and the second of the second

## MORTGAGE RECORD No. 447

THIS INDENTURE, Made this twentieth day of July , 1923 , between W. A. Walker and Melvina Walker, his wife	ana ang ang ang ang ang ang ang ang ang
in	part, and the
Tulsa Building and LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the	
WITNESSETH, That the said part. 188of the first part, for and in consideration of the sum of	
Eighteen hundre and 00/100	_DOLLARS,
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents	GRANT
BARGAIN. SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following describe	ed real estate,
lying and situated in the County ofand State of Oklo	ahoma, to-wit;
Lots eleven (11) twelve (12) and thirteen (13)	-
in Block twelve (12) Capital Hill addition to	
the City of Tulsa, Oklahoma, according to the	
recorded plat thereof,	
Theasurers endorsement	
Receipt No. 10. 75.3 therefor in payment of mortgage	
tax on the within mortgage.  Dated this 23 day of July 1923  W. W. Luckey - County Treasurer	
www.Strikey - County Treasurer	
C&B.	
***************************************	
And all right, title, estate and interest of said grantors. in and to said premises, including all homestead rights, which are hereby waived are gether with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become brok ticular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granter and profits accruing from said property from and after this date.  TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.83 of the first and specific lien is hereby granter and profits accruing the said part.	nd released, to- cen in any par- i on all rentals
covenant with said party of the second part, its successors and assigns, that at the delivery hereof.	
w. A. Walker and Melvina Walker, his wife, the true and lawful owners. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and	
W. A. Walker and Melvina Walker, his wife, the true and lawful owner, of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that W. A. Walker and Melvina Walker, his wife	clear of all in-
W. A. Walker and Melvina Walker, his wife, the true and lawful owner, of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and	clear of all in-
W. A. Walker and Melvina Walker his wife, the true and lawful owned of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that Melvina Walker and Melvina Walker, his wif 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 the species request of the partiagon the first part, loaned and advanced to W. A. Waker and Melvina Walker, his wife,	clear of all in-
W. A. Walker and Melvina Walker, his wife, the true and lawful owners. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that W. A. Walker and Melvina Halker, his wif 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 the species request of the partices of the first part, loaned and advanced to	clear of all in-
W. A. Walker and Melvina Walker his wife, the true and lawful owned of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that No. A. Walker and Melvina Walker, his wif 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 the specie request of the partiagof the first part, loaned and advanced to. W. A. Walker and Melvina Walker, his wife,  of	clear of all in-
W. A. Walker and Melvina Walker his wife.  the true and lawful ownes of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that W. A. Walker and Melvina Walker, his wif 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 the specie request of the partices of the first part, loaned and advanced to W. A. Waker and Melvina Walker, his wife,  of	clear of all in-
W. A. Walker and Melvina Walker his wife, the true and lawful owned of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that No. A. Walker and Melvina Walker, his wif 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 the specie request of the partiagof the first part, loaned and advanced to. W. A. Walker and Melvina Walker, his wife,  of	clear of all in-
W. A. Walker and Melvina Walker his wife.  the true and lawful ownes of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that W. A. Walker and Melvina Walker, his wif 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 the specie request of the partices of the first part, loaned and advanced to W. A. Waker and Melvina Walker, his wife,  of	clear of all in-
the true and lawful owned of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that **Welker** and Melvine Malker**, his wid 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 the specific request of the partiagon the first part, loaned and advanced to **W. A. Waker** and Melvine Malker**, his wife,  of **Bighteen hundred and **Oo/loo**  AND WHEREAS, said part igsof the first part agree with the said party of the second part, its successors and assigns, to pay all taments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to lings thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance certy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all statutory every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns; taxes and assessments, and my effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayment so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  AND WHEREAS, the said **W.A.** Walker** and **Melvine** Walker**, his**-wif**, make and day of **Department**. The said and in the words and figures as follow the By-Laws of said Association, which is made a part hereof	clear of all in-
