	N	ò	211710	A10.
4		'n	STTITO	甜

271 1999

de 1

de Hi

## MORTGAGE RECORD No. 415

	1.4 2		- an 12		4	
	(500	n	89	6	്വ്വം	

ų

	THIS INDENTURE, Made this 15th day of October 199 2 between
	THIS INDENTURE, Made this
신 아파에 집에 가지 않는 것이 없다.	나는 것은 것은 것 같은 것은 것은 것은 것은 것은 것은 것을 하는 것을 못했다. 것은 것은 것을 다 있는 것은 것을 가지 않는 것을 다 있는 것을 가지 않는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 수 있는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 것을 것을 것을 수 있는 것을 수 있는 것을
그 영국은 가장에 가지 않는 것이 많이	198 Building And
	WITNESSETH, That the said part. 168
	Twelve Hundred and no/100
	n hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, hammer sold and by these presents
	BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following and the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part, its successors and assigns forever, all the following the second part is second part of the second part is second part is second part is second part of the second part is second pa
ate of Oklahoma, to-wit:	ing and situated in the County of
	Lot Four (4) in Block Two (2) in Meadowvale Addition
	to the city of Tules, according to the recorded plat ther
<u>.eo.t</u>	
*****	การกรรณ์สามารถสามรถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสา 
~~~*****	TREASURER'S ENDORSEMENT
******	
************	tax on the within mortgere Date 192 2
	WATNE L. DICKEY, County Tregener
	Denni
*****	
St the first part hereby D.D. Fay D. Mayfie Sin, free and clear of all	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19, venant with said party of the second part, its successors and assigns, that at the delivery hereof. W.A.Mayfield 30 his wife, true and lawful owner. of the said premises above granted, and seized of a good and indofeasible estate of inheritance there
St the first part hereby nd Fay C. Mayfie sin, free and clear of all ld his wife, the special instance and	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19, onvenant will said party of the second part, its successors and assigns, that at the delivery hereof. W. A. Mayfield and his wife, he true and lawful owner. Sof the said premises above granted, and selzed of a good and indofensible estate of inheritance there cumbrances; that there is no one in adverse possession of same and that. Brownies, the there is no one in adverse possession of same and that. Brownies, the adderend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at
St the first part hereby nd Fay C. Mayfie sin, free and clear of all 1d his wife, the special instance and wife,	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19, nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. W.A.MEYTIELT 20, his wife, e true and lawful owner
St the first part hereby nd Fay C. Mayfie sin, free and clear of all 1d hiz wife, the special instance and wife, 	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19, onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. W.A. Mayfield and his wife, he true and lawful owner. Sof the said premises above granted, and selzed of a good and indofeasible estate of inheritance there neumbrances; that there is no one in adverse possession of same and that 'W.A.Mayfield and Fay J. Mayfie ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at aguest of the part each the first part, loaned and advanced to
of the first part hereby nd. Fay. 3. Mayfie ain, free and clear of all 1d. his wife, the special instance and wife, the sum of DOLLARS. and to keep the build- rance constantly trans- all statutory lien claims rs or assigns, may pay dgmment for any statu- osts and for the repay- shall be security.	convenant with said party of the second part, its successors and assigns, that at the delivery hereof. W. A. Mayfield and his wife. the true and lawful owners. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance there incumbrances; that there is no one in adverse possession of same and that. W. A. Mayfield and Fay J. Mayfiel will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at request of the part is of the first part, loaned and sdvanced to. W. E. Mayfield and Fay C. Mayfield his Twelve Hundred and no/100 AND WHEREAS, said part i.es the first part agree. with the said party of the second part, its successors and assigns, to pr neuts, general and special, against said hads and improvements thereon, when due, and to keep said improvements in good repair, may there on constantly insured in such company or companies as all second party may designate and the policy or policies of the street to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereos, when said party of the second part its barced for from for every kind, and if any or either of said agreements be not performed as aforesaid the nation and the policy or polices of the ory lie claims, and may invest such issums as may be necessary to proteet the title or possession of said parentses, including all or ory the adainse, and may invest such sums as may be necessary to proteet the title or possession of said parentses, including all or orgen to get the money so expended together with the charges thereon as provided by the By-Laws of said Association, these presents
of the first part hereby nd Fay C. Mayfie of the second clear of all 1d his wife, the special instance and wife, the sum of DOLLARS. and to keep the build- nance constantly trans- all statutory lien claims rs or assigns, may pay dgmment for any statu- osts and for the repay- shall be security.	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. <sup>143</sup> onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. <u>N.A. Mayfield and</u> his wife, the true and lawful owner
