

No. 239246 C.M.J.

M	IOR	TG	AGE	REC	ORD	No.	447

270

•

THIS INDENTURE. Made this Thirt	ieth day of August , 192 3 , between
	and Aaron Bell, her husband,
	inTulseCounty, and State of Oklahoma, partil 26f the first part, and t
	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second party
	LOAN ASSOCIATION, a corporation organized under the news of the state of Okanomic, party of the second part, for and in consideration of the sum of
	undred and 00/100 Dollar
n hand paid by the said party of the secon	d part, the receipt whereof is hereby acknowledged, hat $Vert$ sold and by these presents
3ARGAIN. SELL, CONVEY and CONF	IRM unto said party of the second part, its successors and assigns forever, all the following described real esta
ying and situated in the County of	Tulsa

Lot Fourteen	(14), Block Seventeen (17), Lynch-Forsythe
Addition to	the city of Tulsa, Oklahoma, according to
	plat thereof.
	TREA. BUT IT, SANJAR SEMENT
	(1993) cerus day 1 sector 5/3 and focusd Baccipt No/227 (therefor a part of mortgage

	W. W. Suctor, Conf. B. Jum
	B Jum
	y.phily
to have and to hold the s	AME unto said party of the second part, its successors and assigns forever. Said part 2.93 the first part her
TO HAVE AND TO HOLD THE S covenant with said party of the second part	AME unto said party of the second part, its successors and assigns forever. Said part. 1.98 the first part her
TO HAVE AND TO HOLD THE S covenant with said party of the second part Hazel Bel. he true and lawful owner. Sof the said p	AME unto said party of the second part, its successors and assigns forever. Said part. 1937 the first part her , its successors and assigns, that at the delivery hereof. 1 and Aaron Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all
TO HAVE AND TO HOLD THE S covenant with said party of the second part Hazel Bel. he true and lawful owner. Sof the said p	AME unto said party of the second part, its successors and assigns forever. Said part. 1937 the first part her , its successors and assigns, that at the delivery hereof. 1 and Aaron Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that
TO HAVE AND TO HOLD THE S evenant with said party of the second part Hazel Bel. the true and lawful owner. S of the said f sumbrances; that there is no one in adverse Hazel Bel.	AME unto said party of the second part, its successors and assigns forever. Said part. 1937 the first part her , its successors and assigns, that at the delivery hereof. 1 and Aaron Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that. 1 and Aaron Bell, her husband,
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bel. he true and lawful owner. S of the said f umbrances; that there is no one in adverse Hazel Bel. vill warrant and defend the same against t	AME unto said party of the second part, its successors and assigns forever. Said part. 1937 the first part her , its successors and assigns, that at the delivery hereof. 1 and Aaron Bell, her hus band, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that. 1 and Aaron Bell, her hus band, he lawful and equitable claims of all persons whomsoever.
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bell he true and lawful owner. Sof the said p umbrances; that there is no one in adverse Hazel Bell vill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1.95the first part, loa	AME unto said party of the second part, its successors and assigns forever. Said part. 1937 the first part here, its successors and assigns, that at the delivery hereof. 1 and Aaron Bell, her hus band, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that. 1 and Aaron Bell, her hus band, he lawful and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bell he true and lawful owner. Sof the said p umbrances; that there is no one in adverse Hazel Bell vill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1.95the first part, loa	AME unto said party of the second part, its successors and assigns forever. Said part. 1937 the first part here, its successors and assigns, that at the delivery hereof. 1 and Aaron Bell, her hus band, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that. 1 and Aaron Bell, her hus band, he lawful and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bel. he true and lawful owner. S. of the said p umbrances; that there is no one in adverse Hazel Bel. vill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1.SPthe first part, loa Hazel Be	AME unto said party of the second part, its successors and assigns forever. Said part. 1967 the first part here, its successors and assigns, that at the delivery hereof 1 and Aaron Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that 1 and Aaron Bell, her husband, he lawful and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instance a med and advanced to 11 and Aaron Bell, her husband. the said party of the second part at the special instance and the safe and her husband.
