an manafara tanàna dia kaominina dia mampikambana dia kaominina dia kaominina dia kaominina dia kaominina dia k Ny INSEE dia mampikambana dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina di	COMPARED (Loan 898
THIS INDENTURE, Made this 16th	
말 같은 것 같이 많이 많이 했다.	Rhoda A. Angel his wife.
	Tulsa
Tulsa Building &	OAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
WITNESSETH, That the said part	
*****	d and no/100 Dollars.
	nd part, the receipt whereof is hereby acknowledged, hard and by these presents
	f unto said party of the second part, its successors and assigns forever, all the following described real estate.
ving and situated in the County of	
L.	ot Six (6) in Block Thirteen (13)
·	n the Owens Addition to the city of Tulsa
가는 것 같은 것 같아요. 아이는 것 같아요. 나는 것 같아요.	coording to the recorded plat thereof.
	TREASURER'S ENDORSEMENT
	Receipt No.2.5 therefor in payment of mortgage
	tax on the within prorigage.
	WAYNEL DICKEY County Treasurer
	Deputy.
nd all right, title, estate and interest of sul- ther with all rents of said property, with a sular, and with all and singular the tenem ntals and profits accruing from said prop	and and so the second next the successful and sealons foreign. Sold northe Set the first next hereby
nd all right, title, estate and interest of sale ther with all rents of said property, with i cular, and with all and singular the tenom intais and profits accruing from said prop TO HAVE AND TO HOLD THE SAME provenant with said party of the second property to true and lawful owners	d grantorIn and to said premises, including all homestead rights, which are hereby waived and released, to- full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ents, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all berty from and after this date. It unto said party of the second part, its successors and assigns forever. Said particles the first part hereby art, its successors and assigns, that at the delivery hereof. T. T. Angel and Rhode A. Angel hie wife, .
and all right, title, estate and interest of sale ether with all rents of sale property, with a icular, and with all and singular the tenom entais and profits accruing from said prop TO HAVE AND TO HOLD THE SAME onvenant with said party of the second pro- he true and lawful ownersof the said pro- noumbrances; that there is no one in advers- rill warrant and defend the same against these pres-	d grantorin and to said premises, including all homestead rights, which mus hereby waived and released, to- full power and authority to collect the same in case the conditions of this mortgage become broken in any par- tents, horeditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all perty from and after this date. I unto said party of the second part, its successors and assigns forever. Said partees for the first part hereby art, its successors and assigns, that at the delivery hereof. T. T. Angel and Rhods A. Angel remises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all se possession of same and that $\widehat{1} \cdot \widehat{1} \cdot Angel and Rhods A. Angel his wife,he havful and equitable claims of all persons whomsoover.$
And all right, title, estate and interest of sale (ether with all rents of sale property, with a ioular, and with all and singular the tenom entais and profits accruing from said prop TO HAVE AND TO HOLD THE SAME souvenant with said party of the second pu- the true and lawful ownersof the said pu- neumbrances; that there is no one in advers PROVIDED, ALWAYS, And these pres- provent of the part 16 <sup>th</sup> / <sub>2</sub> the first part lean	d grantorn and to said premises, including all homestead rights, which was hereby waived and released, to- full power and authority to collect the same in case the conditions of this mortgage become broken in any par- nents, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all series form and after this date. I unto said party of the second part, its successors and assigns forever. Said partices the first part hereby art, its successors and assigns, that at the delivery hereor. T. I. Angel and Ahoda A. Angel his wife, . remises above granted, and soized of a good and indefcasible estate of inhoritance therein, free and clear of all se possession of same and that $1 \cdot T \cdot Angel and Ahoda A \cdot Angel his wife, his and orguitable claims of all persons whomsoever. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and and advanced to.$
And all right, title, estate and interest of sale (ether with all rents of sale property, with a iceular, and with all and singular the tonom contais and profits accruing from sale prop TO HAVE AND TO HOLD THE SAME convenant with sale party of the second pro- the true and lawful owner	d grantorin and to said premises, including all homestead rights, which me hereby waived and released, to- full power and authority to collect the same in case the conditions of this mortgage become broken in any par- nents, horeditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all perty from and after this date. I unto said party of the second part, its successors and assigns forever. Said part 0.5 ft the first part hereby art, its successors and assigns, that at the delivery hereot. T. T. Angel and Rhodz A. Angel nis wife, . remises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all se possession of same and that 1.T. Angel and Rhodz A. Angel his wife, he lawful and equitable claims of all persons whomscover. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and red and advanced to. T.T. Angel and Rhodz A. Angel hiz wife, the sum of
