, represented and evidenced by the certificate therefor numbered 3219 this day pledged by Linnie Dray and C. M. Dray her husband 10 said Association to segure a loan of Twenty Five Hundred and no/100	gether with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ticular, and with all and singular the torements, herediaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partees of the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Lifnnie Dray and C.M. Bray her husband the true and lawful owner	
AND WHEREAS, the said AND WHEREAS, the said Minnie Dray and C.M. Dray her husband Mid on the 16th day of October, 1922 muke and deliver to the tutes Building & 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 NOTE OR OBLIGATION NOTE OR OBLIGATION Tutes, Okla, October, 16th 1922 Tutes, Okla, Dissociation, the following sums of money viz: For Value Received Vie promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz: The sum of Twenty-five Hundred and no/100 DOLLARS, he same being the monthly dues on the 25 share 9 of the capital stock of said Association, represented and evidenced by the Derthicate therefor numbered 3219 this day pledged by hims day pledged by hims day pledged by 10 money is said Association to secure a loan of Twenty Five Hundred and no/100 DOLLARS, and the sum of Nineteen and 88/100 DOLLARS; the same being the interest ue monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tuls 8	gother with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ticular, and with all and singular the tonements, herediaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partenets for the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery here of <u>Lifnnie</u> <u>Dray</u> and <u>C.M. Bray</u> her husband the true and lawful ownerof the said promises above granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances; that there is no one in adverse possession of same and that <u>Minnie</u> <u>Dray</u> and <u>C.M. Dray</u> her husband will warrant and defend these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part <u>ees</u> the first part, loaned and advanced to. <u>Minnie</u> <u>Dray</u> and <u>C.M. Dray</u> and <u>C.M. Dray</u> and <u>C.M. Dray</u> her the special instance and the sum of <u>Trenty</u> Five Hundred and advanced to. <u>Minnie</u> <u>Dray</u> and <u>C.M. Dray</u> her husband the sum of <u>A</u> and <u>D</u> and <u>C.M. Dray</u> and <u>C.M. Dray</u> her husband A no/100 <u>DOLLARS</u> . AND WHEREAS, said part <u>tee</u> the first part agree	
AND WHEREAS, the said AND WHEREAS, the said Minnie Dray and C.M. Dray her husband Mid on the 16th day of October, 1922 muke and deliver to the tutes Building & 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 NOTE OR OBLIGATION NOTE OR OBLIGATION Tutes, Okla, October, 16th 1922 Tutes, Okla, Dissociation, the following sums of money viz: For Value Received Vie promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz: The sum of Twenty-five Hundred and no/100 DOLLARS, he same being the monthly dues on the 25 share 9 of the capital stock of said Association, represented and evidenced by the Derthicate therefor numbered 3219 this day pledged by hims day pledged by hims day pledged by 10 money is said Association to secure a loan of Twenty Five Hundred and no/100 DOLLARS, and the sum of Nineteen and 88/100 DOLLARS; the same being the interest ue monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tuls 8	gother with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ticular, and with all and singular the tonements, herediaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partenets for the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery here of <u>Lifnnie</u> <u>Dray</u> and <u>C.M. Bray</u> her husband the true and lawful ownerof the said promises above granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances; that there is no one in adverse possession of same and that <u>Minnie</u> <u>Dray</u> and <u>C.M. Dray</u> her husband will warrant and defend these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part <u>ees</u> the first part, loaned and advanced to. <u>Minnie</u> <u>Dray</u> and <u>C.M. Dray</u> and <u>C.M. Dray</u> and <u>C.M. Dray</u> her the special instance and the sum of <u>Trenty</u> Five Hundred and advanced to. <u>Minnie</u> <u>Dray</u> and <u>C.M. Dray</u> her husband the sum of <u>A</u> and <u>D</u> and <u>C.M. Dray</u> and <u>C.M. Dray</u> her husband A no/100 <u>DOLLARS</u> . AND WHEREAS, said part <u>tee</u> the first part agree	
NOTE OR OBLIGATION NOTE OR OBLIGATION October, 16th 1922 Tuisa, Okia Trisa, Okia For Value Received Vie Promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money vis; The sum of Twenty-five Hundred and no/100 Dollars, he same being the monthly dues on the 25 share Share S Of the capital stock of said Association, represented and evidenced by the Dertificate therefor numbered 3219 this day pledged by hinnie Dray and C. M. Dray her hueband Twenty Five Hundred and no/100 Dollars, and the sum of Mineteen and 88/100 Dollars; the same being the interest we monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tuls a	gother with all rents of sold property, with full power and authority to collect the same in case the conditions of this morigage become broken in any par- ticular, and with all and singular the tenements, herediuments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parters and the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereor. <u>himnie Dray and C.M. Bray</u> her husband the true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances; that here is no one in adverse possession of same and that <u>Minnie Dray and C.M. Dray her husband</u> will warant and defend the same against the haveful and equitable dilations of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the parters of the first part, loaned and advanced to	