of the first part hereby nd Fay C. Mayfie of the second clear of all 1d his wife, the special instance and wife, the sum of DOLLARS. and to keep the build- nance constantly trans- all statutory lien claims rs or assigns, may pay dgmment for any statu- osts and for the repay- shall be security.	TO HAVE AND TO HOLD THE SAME unto add party of the second part, its successors and assigns forever. Said part. <sup>145</sup> nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. W.A. Mayfield and his wife, e true and lawful owner. <sup>5</sup> of the said premises above granted, and selzed of a good and indefeasible estate of inheritance there sumbrances; that there is no one in adverse possession of same and that. <sup>W.A.</sup> Mayfield and Fay J. Mayfiel II warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at juest of the part. <sup>168</sup> of the first part, loaned and advanced to. <sup>W.A.</sup> Mayfield and Fay C.Mayfield his must, general and special, against said hands and improvements thoreon, when due, and to keep said improvements in good repair, res there on constantly insured in such company or companies as said second party for the second part is no or epiles of insu- red to said party of the second part, its successors or assigns; and also forces and langs and improvements thereon, said second part of the second part is no constantly insured in such company or companies as aforesaid hands and improvements thereon for the second part of the second part is successors or assigns; and also fores and lands and improvements thereon, paring the costs thereof, and may also pay the final final successory to protect the title or possession of said premises, including all or posses of the such and surance, for such purpse, paying the costs thereof, and may also pay the final final successory to protoct the title or possession of said premises, including all or it of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents <b>AND</b> WHEREAS the said
of the first part hereby nd Fay C. Mayfie of the second clear of all 1d his wife, the special instance and wife, the sum of DOLLARS. and to keep the build- nance constantly trans- all statutory lien claims rs or assigns, may pay dgmment for any statu- osts and for the repay- shall be security.	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. <sup>143</sup> anvenant with said party of the second part, its successors and assigns, that at the delivery hereof. <u>N.A. Mayfield and</u> his wife, the true and lawful owner
St the first part hereby nd Fay C. Mayfie sin, free and clear of all 1d his wife, the special instance and wife, the sum of DOLLARS. ay all taxes and assess- in takes the build- rance constantly trans- all statutory lien claims rs or assigns, may pay dgmment for any statu- oats and for the repay- shall be security. ake and deliver to the tures as follows, to-wit:	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 14 movenant will said party of the second part, its successors and assigns, that at the delivery hereor. W. A. Mayfield and his wife. he true and lawful owner
St the first part hereby nd Fay C. Mayfie sin, free and clear of all 1d his wife, the special instance and wife, the sum of DOLLARS. ay all taxes and assess- in taken the build- rance constantly trans- all statutory lien claims rs or assigns, may pay gemment for any statu- oats and for the repay- shall be security. ake and deliver to the pures as follows, to-wit:	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19 and invenant with said party of the second part, its successors and assigns, that at the delivery hereof. W. A. Mayfield and presented to the said premises above granted, and seized of a good and indofensible estate of inheritance there is underestimated in adverse possession of same and that W. A. Mayfield and Fay 3. Mayfield and Fay 3. Mayfield is extra and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at a guest of the part of the first part, loaned and advanced to W. A. Mayfield and Fay C. Mayfield his are against said and sand advanced to W. A. Mayfield and Fay C. Mayfield his second part at a special, against said ands and improvements thereon, when due, and to keep said improvements in good repair, is successors or companies as said second party may designate and improvements in good repair, and there or from a company or companies as said second party may designate and improvements in good repair, is successors or assession of some as provided the raid party of the second part is successors or constantly insured in such company or companies as said second party may designate and improvements in good repair, and any or there second agreements be not performed as afforesaid there said improvements in good repair, its successors or assession of said and and improvements be not performed as afforesaid the suid party of the second part its successors and assessors and association, these parts in such company or companies as provided by the By-Laws of said Agreements, including all cont of all meneys so expended together with the charges thereon as provided by the By-Laws of said Agreements, including all cont of all meneys as exponded together with the or possession of said apart hereof and in the words and fig or Octoher. 1922 LOAN ASSOCIATIO
St the first part hereby nd Fay C. Mayfie sin, free and clear of all ld his wife, the special instance and wife, the sum of DOLLARS. and to keep the build- ind to keep the claims rs or assigns, may pay dgmment for any statu- osts and for the repay- shall be security.	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 14 mercenant with said party of the second part, its successors and assigns, that at the delivery hereof. W. A. Mayfield and his wife. he true and lawful owner
