## No. 224615 C. .... MORTGAGE RECORD No. 447

. Na presidente de la Carle Balla anticipa de calle de la calendar de la calendar de la calendar de la calendar

WALKER TATLOR COMPANY, DELA, CITY 81					۵
THIS INDENTURE,		day of March		., between	
ġ	rayce B. Long an	d Arthur E. Long	, her husband,		****
		.in. Tulsa	County, and Stat	e of Oklahoma, parties	the first part, and
TULSA BUILDII	G AND LOAN AS	SSOCIATION, a corporation	organized under the laws	of the State of Oklahoma,	earty of the second party
	That the said part 185				
WIINE5333111		nd end 00/100			
******************					
in hand paid by the sai	d party of the second part, th	e receipt whereof is hereby ac	knowledged, ha yesold a	nd by these presents	GRAN
		said party of the second par			
lying and situated in th	e County of	188		and Sta	e of Oklahoma, to-v
*****				مەرەپ بېرى مەرەپ بېرىغان ئېرىم بېرىغان يېرىغان يېرى بېرى د. د د د د بېرى بېرى بېرى بېرى د د د بېرى بېرى بېرى د د د بېرى بېرى د د د د بېرى د د بېرى د د بېرى د د بېرى د د د	
***				*	
		l) in Block Two			
		ty of Tulsa, Okl			
	Recorded	Plat thereof.		****	
	***	*****			
	This is a constant of the second s	*****			****
Prove	\$211	з°° Миц. З			
Lo 3	°	and states and the second states and the sec			
~~~~~ <b>~</b>	6. 41	Mul 3			************
		A		***********	
	Ct.				
******************	****	$\mathcal{O}$			
And all right, title, esta	te and interest of said grante	er and suthority to collect the	, including all homestead	itions of this mortgage bee	ome broken in anv
And all right, title, est. gether with all rents of ticular, and with all an and profits accruing fro	te and interest of said granto said property, with full pow l singular the tenements, here p said property from and after	er and authority to collect the ditaments and appurtenances r this date.	, including all homestead ne same in case the cond thereto belonging. A fir	rights, which are hereby v itions of this mortgage bec st and specific lien is hereb	ome broken in any j y granted on all ren
And all right, title, est gether with all rents of ticular, and with all an and profits accruing fro TO HAVE AND	ite and interest of said grante said property, with full pow d singular the tenements, here n said property from and afte TO HOLD THE SAME unter	or Second authority to collect the ditaments and appurtenances r this date.	, including all homestead ne same in case the cond thereto belonging. A fir , its successors and assign	rights, which are hereby ' itions of this mortgage bec st and specific lien is hereb s forever. Said part	ome broken in any p y granted on all ren
TO HAVE AND	TO HOLD THE SAME unto	said party of the second part	, its successors and assign	s forever. Said part <u>i</u> e	St the first part her
TO HAVE AND	TO HOLD THE SAME unto y of the second part, its succes	o said party of the second part sors and assigns, that at the de	, its successors and assign elivery hereof	s forever. Said part 16	of the first part her
TO HAVE AND	TO HOLD THE SAME unto y of the second part, its succes	said party of the second part	, its successors and assign elivery hereof	s forever. Said part 16	of the first part her
TO HAVE AND covenant with said part the true and lawful ow cumbrances: that there	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises at is no one in adverse possessio	o said party of the second part sors and assigns, that at the de and <u>Arthur E. Lo</u> bove granted, and seized of a n of same and that	, its successors and assign elivery hereof ng, her husban good and indefeasible est	s forever. Said part 1.6 d , ate of inheritance therein,	S the first part her free and clear of all
TO HAVE AND covenant with said part the true and lawful ow cumbrances: that there	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises at is no one in adverse possessio	o said party of the second part sors and assigns, that at the de and <u>Arthur E. Lo</u> bove granted, and seized of a n of same and that	, its successors and assign elivery hereof ng, her husban good and indefeasible est	s forever. Said part 1.6 d , ate of inheritance therein,	S the first part her free and clear of all
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ier. I of the said premises al is no one in adverse possessio Grayce B. L the same against the lawful a	said party of the second part sors and assigns, that at the de and Arthur E. LOD bove granted, and seized of a n of same and that Ong and Arthur E and equitable claims of all per	, its successors and assign elivery hereof ng, her husban good and indefeasible est . Long, her hu sons whomsoever.	s forever. Said part i.e d , late of inheritance therein, Sband ,	S the first part her
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, Al	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long her.S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful of WAYS, And these presents a	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof ng. her husban good and indefeasible est . Long. her hu sons whomsoever. a that, whereas, the said p	s forever. Said part i.e d , tate of inheritance therein, S D and , narty of the second part at	A the first part her free and clear of all the special instance