And all right, title, estate and interest of sale gether with all rents of sale property, with a iceular, and with all and singular the tenom rentals and profits accruing from sale prof TO HAVE AND TO HOLD THE SAME convenant with sale party of the second pr the true and lawful ownersof the sale pr incumbrances; that there is no one in advers will warrant and defend the same against th PROVIDED, ALWAYS, And these pres request of the part	d grantorin and to said premises, including all homestead rights, which mus hereby waived and released, to- full power and authority to collect the same in case the conditions of this mortgage become broken in any par- nents, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all servi from and after this date. anto said party of the second part, its successors and assigns forever. Said par <u>iables</u> the first part hereby art, its successors and assigns, that at the delivery hereor. T. T. Angel and Rhods A. Angel his wife, . remises above granted, and seized of a good and indefcasible estate of inhoritance therein, free and clear of all se possession of same and that <u>1. T. Angel and Rhods A. Angel his wife</u> , he lawful and equitable claims of all persons whomsoever. Ents are upon the express conditions that, whereas, the said party of the second part at the special instance and ted and advanced to
And all right, title, estate and interest of sald gether with all rents of sald property, with a iteular, and with all and singular the tenom rentals and profits accruing from said prof TO HAVE AND TO HOLD THE SAME convenant with said party of the second pu- the true and lawful ownersof the said pu- incumbrances; that there is no one in advers will warrant and defend the same ugalast ti PROVIDED, ALWAYS, And these pres request of the part	d gentorin and to said premises, including all homestead rights, which mus hereby waived and released, to- thil power and authority to collect the same in case the conditions of this mortgage become broken in any par- nents, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all perty from and after this date. auto said party of the second part, its successors and assigns forever. Said par <u>é</u> 65 the first part hereby art, its successors and assigns, that at the delivery hereot. T. T. Angel and Rhoda A. Angel his wife, and end that 1. T. Angel and Rhoda A. Angel his wife, remises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all se possession of same and that 1. T. Angel and Rhoda A. Angel his wife, he lawful and equitable claims of all persons whomsoever. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and the and advanced to Light Hundrad and rio/100 DOLLARS. st part agree
And all right, title, estate and interest of sald gether with all rents of sald property, with a iceluinz, and with all and singular the iconom rentals and profits accruing from said proj TO HAVE AND TO HOLD THE SAME convenant with said party of the second par- the true and lawful ownersof the said pa- incumbrances; that there is no one in advers will warrant and defend the same ugalast it PROVIDED, ALWAYS, And these pres request of the part	d gentorn and to said premises, including all homestead rights, which are hereby waived and released, to- full power and authority to collect the same in case the conditions of this mortgage become broken in any par- nents, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all perty from and after this date. a unto said party of the second part, its successors and assigns forever. Said par <u>é</u> . So the first part hereby art, its successors and assigns, that at the delivery hereot. T. T. Angel and Rhoda A. Angel his wife, and equitable claims of all persons whomsoever. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and the and advanced to
And all right, title, estate and interest of sale (ether with all rents of sale property, with a iceular, and with all and singular the ionom entails and profits accruing from said prop TO HAVE AND TO HOLD THE SAME convenant with said party of the second par- the true and lawful ownersof the said pa- neumbrances; that there is no one in adverse provide the same ugainst till PROVIDED, ALWAYS, and these pres- equest of the part	d gentorn and to said premises, including all homestead rights, which are hereby waived and released, to- full power and authority to collect the same in case the conditions of this mortgage become broken in any par- nents, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all perty from and after this date. a unto said party of the second part, its successors and assigns forever. Said par <u>é</u> . So the first part hereby art, its successors and assigns, that at the delivery hereot. T. T. Angel and Rhoda A. Angel his wife, and equitable claims of all persons whomsoever. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and the and advanced to