TO HAVE AND TO HOLD THE S covenant with said party of the second part Hazel Bell the true and lawful owner. Sof the said p numbrances; that there is no one in adverse Hazel Bell will warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1.95 the first part, loa Hazel Bell d.	AME unto said party of the second part, its successors and assigns forever. Said part. 1967 the first part here, its successors and assigns, that at the delivery hereof. 1 and Aaron Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that. 1 and Aaron Bell, her husband, he lawful and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instance is need and advanced to 11 and Aaron Bell, her husband. 12 and Aaron Bell, her husband. 13 and Aaron Bell, her husband. 14 and Aaron Bell, her husband. 15 and Aaron Bell, her husband. 16 and Aaron Bell, her husband.
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bell he true and lawful owner. S of the said f numbrances; that there is no one in adverse Hazel Bell vill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1.95the first part, loa Hazel Bell (AME unto said party of the second part, its successors and assigns forever. Said part. 1967 the first part here, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bel. he true and lawful owner. S of the said f umbrances; that there is no one in adverse Hazel Bel. ill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_iSPithe first part, loa Hazel Be mark of the part_iSPithe first part, loa Hazel Be mark of the part in the first part, loa Hazel Be mark of the part in the first part, loa Hazel Be mark of the part is such a the const, general and special, against said la gas thereon constantly insured in such co there to said party of the second part, its part and assessments, and my effect such a sequent to gether with the charges ther AND WHEREAS, the saidH	AME unto said party of the second part, its successors and assigns forever. Said part. 1934 the first part her its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bell he true and lawful owner. S of the said f umbrances; that there is no one in adverse Hazel Bell ill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_iSP the first part, loa Hazel Bell in the part_iSP the first part, loa Hazel Bell in the part is such as the second part is warrant and period the second part is schereon constantly insured in such co parts, general and special, against said la gates and assessments, and my effect such has be expended together with the charges ther AND WHEREAS, the saidH	AME unto said party of the second part, its successors and assigns forever. Said part. 1934 the first part her its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bell he true and lawful owner. Sof the said p umbrances; that there is no one in adverse Hazel Bell ill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1.95 the first part, loa Hazel Bell Thirt. AND WHEREAS, said part 199 or the constantly insured in such co the said party of the second part, its very kind, and if any or either of said ag set series constantly insured in such co the assessments, and my effect such aims, and may invest such sume as may be o expended together with the charges there AND WHEREAS, the saidHe id on theThirtieth	AME unto said party of the second part, its successors and assigns forever. Said part. 1934 the first part her , its successors and assigns, that at the delivery hereof. 1 and Aaron Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that. 1 and Aaron Bell, her husband, he lawful and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instance and davanced to. 11 and Aaron Bell, her husband 11 and Aaron Bell, her husband the first part agree
TO HAVE AND TO HOLD THE S ovenant with said party of the second part <u>Hazel</u> Bell he true and lawful owner. Sof the said p umbrances; that there is no one in adverse <u>Hazel</u> Bell ill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&P the first part, loa <u>Hazel</u> Be	AME unto said party of the second part, its successors and assigns forever. Said part. 1934 the first part her , its successors and assigns, that at the delivery hereof. 1 and Aaron Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that. 1 and Aaron Bell, her husband, he lawful and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instance and davanced to. 11 and Aaron Bell, her husband 11 and Aaron Bell, her husband the first part agree
TO HAVE AND TO HOLD THE S ovenant with said party of the second part <u>Hazel</u> Bell he true and lawful owner. Sof the said p umbrances; that there is no one in adverse <u>Hazel</u> Bell ill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&P the first part, loa <u>Hazel</u> Be	AME unto said party of the second part, its successors and assigns forever. Said part. 1994 the first part her its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bell he true and lawful owner. S of the said f umbrances; that there is no one in adverse Hazel Bell ill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&Pithe first part, loa Hazel Bell f	AME unto said party of the second part, its successors and assigns forever. Said part. 1997 the first part her its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bell