October, 16th 1922 Tuisa, Okia	gether with all renie of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partees and C.K. Bray convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Minnie Dray and C.M. Bray the true and lawful ownerof the said promises above granted, and selzed of a good and indefeasible estate of inheritance three in the second part at the successors of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the partees of the first part, loaned and advanced to	
For Value Received <u>Vie</u> promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz: The sum of <u>Twenty-five Hundred and no/100</u> DOLLARS, the same being the monthly dues on the 25	gether with all renie of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partees and C.K. Bray convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Minnie Dray and C.M. Bray the true and lawful ownerof the said promises above granted, and selzed of a good and indefeasible estate of inheritance three in the second part at the successors of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the partees of the first part, loaned and advanced to	
The sum of <u>Twenty-five Hundred and no/100</u>	getter with all rest of add property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- rential and profile accruing from add property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parters of the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereof <u>binnie Drey and C.K. Bray</u> her husband the true and lawful owner is the said promises above granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances; that there is no one in adverse passession of same and that <u>Minnie Dray and C.M. Dray her husband</u> will warent and defend the same against the lawful and equitable climms of all partons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part estimated and <u>Advanced to</u> <u>Minnie Dray and U.M. Dray her husbana</u> the sum of <u>Twenty Five Hundred and no/100</u> DOLLARS. AND WHEREAS, said part, <u>165</u> the first part gree_ with the said party of the second part, its successors and assigns, to pay all inxes and assess- forered to said aprecial, against and lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- fore to said aprecial, against and and more or as ald social durity of the second part, its successors and assigns, to pay all inxes and assess- ments, general and apsecial, against and lands and improvements thereon, when due, and to keep said improvements thereon free from all statutory line climms for every kind, and fan yor the second part, its successors or assigns, may pay such taxes and assessments, and may effect such insurance, for such partypes, paying the exist thereod, part may also pay the final judgmment for any statu- tory line claim, and may offec	
the same being the monthly dues on the 25	<pre>getter with all rents of said property. with full power and authority to collect the same in case the conditions of this morigage become broken in any par- rential and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said paires of the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereot. Linnie Dray and O.L. Bray her husband the true and lawful ownerof the said premises above granted, and select of a good and indefeatible estate of inhoritance therein, free and clear of all incombrances; that there is no one in adverse possession of same and that <u>Minnie Dray and C.M. Dray her husband</u> will warrant and defend the same against the lawful and equitable dialms of all persons whomsover. TROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part <u>205</u> the first part agree</pre>	
Certificate therefor numbered 3219 his day pledged by <u>hinnie Dray and C. M. Dray her husband</u> to said Association to secure a loan of Twenty Five Hundred and no/100	gether with all rents of said property, with full power and authority to collect line same in cause the conditions of this mortgage become broken in any par- rential and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns foraver. Said pathefes the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereor <u>hinnie Dray and C.K. Bray</u> her husband the true and lawful owner	
Twenty Five Hundred and no/100 DOLLARS, and the sum of Nineteen and 88/100 DOLLARS: the same being the interest ine monthly upon said sum so borrowed by. Us And We promise to pay said Association at its Home Office at Tuls a	<pre>gether with all rents of add property, with full power and authority to collect the same in case the conditions of this moringed become broken in any par- iential and proits accruing from said property from and after this date.</pre> TO HAVE AND TO HOLD THE SAME unto said party of the second part its successors and assigns forcers. Said part <u>def</u> the first part hereby convenant with ail or airy of the second part, its successors and assigns, that at the delivery hereor. <u>Linnie Dray and O.E. Pray</u> her husband the two and lawful ownerof the said promises above granted, and select of a good and indefeesible estate of inheritance therein, free and clear of all incumbrances; that there is no one in adverse passession of anne and indefeesible astate of inheritance therein, free and clear of all incumbrances; that there is no one in adverse passession of same and the <u>Minnie Dray and C.M. Dray her husband</u> PROVIDED, ALWAYS, And these presents are upon the express conditions of the sale party of the second part at the special instance and request of the part <u>def</u> the first part joaned and advanced to	