And all right, title, estate and interest of sale gether with all rents of sale property, with a iceular, and with all and singular the iconom entals and profits accruing from said prop TO HAVE AND TO HOLD THE SAME convenant with sale party of the second par- he true and lawful ownersof the said pa- neumbrances; that there is no one in advers will warrant and defend the same ugainst ti- PROVIDED, ALWAYS, and these pres- request of the part	d gentorin and to said premises, including all homestead rights, which mus hereby waived and released, to- thil power and authority to collect the same in case the conditions of this mortgage become broken in any par- nents, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all perty from and after this date. auto said party of the second part, its successors and assigns forever. Said par <u>é</u> 65 the first part hereby art, its successors and assigns, that at the delivery hereot. T. T. Angel and Rhoda A. Angel his wife, and end that 1. T. Angel and Rhoda A. Angel his wife, remises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all se possession of same and that 1. T. Angel and Rhoda A. Angel his wife, he lawful and equitable claims of all persons whomsoever. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and the and advanced to Light Hundrad and rio/100 DOLLARS. st part agree
And all right, title, estate and interest of sald gether with all rents of said property, with a iceular, and with all and singular the ionom rentals and profits accruing from said prof TO HAVE AND TO HOLD THE SAME convenant with said party of the second par- the true and lawful ownersof the said part incumbrances; that there is no one in advers will warrant and defend the same ugainst til PROVIDED, ALWAYS, And these pres- request of the part	d gentorin and to said promises, including all homestead rights, which are horeby waived and released, to- full power and authority to collect the same in case the conditions of this moregage become broken in any par- ients, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all perty from and after this date. a unto said party of the second part, its successors and assigns forever. Said particles to first part hereby art, its successors and assigns, that at the delivery hereof. T. T. Angel and Rhoda A. Angel art, its successors and assigns, that at the delivery hereof. T. T. Magel and Rhoda A. Angel memises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all se possession of same and that 1. T. Angel and Rhoda A. Angel his wife, the lawful and equitable claims of all persons whomsoever. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and the and advanced to
And all right, title, estate and interest of sale gether with all rents of sale property, with a iceular, and with all and singular the iconom entals and profits accruing from said prop TO HAVE AND TO HOLD THE SAME convenant with sale party of the second pa- he true and lawful ownersof the said pa- neumbrances; that there is no one in adverse will warrant and defend the same ugalast the PROVIDED, ALWAYS, and these pres- equest of the part	d grontorTo and to said premises, including all homestead rights, which are hereby waived and released, to- full power and authority to collect the same in case the conditions of this motrages become broken in any par- heart, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all berty from and after this data. I unto said party of the second part, its successors and assigns forever. Said part <u>10.55</u> the first part hereby art, its successors and assigns, that at the delivery hereot. T. T. Angel and Rhoda A. Angel art, its successors and assigns, that at the delivery hereot. T. T. Angel his wife, remises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all se possession of same and that <u>1.T. Angel and Rhoda A. Angel his wife</u> , he lawful and equitable claims of all persons whomsoover. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and hed and advanced to <u>1.T. Angel and Rhoda A. Angel his wife</u> , the sum of <u>Eight Hundrad and no/100</u> DOLLARS. est part ngreewith the said party of the second part, its successors and assigns, to pay all taxes and assess- de and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- pany or companies as all do to keep said inprovements there on or assigns, may pay such insurance, for such purpose, paying the costs thereof and may also, including the situatory lien claims recoments be not performed as aforesaid the said party of use second part is successors or assigns, may pay such insurance, for such purpose, paying the possistion of said part if a successor or assigns, may pay such insurance, for such purpose, paying the possistion of said particles, including toost and for the repay- th the charges thereon as provided by the By-Laws of said Association, these presents shall be security. T.T. Angel and Ehoda A. Angel his wife, day of <u>October 1922</u> make and deliver to