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter.S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac	o said party of the second part sors and assigns, that at the da and Arthur E. Ion bove granted, and seized of a n of same and that	, its successors and assign elivery hereof ng, her husban good and indefeasible est . LONG, her hu sons whomsoever. that, whereas, the said p	s forever. Said part <u>i</u> e d, cate of inheritance therein, Sband, narty of the second part at	A the first part here free and clear of all the special instance
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ier. I of the said premises al is no one in adverse possessio Grayce B. L the same against the lawful a WAYS, And these presents a of the first part, loaned and ac Grayce B	o said party of the second part sors and assigns, that at the de and Arthur E. Lon bove granted, and selzed of a a of same and that	, its successors and assign elivery hereof ng, her husban good and indefeasible est . Long, her hu sons whomsoever. that, whereas, the said p r. Z. Long, her	s forever. Said part <u>i</u> .e d, inte of inheritance therein, Sband, arty of the second part at husband	If the first part her free and clear of all the special instance the s
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, All request of the part est of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long her. E. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful of WAYS, And these presents a of the first part, loaned and au Grayce B. Three Th	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof good and indefeasible est . Long, her hu sons whomsoever. that, whereas, the said p r Z. Long, her O	s forever. Said part 1.6 d , ate of inheritance therein, S b and , party of the second part at h ushand	A the first part her free and clear of all the special instance of the s
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, All request of the part est of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long her. E. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful of WAYS, And these presents a of the first part, loaned and au Grayce B. Three Th	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof good and indefeasible est . Long, her hu sons whomsoever. that, whereas, the said p r Z. Long, her O	s forever. Said part 1.6 d , ate of inheritance therein, S b and , party of the second part at h ushand	A the first part her free and clear of all the special instance of the s
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, All request of the part est of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long her. E. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful of WAYS, And these presents a of the first part, loaned and au Grayce B. Three Th	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof good and indefeasible est . Long, her hu sons whomsoever. that, whereas, the said p r Z. Long, her O	s forever. Said part 1.6 d , ate of inheritance therein, S b and , party of the second part at h ushand	A the first part here free and clear of all the special instance of the s
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, All request of the part est of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long her. E. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful of WAYS, And these presents a of the first part, loaned and au Grayce B. Three Th	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof good and indefeasible est . Long, her hu sons whomsoever. that, whereas, the said p r Z. Long, her O	s forever. Said part 1.6 d , ate of inheritance therein, S b and , party of the second part at h ushand	A the first part her free and clear of all the special instance the s
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, All request of the part est of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long her. E. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful of WAYS, And these presents a of the first part, loaned and au Grayce B. Three Th	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof good and indefeasible est . Long, her hu sons whomsoever. that, whereas, the said p r Z. Long, her O	s forever. Said part 1.6 d , ate of inheritance therein, S b and , party of the second part at h ushand	A the first part her free and clear of all the special instance the s
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac Grayce B. Three Th S, said parties. of the first p ial, against said lands and in insured in such company or the second part, its successory the successary the charges thereon as pro	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that Ong and Arthur E and equitable claims of all per re upon the express conditions dvanced to . IONE and Arthur OUSAND and OO/100 part agree with the said pa approvements thereon, when c ormanies as said second pas s or assigns; and also to keep not performed as a foresaid for such purpose, paying the to protect the title or possoss vided by the By-Laws of said	the successors and assign elivery hereof ng, her husban good and indefeasible est . Long, her hu sons whomsoever. a that, whereas, the said p r. Z. Long, her D. rty of the second part, its lue, and to keep said imp rty may designate and th said lands and improven then said lands and improven then said party of the s a costs thereof, and may on of said parth of thes a costs thereof, and may a sosciation, these presen	s forever. Said part 1.6 d, tate of inheritance therein, S b and , arty of the second part at h usband successors and assigns, to p provements in good repair, the policy or policies of inst ents thereon free from all econd part its successors of also pay the final judgmen ts shall be security.	A the first part her free and clear of all the special instance the special instance DOLLA ay all taxes and ass and to keep the bu rance constantly tro statutory lien claims stasigns, may pay as t for any statutory apayment of all mon