St the first part hereby nd Fay C. Mayfie sin, free and clear of all 1d his wife, the special instance and wife, the sum of DOLLARS. ay all taxes and assess- in the sum of DOLLARS. ay all taxes and assess- in tatutory len claims rs or assigns, may pay demment for any statu- solt and tor the repay- shall be security. ake and deliver to the gures as follows, to-wit: 	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_19 provenant with said party of the second part, its successors and assigns, that at the delivery hereof. W.A.Mayfield and bis wife. the true and lawful owner
St the first part hereby Md. Fay C. Mayfie sin, free and clear of all 1d his wife, the special instance and wife, the sum of DOLLARS. ay all taxes and assess- and to keep the build- rance constantly trans- all statutory lien claims rs or assigns, may pay dgmmont for any statu- osts and for the repay- shall be security. 102_2 ake and deliver to the sures as follows, to-wit: 2 ng sums of money viz; DOLLARS,	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19 of the second part, its successors and assigns, that at the delivery hereot. W. A. Mayfield and his wifes. his wifes. the true and lawful owners. of the said premises above granted, and selzed of a good and indefensible estate of inheritance there cumbrances; that there is no one in adverse possession of same and that. W. A. Mayfield and Fay 3. Mayfield its warrant and defend the same against the lawful and equilable claims of all persons whomsoever. PROVIDED, ALWAYS, And liese presents are upon the express conditions that, whereas, the said party of the second part at guest of the part estimated in a second part, its successors and assigns, to pro- ents, general and special, against said lands and improvements thereon, when due, that to know the follow of polices of their red to said party of the second part, its successors or assigns; and also to keep said lands and improvements for good and inprovements thereon free from the said and any effect such insurance, for such purpose, paying the costs thereof, and may also pay the final ju- wry kind, and if any or other of said agreements be not performed as aforesaid there said hards and improvements for so and party of the second part, its successors or assigns; and also to keep said lands and improvements for so and said agreements be not performed as aforesaid there said hards and improvements for so they field and fare of the sole agreements in bore on said second part its successors and assegns the said second part its successors or assigns; and also to keep said and and indepretives there on free from a said second part in the sole of and may also pay the final ju- ry its chains, and may invest such sums as may be necessary to protect the filte or possession of and presses in the successors of a said second part its successors and assection, these presents AND WHEREAS, the said LOAN ASSOCIATION their note or Obligation, which is made
St the first part hereby nd. Fay C. Mayfie sin, free and clear of all ld his wife, the special instance and wife, the sum of DOLLARS. and to keep the build- ind to keep the build- ing sums of money viz: DOLLARS, and evidenced by the	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19 and any second part, its successors and assigns, that at the delivery hereof. W. A. Mayfield and his wife, a true and lawful owner. of the said premises above granted, and selecal of a good and indocabule estates of inheritance there aumbrances; that there is no one in adverse possession of same and that W. A. Mayfield and Fay J. Mayfie is uncertained the same against the lawful and equitable chains of all persons whomsover. PROVIDED, ALWAYS, And these presents are upon the express coaldions that, whereas, the said party of the second part at guest of the part of the first part, loaned and sevence to W. A. Mayfield end Fay C. Mayfield his guest of the part of the first part agree
St the first part hereby         MdFayCMayfie         Sin, free and clear of all         1d_his_wife         the special instance and         wife	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <sup>145</sup> avenant with said party of the second part, its successors and assigns, that at the delivery hereof. <u>W.A.Mayfield AN</u> his wife, e true and lawful owners. of the said premises above granted, and selzed of a good and indicable estate of theiritance there sumbrances; that there is no one in adverse possession of same and that <u>W.A.Mayfield and Fay J. Mayfiel</u> provided the same against the lawful and equitable chinas of all premose whomesover. PROVIDED, ALWATS, And these presents are upon the express conditions that, whereas, the said party of the second part at puest of the part <sup>168</sup> of the first part, loaned and advanced to <u>W.A. Mayfield and Fay C.Mayfield his</u> and apecal, against said ands and improvements threeon, when due, and to keep said improvements in good repart, is thereon constantly insure in successors or assigns; and also to keep said improvements the face of the second part, its successors and assigns, to prove that and first or either of said agreements be not performed is and company or the second part, its successors and assigns, to prove the different is successors or assign; and also to keep said improvements in face or provide the said party of the second part, its successors or assign; and also to keep said inprovements in face on part its baces and best such thar of said agreements be not performed as aforesaid then said party of the second part, its successors or assign; and also to keep said information in the said part by the face of the origin and may face from the origin performs the origin bar costs here of and may also pay the fant and in of all moneys as expended together with the charges thereon as provided the ther possession of all premises, including the compares of and part is a successors of assign and may free in add and a part is bace and association, there or presents AND WHEREAS, the saidA.Mayfield and Fay J. Mayfield his wife . AND WHEREA