And all right, title, estate and interest of sale setter with all rents of sale property, with a iscular, and with all and singular the tenomi- entals and profits accruing from said prop TO HAVE AND TO HOLD THE SAME sourcement with said party of the second pri- tice true and lawful ownersof the said pri- noumbrances; that there is no one in advers rill warrant and defend the same against the PROVIDED, ALWAYS, And these pres- equest of the part	d grontor_m and to said premises, including all homestead rights, which are hereby waived and released, to- full power and authority to collect the same in case the conditions of this morigage become broken in any par- bents, horeditaments and apputenances thereto belonging. A first and specific lien is hereby granted on all berty from and after this data. I unto said party of the second part, its successors and assigns forever. Said parté <u>O</u> S; the first part hereby art, its successors and assigns, that at the delivery hereof. T.T. Angel and Rhoda A. Angel remises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all se possession of same and that <u>1.T. Angel and Rhoda A.Angel his wife</u> . The lawful and equilable claims of all persons whomsoever. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and ted and advanced to. <u>1.T. Angel and Rhoda A.angel his wife</u> , the sum of <u>Eight Hundrad and no/100</u> DOLLARS. st part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assess- da improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- pany or companies as all second party may designate and the pollog or pollets of main the statutory lien claims recoments be not performed as aforeasid then said party of the second part its baccessors or assigns; and also to keep said inprovements thereon free from all statutory lien claims rements and protect the tile op possission of said premises, including all coxis and for any statu- am may be noteersary to protect the tile op possission of said premises, including all coxis and for the ropay- th the charges thereon as provided by the By-Laws of said Association, these presents shall be security. T.T. Angel and Rhoda A.Angel his wife, <u>day of</u> <u>October</u> , 1922 make and deliver to the OCIATION their note or obligation, which is made a part hereof and in the w
and all right, title, estate and interest of sale ether with all rents of said property, with ri- icelur, and with all and singular the tonom entais and profits accruing from said prop- TO HAVE AND TO HOLD THE SAME onvenant with said party of the second pro- the true and lawful ownersof the said pro- noumbrances; that there is no one in adverse vill warrant and defend the same ugalast the PROVIDED, ALWAYS, And these pres- equest of the part	d grantorin and to said premises, including all homestand rights, which are hereby waived and released, to- full power and authority to collect the same in cases the conditions of this moregage become broken in any par- tents, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all beery from and after this date. i unto said party of the second part, its successors and assigns forever. Said partices the first part hereby art, its successors and assigns, that at the delivery hereor. T.T. Angel and Ahoda A. Angel his wife, remises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all se possession of same and that T.T. Angel. and Ahoda A. Angel his wife, the lawful and equilable claims of all persons whomseover. T.T. Angel his wife, the sum of Eight Hundred and rio/100 BolLARS. The sum of the second part of the second part, its successors and assigns, to pay all three and to be build and incorponents thereon, when due, and to keep soid improvements in good repart, and to keep the build and incorponents thereon, when due, and the see soid incorporements thereon free from all study to ranse de and improvements thereon, when due, and the keep soid informer free from all that to be build party of companies as stid becond party my designate and the polley or polleles of insurance constantly trans- used insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statu- ment has there on the second as for easily and party of the second part its buccessors and assigns, may pay and inprovements thereon, when due, and the keep soid improvements the final judgment for any statu- due on the second party in my designate and the polley or polleles of insurance constantly trans- tend insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statu- ment has the conter of more as aforecaid then and party of the second part its bu
And all right, title, estate and interest of sale rether with all rents of sale property, with a iscular, and with all and singular the tonom entails and profits accruing from said prop TO HAVE AND TO HOLD THE SAME convenant with sale party of the second pa- the true and lawful ownersof the sale pa- neumbrances; that there is no one in adverse will warrant and defend the same ugalast the PROVIDED, ALWAYS, and these pres- equest of the part	d grantorin and to said premises, including all homestand rights, which are hereby waived and releazed, to- full power and authority to collect this same in case the conditions of this more grap become broken in any par- tents, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all perty from and atter this date. I unto said party of the second part, its successors and assigns forever. Said parté.e.f. the first part hereby art, its successors and assigns, that at the delivery hereof. T. T. Angel and Ahoda A. Angel memises above granted, and selzed of a good and indefcasible estate of inheritance therein, free and clear of all se possession of same and that T. Angel and Ahoda A. Angel his wife, he lawful and equitable claims of all persons whomsoover. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and ted and advanced to T. T. Angel and Rhoda A. Angel his wife, the sum of Eight Hundred and rio/100 DOLLARS. at part agree