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part 9.9 of	TO HOLD THE SAME unto y of the second part, its success Grayce B. Long ter. S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful WAYS, And these presents a of the first part, loaned and ac Grayce B. Three Th. S, said parties of the first p and my effect such insurance, uch sums as may be necessary th the charges thereon as pro S, the saidGrayce	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a ong and Arthur E and equitable dalms of all per re upon the express conditions dvanced to	, its successors and assign elivery hereof	s forever. Said part if d, ate of inheritance therein, Sband, arty of the second part at hushand successors and assigns, to p provements in good repair, e policy or policies of inst ents thereon free from all econd part its successors of also pay the final judgmen ding all costs and for the r ts shall be security. her husband	A the first part her free and clear of all the special instance the spec
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the parties of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises at is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and at Grayce B. Three Th S, said parties of the first p ial, against said lands and in sured in such company or the second part, its successor or either of eaid agreements I and my effect such insurance, uch sums as may be necessary the charges thereon as pro S, the said Grayce	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that Ong and Arthur E and equitable claims of all per re upon the express conditions dvanced to . Iong and Arthur ousand and OQ/IOC part agreewith the said pa approvements thereon, when c companies as aid second pas s or assigns; and also to keep not performed as a foresaid for such purpose, paying the to protect the title or possess of assigns of said e B. Long and A:	, its successors and assign elivery hereof ng, her husban good and indefeasible est . Long, her hu sons whomsoever. a that, whereas, the said p r. Z. Long, her of the second part, its lue, and to keep said imp ry of the second part, its ue, and to keep said imp ry of the second part, its said lands and improven then said party of the s e costs thereof, and may lon of said premises, inclu then said premises, inclu	s forever. Said part 1.6 d, tate of inheritance therein, Sband, arty of the second part at husband successors and assigns, to p provements in good repair, te policy or policies of inst vents thereon free from all econd part its successors o also pay the final judgmen ding all costs and for the r ts shall be security. her husband	A the first part her free and clear of all the special instance the special instance DOLLA only all taxes and ass and to keep the bu rance constantly fri statutory lien claim assigns, may pays a t for any statutory apayment of all mon make and deliver to
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises at is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and at Grayce B. Three Th S, said parties of the first p ial, against said lands and in sured in such company or the second part, its successor or either of eaid agreements I and my effect such insurance, uch sums as may be necessary to the charges thereon as pro S, the said Grayce	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a ong and Arthur E and equitable dalms of all per re upon the express conditions dvanced to	, its successors and assign elivery hereof ng, her husban good and indefeasible est . Long, her hu sons whomsoever. a that, whereas, the said p r. Z. Long, her of the second part, its lue, and to keep said imp ry of the second part, its ue, and to keep said imp ry of the second part, its said lands and improven then said party of the s e costs thereof, and may lon of said premises, inclu then said premises, inclu	s forever. Said part 1.6 d, tate of inheritance therein, Sband, arty of the second part at husband successors and assigns, to p provements in good repair, te policy or policies of inst vents thereon free from all econd part its successors o also pay the final judgmen ding all costs and for the r ts shall be security. her husband	A the first part her free and clear of all the special instance the special instance DOLLA only all taxes and ass and to keep the bu rance constantly fri statutory lien claim assigns, may pays a t for any statutory apayment of all mon make and deliver to