Nineteen and 88/100 DOLLARS: the same being the interest ine monthly upon said sum so borrowed by. Us And We promise to pay said Association at its Home Office at Tuls a	genher with all revise of and property, with full power and authority to collect the name in case the conditions of this mortgage become broken in any par- tentia and profits accruing from said property from and atter this date. TO HAYE AND TO HOLD THE SAME with east of party of the second part, its successors and assigns forever. Said part definition of the second part, its successors and assigns to cave and assign to cave and a solid of the second part, its successors and assigns to cave and assign to cave and a solid of the second part, its successors and assigns that at the delivery here of <u>binnie Dray and C.E. Bray</u> her husband the two and lawful ownerof the said promises above granted, and solid of a good and indefeablue estates of inhoritance therein, free and clear of all incumbrances; that there is no one in adverse possession of same and that <u>Minnie Dray and C.M. Dray her husband</u> will warrant and defend the same against the lawful and equitable claims of all parsons whomsaves. PROVIDED, AlWXX5A, and these presents are ownow the express conditions that, whereas, the said party of the second part at the special instance and request of the part <u>165</u> the first part loaned and advanced to. <u>Minnie Dray and J.M. Dray her husband</u> the same of <u>Trenty Five Eundred and <u>no/100</u> AND WHEREAS, said part <u>165</u> the first part agree. with the said party of the second part, its successors and assigns, to pay all inxes and assess- ments, genoral and special, against said lands and improvements in food repair, and to keep the build- tor with any or either of said agreements is no review of when due, and to keep said larger vennets in food repair, and to keep the build- ments, genoral and special, against said lands and improvements in date and inprovements in food repair, and to keep the build- ments of all monys so expanded to genture with the said party of the second part its successors or assigns, may pay such taxes and assessments, and may freet such insurance, for such parpose, paying the </u>	
Nineteen and 88/100 DOLLARS: the same being the interest ine monthly upon said sum so borrowed by. Us And We promise to pay said Association at its Home Office at Tuls a	geoler with all rents of said property, with full power and authority to collect the same in cases the conditions of the morizange become broken in any par- rents and profits accurate the isomerican here this addite. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part defect the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereot. Linnie Dray and C.E. Bray here the two and lawful owner	
ue monthly upon said sum so borrowed by US	socher with all reals of and property, with full power and authority to collect the same in case the conditions of this mortgase become broken in any partention, and with all and signation be to the conditions of this mortgase become broken in any partention and proventy from and after this date. TO HAVE AND TO HOLD THE SAME muscle and after this date. TO HAVE AND TO HOLD THE SAME muscle and after this date. TO HAVE AND TO HOLD THE SAME muscle and after this date. TO HAVE AND TO HOLD THE SAME muscle and after this date. TO HAVE AND TO HOLD THE SAME muscle and after this date. TO HAVE AND TO HOLD THE SAME muscle and after this date. TO HAVE AND TO HOLD THE SAME muscle and after this date. To Have and lawful owner of the said provide acritication and solves presented, and solved of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances; that there is no one in dravers passession of same and the. <u>Minnie Jray and C.M. Jray her huebband</u> Will warnet and defend the same signate this date of and more and the , whereas, the said party of the second part at the special instance and request of the pray and C.M. Jray her huebband Mill mine Dray and U.M. Jray her huebband the neuroid of the second part, is successors or asside bond party of the second part, its successors on and special muscle and improvements in good repair, and to keep the building in the policy of the second part, its successors or assigns; that due to keep and improvements in good repair, and to keep the building in the second part, its successors or asside been day after more defined and improvements in good repair, and to keep the building in the out of the second part, its successors or asside part day the second part, its successors or asside been day there is an any of the second part, its successors or asside been day try of the second part, its successors or asside been day after is the second part, its successors or asside been	
이 이 아파의 이와 다 이 이 가방에 다가 들어야지. 하루는 적이 적이 적이 집에 집에 집에 있는 것이 같아. 나는 아파가 다 나는 것이 가 물었다. 것이 아파 나는 것이 아파 나는 것이 가 나는 것이 같아. 아파는 것이 아파는 것이 가 나는 것이 같아. 아파는 것이	socher wich all rents of make property, with full power and authority to collect the same in case the conditions of this moringes become broken in any par- rents and provide accruing from and after this satu. TO HAVE AND TO HOLD FIRE SARE unto used a party fire second part, its successors and assigns forver. Said pa ¹ C ¹ C ²	
he said sums of money, amounting in the aggregate to $\overline{100100}$ $\overline{100100}$ $\overline{1000}$ $\overline{76}$ DOLLARS; In the 15th day of each and every month, and continue such monthly payments for a term of $\overline{76}$ months from the date hereof.	genher with all renis of make property. With full power and authority to collect the same in case the conditions of this morigane, become broken in any parameters and product assessment thereto belonging. A first and specific line is in the born of the same in case the conditions of the same in conserve. The same is the conditions of the same in the conditions of the same in the conditions of the same in conserve. The conditions the conditions of the same in the condition o	

ċ.

ŋ,

A STATE OF A

ł,

15

×

ý

4.5

7 **17 1**

11

a

1 27- 5

ſ , j

がな 2

£ (9 Canal State ti

в

ſŀ.

1

P