And all right, title, estate and interest of sale rether with all rents of sale property, with a iscalar, and with all and singular the ionom entails and profits accruing from said profi- TO HAVE AND TO HOLD THE SAME convenant with said party of the second par- the true and lawful ownersof the said pa- neumbrances; that there is no one in adverse ill warrant and defend the same ugainst ti- provIDED, ALWAYS, and these pres- equest of the part	d grantorn and to said premises, including alt homestaal rights, which are hereby waived and released, to- full power and authority to collect the issume in cases the conditions of this morigangs become broken in any par- ients, horedifaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all perty from and after this date. I unto said party of the second part, its successors and assigns forever. Said part.d.g.St the first part hereby art, its successors and assigns, that at the delivery hereot. T.T. Angel and Rhoda A. Angel remises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all se possession of same and that <u>T.T. Angel and Rhoda A.Angel his wifa</u> . I alt will and equitable claims of all persons whomeover. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and ied and advanced to. <u>T.T. Angel and Rhoda A.angel his wife</u> , the sum of <u>Bight Hundred and no/100</u> DOLLARS. The sum of <u>Bight Hundred and roo/100</u> DOLLARS. The sum of performed as aforeasid there as ald improvements in good repair, and to keep the build and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build and or performed as aforeasid then asid party of the second part is successors or asigns, may pay such insurance, for such purpose, paying the costs thereof, and may also pay the final ideament for any statu- am ay be necessary to protoct the diffue of possending all costs and for the ropay- th the charges thereon as provided by the By-Laws of aid Association, these presents shall be security. T.T. Angel and Ahoda A. Angel his wife. MOTE OR OBLIGATION NOTE OR OBLIGATION MOTE OR OBLIGATION
and all right, title, estate and interest of sale ether with all rents of said property, with r icelur, and with all and singular the tonom entais and profits accruing from said prop TO HAVE AND TO HOLD THE SAME onvenant with said party of the second pri- ne true and lawful ownersof the said pri- numbrances; that there is no one in adverse ill worrant and defend the same ugalast the provIDED, ALWAYS, And these pres- squest of the part	d grantora and to said premises, including all homestead rights, which are hereby wrived and released, to- min power and outhority to collect the same in case the conditions of this morigange become broken in any par- ients, horeditamenta and appurtenances thereto belonging. A first and specific lien is hereby granted on all servity from and after this date. to unto said party of the accound part, its successors and assigns forever. Said part <u>d.9.5</u> the first part hereby art, its successors and assigns, that at the delivery hereof. T. T. Angel and Ahoda A. Angel to a sume and that T. T. Angel and Ahoda A. Angel his wife, tremises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all as possession of sume and that T. T. Angel and Ahoda A. Angel his wife, the lawful and equitable claims of all persons whomscover. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and ted and advanced to. T. T. Angel and Rhoda A. Angel his wife, the sum of Eight Hundrad and no/100 DOLLARS. st part agreewith the said party of the second part is baccessors and assigns, to pay all taxes and assess- de and inprovements thereon, when due, and to keep slid improvements in good repair, and to keep the build- pany or companies as at becond party may designate and the policy or policies of neurone constantity fram- cesses of value propes, putping the constant durance of raid and states of and states of assigns, may pay stein insurance, for such putpose, putping the constant durance, including all cores and for the repay- th in charges biereon as provided by the By-Laws of said Association, these presents shall be security. T. T. Angel and Rhoda A. Angel his wife, day of <u>October 1928</u> make and deliver to the GOIATION their note or obligation, which is made a part hereor and in the words and figures as follows, to-wit: nd _28/100