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises at is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and at Grayce B. Three Th S, said parties of the first p ial, against said lands and in sured in such company or the second part, its successor or either of eaid agreements I and my effect such insurance, uch sums as may be necessary to the charges thereon as pro S, the said Grayce	o said party of the second part sors and assigns, that at the de and Arthur E. 100 bove granted, and seized of a ong and Arthur E and equitable daims of all per re upon the express conditions dvanced to	, its successors and assign elivery hereof	s forever. Said part if d, ate of inheritance therein, Sband, arty of the second part at <u>husband</u> successors and assigns, to p or ovements in good repair, te policy or policies of inst uents thereon free from all econd part its successors of also pay the final judgmen ding all costs and for the r ts shall be security. <u>her husband</u> and in the words and figure	A the first part her free and clear of all the special instance the special instance the special instance DOLLA pay all taxes and ass and to keep the bu rance constantly tr statutory lien claim assigns, may pay as t for any statutory payment of all mon make and deliver to s as follows, to-wit:
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the parties of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises at is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and at Grayce B. Three Th S, said parties of the first p ial, against said lands and in sured in such company or the second part, its successor or either of eaid agreements I and my effect such insurance, uch sums as may be necessary to the charges thereon as pro S, the said Grayce	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof	s forever. Said part if d, ate of inheritance therein, Sband, arty of the second part at <u>husband</u> successors and assigns, to p or ovements in good repair, te policy or policies of inst ents thereon free from all econd part its successors of also pay the final judgmen ding all costs and for the r ts shall be security. <u>her husband</u> and in the words and figure	257 the first part her free and clear of all the special instance the special instance 
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ner.S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac 	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that Ong and Arthur E and equitable claims of all per re upon the express conditions dvanced to . IONG and Arthur DUSAND and Arthur DUSAND and OQ/IOM part agree with the said pa aprovements thereon, when c companies as aid second pars s or assigns; and also to keep be not performed as aforsact to protect the title or possess s or assigns; and also to keep be not performed as aforsact to protect the title or possess to day of    	, its successors and assign elivery hereof ng., her husban good and indefeasible est . Long, her hu sons whomsoever. . that, whereas, the said p r. E. Long, her ry of the second part, its lue, and to keep said imp ry of the second part, its lue, and to keep said imp ty may designate and th said lands and improven then said premises, inclu satoration, these presen rthur E. Long, ch, 1923, 	s forever. Said part 1.6 d. tate of inheritance therein, Sband, successors and assigns, to p provements in good repair enote policies of inst ents thereon free from all econd part its successors of also pay the final judgmen ding all costs and for the r ts shall be security. her hus band and in the words and figure earch 15.	St the first part her free and clear of all the special instance the special instance DOLLA oay all taxes and ass and to keep the bu rance constantly fro statutory lien chima assigns, may pay s t for any statutory apayment of all mon make and deliver to s as follows, to-wit: 
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises at is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac Grayce B. Three The S, said parties of the first p ial, against said lands and in insured in such company or the second part, its successory the second part, its successory the second part. Grayce and my effect such insures and such such successory the second part. Grayce the second part. Grayce s, the said Grayce denth Grayce A ANNLOAN ASSOCIATIO	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof ng, her husban good and indefeasible est . Long, her hu sons whomsoever. a that, whereas, the said p r Z. Long, her c Z. Long, h	s forever. Said part 1.6 d. cate of inheritance therein, Sband, arty of the second part at husband successors and assigns, to p provements in good repair, the policy or policies of inst ends thereon free from all econd part its successors of also pay the final judgmen ts shall be security. her husband and in the words and figure earch 15. ASSOCIATION, the follow	A the first part her free and clear of all the special instance the special instance DOLLA bay all taxes and ass and to keep the bu rance constantly tro statutory lien claims statutory lien claims tfor any statutory apayment of all mon make and deliver to s as follows, to-wit: 192_ ing sums of money