St the first part hereby nd. Fay C. Mayfie sin, free and clear of all 1d his wife, the special instance and wife, the sum of DOLLARS. any all taxes and assess- and to keep the build- rance constantly trans- all statutory lien claims rs or assigns, may pay dgmmont for any statu- osts and for the repay- shall be security. <u>102</u> ake and deliver to the sures as follows, to-wit: <u>102</u> mg sums of money viz; <u>DOLLARS</u> , and evidenced by the d his wife, the sum of money for any statu- and sures of money viz; <u>DOLLARS</u> , and evidenced by the d his wife,	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <sup>14</sup> anyenant with said party of the second part, its successors and assigns, that at the delivery hereor. W. A. Mayfield and his wife, the true and lawful owners. of the said premises above granted, and selsed of a good and indicasible estate of inheritance there cumbrances; that there is no one in adverse possession of same and that ". A. Mayfield and Fay 1. Mayfield ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, AUWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at guest of the part <sup>1</sup> / <sub>2</sub> . So the first part, loaned and advanced to. ". A. Mayfield and Fay C. Mayfield his mixed to guest of the first part, loaned and advanced to. ". A. Mayfield and Fay C. Mayfield his mixed to guest of the part <sup>1</sup> / <sub>2</sub> . So the first part agree
St the first part hereby         ndFayCMayfie         sin, free and clear of all         ld_his_wife,         the special instance and         wife,	TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns forever. Said part <sup>14</sup> parvenant with said party of the second part, its successors and assigns, that at the delivery hereof. W.A.Mayfield and he true and hawful owner
St the first part hereby Md. Fay C. Mayfie sin, free and clear of all 1d his wife. the special instance and wife. 	TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns forever. Said part <sup>14</sup> onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. <u>W.e.s.Mayfield.a.s.</u> he true and lawful owner. <u>M.e.s.Mayfield.and Fay 3.</u> Mayfiel membrances; that there is no one in adverse possession of same and that <u>W.A.Mayfield and Fay 3.</u> Mayfiel <i>PROVIDED</i> , ALWATS, and here presents are upon the express conditions that, whereas, the said party of the second part at squeat of the part. <u>168</u> of the first part, loaned and advanced to. <u>W.A. Mayfield and Fay 3.</u> Mayfield his squeat of the part. <u>168</u> the first part, loaned and advanced to. <u>W.A. Mayfield and Fay 3.</u> Mayfield his squeat of the part. <u>168</u> the first part agree
St the first part hereby         nd       Fay       S. Mayfie         sin, free and clear of all       1d       his       wife         the special instance and	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <sup>14</sup> anvenant with said party of the second part, its successors and assigns, that at the delivery hereon. W. As Mayfield, Sh he true and lawful owner
St the first part hereby         MdFayC. Mayfie         sin, free and clear of all         1d_his_wife,         the special instance and         wife,	TO HAVE AND TO HOLD THE EAME units and party of the second part, its successors and assigns forever. Said part <sup>14</sup> onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. <u>W.e.s.Mayfield.a.s.</u> he true and lawful owner. <u>M.e.s.Mayfield.and Fay 3.</u> Mayfiel mumbrances; that there is no one in adverse possession of same and that. <u>W.A.Mayfield and Fay 3.</u> Mayfiel Have and defend the same against the lawful and equitable chines of all persons whomever. PROVIDED, ALWAYES, and these prevents are upon the express conditions that, whereas, the said party of the second part at squeat of the part. <u>183</u> of the first part, loaned and advanced to. <u>W.A. Mayfield and Fay 3.</u> Mayfield his squeat of the part. <u>183</u> of the first part, loaned and advanced to. <u>W.A. Mayfield and row 2. Mayfield his</u> <u>Twelve Hundred and no/100</u> AND WHEREAS, said part. <u>186</u> the first part agreewith the said party of the second part, its successors and assigns, to pr firsts, general and special, against said hands and improvements thereon, when due, and to keep said improvements in good reputry statecree constant; insure is not company or companies as all sceend party my designate and the policy or policies of imus to thank and assessments, and may effect such harumac, for such purpose, paying the costs thereof and may along by the final due or that and and assessments and may force such insure conce, for such purpose, paying the costs thereof and may along by the final due or that and may since is such concents, for such purpose, paying the costs thereof and may along by the final due or that and advessment and may force is there and provided by the Bay-Law so said Association, these presents AND WHEREAS, the said 1. <u>A.May field and Fay 3. Mayfield his wife</u> . <u>AND WHEREAS, the said 1. <u>A.May of October 1922</u> <u>as and being the monthly dues on the <u>12</u> share. <u>8</u> of the capital stock of said Association, represented the sum of <u>Seven and 98/100</u> <u>Seven and 98/100</u> <u>a same being the monthly dues o</u></u></u>

Шb