And all right, title, estate and interest of sale rether with all rents of sale property, with a iscular, and with all and singular the ionom entails and profits accruing from said profi- TO HAVE AND TO HOLD THE SAME convenant with said party of the second par- the true and lawful ownersof the said par- neumbrances; that there is no one in adverse will warrant and defend the same ugainst ti- PROVIDED, ALWAYS, and these pres- equest of the part	d grantoron and to said premises, including all homestead rights, which are hereby wrived and released, to- min power and outhority to collect the same in case the conditions of this morigange become broken in any par- ients, horeditamenta and appurtenances thereto belonging. A first and specific lien is hereby granted on all servity from and after this date. to unto said party of the second part, its successors and assigns forever. Said part <u>d.9.5</u> the first part hereby art, its successors and assigns, that at the delivery hereot. T. T. Angel and Ahoda A. Angel hits wilfe. remises above granted, and soized of a good and indefeasible estate of inheritance therein, free and clear of all se possession of sume and that <u>T. T. Angel and Ahoda A. Angel hits wife</u> . the lawful and equitable claims of all persons whomscover. ents are upon the express conditions that, whereas, the said party of the second part at the special instance and ted and advanced to. <u>T. T. Angel and Rhoda A. Angel hit wife</u> , the sum of <u>Eight Hundrad and no/100</u> DOLLARS. st part agree
And all right, title, estate and interest of sale rether with all rents of sale property, with a icelura, and with all and singular the tenomi- entals and profits accruing from said prop TO HAVE AND TO HOLD THE SAME convenant with said party of the second pu- lie true and lawful ownesof the said pu- neumbrances; that there is no one in advers request of the part	d grantorm and to said premises, including all homestead rights, which are hereby waived and released, to- min power and authority to collect the sume in case the conditions of this moregrap become broken in any par- sents, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all servity from and atter this date. 1 unto said party of the second part, its successors and assigns torever. Said par <u>£</u> .95; the first part hereby art, its successors and assigns, that at the delivery hereor. T.T. Angel and Rhoda A. Angel his successors and assigns, that at the delivery hereor. T.T. Angel and Rhoda A. Angel is a possession of same and that <u>1.T.Angel and Rhoda A. Angel his wifs</u> , the lawful and equitable claims of all persons whomsover: the avoid and advanced to <u>5.T.F. Angel and Rhoda A. Angel his wife</u> , the sum of Eight Hundred, and no/100 DOLLARS, st part agree
And all right, title, estate and interest of sale rether with all rents of sale property, with a iscular, and with all and singular the tenomi- entals and profits accruing from said proj- TO HAVE AND TO HOLD THE SAME convenant with sale party of the second pu- the true and lawful ownersof the sale pu- neumbrances; that there is no one in adverse will warrant and defend the same update the provided, ALWAYS, and these pres- equest of the part	d grantorm and to said premises, including all homestead rights, which are hereby waived and released, to- min power and authority to collect the sum in case the conditions of this moregrap become broken in any par- sents, horeditaments and appurtenances thereto belonging. A first and specific line is hereby granted on all servity from and atter this date. 1 unto said party of the second part, its successors and assigns torever. Said par <u>£</u> .95; the first part hereby art, its successors and assigns, that at the delivery hereor. T.T. Angel and Rhode A. Angel remises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all as possession of same and that <u>1 T. Angel and Rhode A. Angel his wife</u> , the lawful and equitable claims of all persons whomsover: ents are upon the express conditions that, whereau, the said party of the second part at the special instance and ned and advanced to <u>1.T. Angel and Rhode A. Angel his wife</u> , the sum of <u>Eight Hundrad and no/100</u> DOLLARS, st part agree
And all right, title, estate and interest of sale rether with all rents of said property, with a icelura, and writh all and singular the tenomi- entals and profits accruing from said proj- TO HAVE AND TO HOLD THE SAME convenant with said party of the second pa- lie true and lawful ownersof the said pa- neumbrances; that there is no one in adverse vill warrant and defond the same ugalast the PROVIDED, ALWAYS, and these pres- equest of the part	d grantorm and to said premises, including all homestead rights, which are hereby waived and released, to- min power and authority to collect the sume in case the conditions of this moregrap become broken in any par- sents, horeditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all servity from and atter this date. 1 unto said party of the second part, its successors and assigns torever. Said par <u>£</u> .95; the first part hereby art, its successors and assigns, that at the delivery hereor. T.T. Angel and Rhoda A. Angel his successors and assigns, that at the delivery hereor. T.T. Angel and Rhoda A. Angel is a possession of same and that <u>1.T.Angel and Rhoda A. Angel his wifs</u> , the lawful and equitable claims of all persons whomsover: the avoid and advanced to <u>5.T.F. Angel and Rhoda A. Angel his wife</u> , the sum of Eight Hundred, and no/100 DOLLARS, st part agree

.

Construction of the second sec