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part 90 	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac Grayce B. Three Th S, said partles, of the first p insured in such company or the second part, its successory that charges thereon as pro s, the said	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a on of same and that	, its successors and assign elivery hereof	s forever. Said part 1.6 d., cate of inheritance therein, Sband, marty of the second part at hushand successors and assigns, to p revoments in god repair, te policy or policies of inst tents thereon free from all cond part its successors of also pay the final judgmen ts shall be security. hor husband and in the words and figure earch 15. ASSOCIATION, the follow	257 the first part her free and clear of all the special instance the special instance DOLLA and to keep the bu rance constantly tra- statutory lien claima and to keep the bu rance constantly tra- statutory lien claima assigns, may pay s t for any statutory apayment of all mon make and deliver to a sa follows, to-wit: 192. ing sums of money w
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part 99 of	TO HOLD THE SAME unto y of the second part, its success Grayce B. Long ter. E. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac Grayce B. Three The S, said partles of the first p inl, against said lands and in success of said agreements a and my effect such insurance, uch sums as may be necessary to the charges thereon as pro S, the saidGrayce teenth G ANNLOAN ASSOCIATIO red_Wepromise to pay Fifty-three and athly dues on the30	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that Ong and Arthur E and equitable claims of all per re upon the express conditions dvanced to . IONG and Arthur DUSAND and OQ/ICO oursand and OQ/ICO oursa	, its successors and assign elivery hereof ng, her husban good and indefeasible est . LONG, her hu sons whomsoever. a that, whereas, the said p r. Z. LONG, her c. LONG, h	s forever. Said part 1.6 d., inte of inheritance therein, S b and , arty of the second part at husband successors and assigns, to p provements in good repair, te policy or policies of inst ents thereon free from all econd part its successors o also pay the final judgmen ding all costs and for the r ts shall be security. her husband and in the words and figure arch 15. ASSOCIATION, the follow	257 the first part her free and clear of all the special instance 
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part est of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac Grayce B. Three The S, said partles of the first p ial, against said lands and in insured in such company or the second part, its successory the second part, its successory the second part, its successory s, the said Grayce S, the said Grayce teenth Grayce A S, the said Grayce the second part, its successory the second part, its successory the second part of an eveness of the of said agreements i and my effect such insurces and prefect such insurces and	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof ng, her husban good and indefeasible est . LONG, her hu sons whomsoever. a that, whereas, the said p r. Z. LONG, her c. Z. LONG, her ry of the second part, its lue, and to keep said imp ry of the second part, its lue, and to keep said imp ry of the second part, its ind lands and improven then said party of the s a costs thereof, and may a costs thereo	s forever. Said part 1.6 d. cate of inheritance therein, Sband, arty of the second part at husband successors and assigns, to p provements in good repair, the policy or policies of inst ents thereon free from all econd part its successors of also pay the final judgmen ts shall be security. her husband and in the words and figure erch 15. ASSOCIATION, the follow id Association, represented and Arthur E. LO	257 the first part her free and clear of all the special instance the special instance DOLLA bay all taxes and ass and to keep the bu rance constantly tri- statutory lien claims statutory lien claims to rany statutory spayment of all mon make and deliver to as follows, to-wit: 192. ing sums of money v DOLLA and evidenced by nr, her hus
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part 99 of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac Grayce B. Three Thu S, said partles. of the first p that, against said lands and insured in such company or the second part, its successory th the charges thereon as pro s., the saidGrayce teenth G ANILOAN ASSOCIATIO ed_Wepromise to pay Fifty-three and athly dues on the30the pered	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof	s forever. Said part 1.6 d. cate of inheritance therein, Sband, marty of the second part at hushand successors and assigns, to p provements in good repair, te policy or policies of inst nents thereon free from all econd part its successors of also pay the final judgmen tis shall be security. her hus band and in the words and figure earch 15. ASSOCIATION, the follow id Association, represented nd Arthur E. Lo	257 the first part her free and clear of all the special instance in the special instance in DOLLA out to keep the busing and to keep the busing and to keep the busing the special instance in DOLLA out of any statutory in make and deliver to as follows, to-wit: 192. ing sums of money in DOLLA: and evidenced by Ng, her husing on to secure a loan