The true and lawful owned of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that W. A. Walkar and Malvina Walkar, hās wild 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 the specific request of the partices of the partices of the first part, loaned and advanced to W. A. Wakar and Malvina Walker, his wife, of	clear of all in-  clear.  al instance and  the sum  DOLLARS,  xes and assess- reep the build- nstantly trans- lien claims of may pay such restautory lien t of all moneys  I deliver to the  vs, to-wit:
The true and lawful owners. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that Welker and Melving Welker, his wiffer will warrant and delend 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 the specific request of the parties of the first part, loaned and advanced to Welker and Melving Welker, his wife, of Bighteen hundred and 00/100.  AND WHEREAS, said part ilesof the first part agree with the said party of the second part, its successors and assigns, to pay all the ments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to it to receive the same party of the second party and second party	clear of all in-
The true and lawful ownedof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse pessession of same and that We. A. Walker and Malving Walker, his wiff 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 the specific request of the partiagon the first part, loaned and advanced to W. A. Walker amd jielving Walker, his wife,  of	clear of all in-  de
W. A. Walker and Malyina Walker, his wife.  the true and lawful ownes. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that W. A. Walker and Malvina Walker, his wiff 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 the specific request of the partiass of the first part, loaned and advanced to W. A. Walker and Malvina Walker, his wife, of	clear of all in- cle.,
W. A. Walker and Malvina Walker, his wife.  the true and lawful ownes. of the said premises above granted, and select of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that We. A. Walker and Malvina Walker, his wiff 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 the specific request of the partiasof the first part, loaned and advanced to W. A. Walker and Malvina Walker, his .wife, of	clear of all in- clear of all moneys deliver to the vs, to-wit:  192 of money viz: DOLLARS, denced by the wife
The true and lawful ownessof the said premises above granted, and setzed of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that. W. A. Welker and Malving Walker, hās 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 the specific request of the pard 280f the first part, loaned and advanced to W. A. Walker and Jaelving Walker, his wife, of	clear of all in-  clear of all instance and  clear of all assess-  ceep the build-  nstantly trans-  ylen claims of  may pay such  restatutory lien  t of all moneys  d deliver to the  vs, to-wit:  192  clear of money viz:  DOLLARS,  denced by the  wife  wife  cure a loan of
The true and lawful owned of the said premises above granted, and setzed of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that	clear of all in- cle.,
the true and lawful ownedof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that Wig. A. Walker. and Malvina Walker, his. wild 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 the specific request of the partia Bof the first part, loaned and advanced to W. A. Walker. and .idelvina Walker, his. wife,  of	clear of all in-  the sum  DOLLARS,  xes and assess- teep the build- nstantly trans- tien claims of may pay such statutory lien to all moneys  d deliver to the vs, to-wit:  192  of money viz:  DOLLARS, denced by the wife cure a loan of it the sum of ing the interest
the true and lawful owned of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse pressession of same and that W. A. Wolkar and Malvinn Walker, his wild 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 the specific request of the partia 850 fthe first part, loaned and advanced to W. A. Waker and Melvinn Walker, his wife, of	clear of all in- clear.  the sum  DOLLARS,  xes and assess- reep the build- nstintly trans- ylen claims of may pay such statutory lien to fall moneys  deliver to the vs, to-wit:  192  DOLLARS, denced by the wife, cure a loan of the sum of ing the interest
the true and lawful ownedof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and cumbrances; that there is no one in adverse possession of same and that Wig. A. Walker. and Malvina Walker, his. wild 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 the specific request of the partia Bof the first part, loaned and advanced to W. A. Walker. and .idelvina Walker, his. wife,  of	clear of all in- clear of all moneys dien claims of may pay such statutory lien to all moneys deliver to the vs, to-wit:  192 of money viz: DOLLARS, denced by the wife, cure a loan of the sum of ing the interest