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part 99 of	TO HOLD THE SAME unto y of the second part, its succes Grayce B. Long ter. S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac Grayce B. Three Thu S, said partles. of the first p that, against said lands and insured in such company or the second part, its successory th the charges thereon as pro s., the saidGrayce teenth G ANILOAN ASSOCIATIO ed_Wepromise to pay Fifty-three and athly dues on the30the pered	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof	s forever. Said part 1.6 d. cate of inheritance therein, Sband, marty of the second part at hushand successors and assigns, to p provements in good repair, te policy or policies of inst nents thereon free from all econd part its successors of also pay the final judgmen tis shall be security. her hus band and in the words and figure earch 15. ASSOCIATION, the follow id Association, represented nd Arthur E. Lo	A the first part here free and clear of all the special instance a the special instance a DOLLA oay all taxes and ass and to keep the bu rance constantly tra statutory lien claims and statutory lien claims and constantly tra statutory lien claims and constantly tra DOLLAS and evidenced by Mg, her hus on to secure a loan
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part 95 of	TO HOLD THE SAME unto y of the second part, its success Grayce B. Long ter. S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful is WAYS, And these presents a of the first part, loaned and ac Grayce B. Three Th. S, said parties of the first part, and arguites of the first part, s, said parties of the first part, insured in such company or or either of said agreements and my effect such insuccessor of the econd part, its successor of the charges thereon as pro s, the saidGrayc. the charges thereon as pro s, the saidGrayc. teenth G ANNLOAN ASSOCIATIO ed_W@promise to pay Fifty-three and thy dues on theSO bered_ 3699the Three The	o said party of the second part sors and assigns, that at the de and Arthur E. [0] bove granted, and seized of a ong and Arthur E ong and Arthur E and equitable dalms of all per re upon the express conditions dvanced to	, its successors and assign elivery hereof	s forever. Said part 1.6 d. cate of inheritance therein, Sband, arty of the second part at hushand successors and assigns, to j provements in good repair, te policy or policies of inst ents thereon free from all econd part its successors on also pay the final judgmen ding all costs and for the r ts shall be security. her hus band and in the words and figure erch 15. ASSOCIATION, the follow id Association, represented nd Arthur E. IO 	257 the first part here free and clear of all the special instance a the special instance a 
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part 95 of	TO HOLD THE SAME unto y of the second part, its success Grayce B. Long ter. S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac Grayce B. Three This s, said partles. of the first p ial, against said lands and if insured in such company or the second part, its successor the second part, its successor the charges thereon as pro s, the saidGrayce teenth G ANILOAN ASSOCIATIO ed. Wepromise to pay Fifty-three and thely dues on the30 bered3699 th Three This Three This	o said party of the second part sors and assigns, that at the de and Arthur E. Ion bove granted, and seized of a an of same and that	, its successors and assign elivery hereof ng, her husban good and indefeasible est • LONG, her hu sons whomsoever. • that, whereas, the said p r. S. LONG, her c. S. LONG, he	s forever. Said part 1.6 d. cate of inheritance therein, Sband, arty of the second part at husband successors and assigns, to p provements in good repair te policy or policies of inst econd part its successors of also pay the final judgmen ding all costs and for the r ts shall be security. her husband and in the words and figure erch 15. ASSOCIATION, the follow id Association, represented and Arthur E. IO 	A the first part here free and clear of all the special instance the special instance of the special i
TO HAVE AND covenant with said part the true and lawful ow cumbrances; that there will warrant and defend PROVIDED, AI request of the part 99 of	TO HOLD THE SAME unto y of the second part, its success Grayce B. Long ter. S. of the said premises al is no one in adverse possessio Grayce B. L. the same against the lawful a WAYS, And these presents a of the first part, loaned and ac Grayce B. Three Thu S, said partleg. of the first part, land against said lands and in insured in such company or the second part, its successory the second part, its successary the charges thereon as pro s, the saidGrayce teenth G ANILOAN ASSOCIATIO Fifty-three and athly dues on theSO 	o said party of the second part sors and assigns, that at the de and Arthur E. [0] bove granted, and seized of a ong and Arthur E ong and Arthur E and equitable dalms of all per re upon the express conditions dvanced to	, its successors and assign elivery hereof	s forever. Said part 1.6 d., cate of inheritance therein, Sband, marty of the second part at hushand successors and assigns, to j revenents in god repair, te policy or policies of inst tents thereon free from all cond part its successors of also pay the final judgmen ting all costs and for the r ts shall be security. her husband and in the words and figure erch 15. ASSOCIATION, the follow id Association, represented and Arthur E. LO 	257 the first part here free and clear of all the special instance of the special instance of the special of the special instance of the special instance of the special instance of the special of the special instance of the special same being the inter uls a , cklaho

11