he true and lawful owner. S of the said f umbrances; that there is no one in adverse Hazel Bell will warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&\$Fthe first part, loa Hazel Bell Muther and special, against said la gates and aspecial, against said la igs thereon constantly insured in such co- parts, general and special, against said la gates and assessments, and my effect such a barty of the second part, its very kind, and if any or either of said agains and we flex such b expended together with the charges ther AND WHEREAS, the saidHere a compared together with the charges ther AND WHEREAS, the saidHere AND WHEREAS, the saidHEREAS, the said	AME unto said party of the second part, its successors and assigns forever. Said part. 1997 the first part here, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bell he true and lawful owner. S of the said p umbrances; that there is no one in adverse Hazel Bell ill warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&P the first part, loa Hazel Bell f	AME unto said party of the second part, its successors and assigns forever. Said part. 1984 the first part here, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE S ovenant with said party of the second part Hazel Bell he true and lawful owner. S of the said f umbrances; that there is no one in adverse Hazel Bell warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&Pithe first part, lon Hazel Bell f	AME unto said party of the second part, its successors and assigns forever. Said part. 1983 the first part here, its successors and assigns, that at the delivery hereof 1 and Aaron Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that
TO HAVE AND TO HOLD THE S sevenant with said party of the second part Hazel Bell. he true and lawful owner. S. of the said f umbrances; that there is no one in adverse Hazel Bell. will warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1.9. Hazel Bell. the true and lawful of the same against t PROVIDED, ALWAYS, And these equest of the part_1.9. Hazel Bell. the first part lawform thereon constantly insured in such co erred to said party of the second part, its very kind, and if any or either of said ag laws and may invest such sums as may be to expended together with the charges there AND WHEREAS, the saidHe id on theThirtieth TULSA BUILDING AND For Value Received	AME unto said party of the second part, its successors and assigns forever. Said part. 1937 the first part here, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE S covenant with said party of the second part Hazel Bell he true and lawful owner. S of the said f umbrances; that there is no one in adverse Hazel Bell warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&Pethe first part, loa Hazel Bell AND WHEREAS, said part 109 f	AME unto said party of the second part, its successors and assigns forever. Said part. 1.237 the first part here, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE S revenant with said party of the second part Hazel Bell he true and lawful owner. S of the said f umbrances; that there is no one in adverse Hazel Bell will warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1.9Pithe first part, lon Hazel Bell f	AME unto said party of the second part, its successors and assigns forever. Said part. 1.2.4 the first part here, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE S sevenant with said party of the second part Hazel Bell. he true and lawful owner. S. of the said p umbrances; that there is no one in adverse Hazel Bel. will warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1.SPithe first part, loa Hazel Bel. AND WHEREAS, said part 1.09. onents, general and special, against said la rered to said party of the second part, its very kind, and if any or either of said aga sees and assessments, and my effect such laims, and may invest such sums as may be o expended together with the charges ther AND WHEREAS, the saidHe id on the	AME unto said party of the second part, its successors and assigns forever. Said part. 1.287 the first part here, its successors and assigns, that at the delivery hereof 1 and Aar on Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that 1 and Aaron Bell, her husband, he havid and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instance is ned and advanced to 11 and Aaron Bell, her husband. the second part, its successors and assigns, to pay all taxes and assist ands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buy mpany or companies as said second party into second part, its successors and assigns, to pay all taxes and assist remembers be no protect the tile or possession of said persons of the repairy or policies of immune constantly for remembers be no protect the tile or possession of said premises, including all costs and for the repayment of all more and for the repayment of any statutory is accessors protect the tile or possession of said premises, including all costs and for the repayment of all more con as provided by the By-Laws of said Association, these presents shall be security. azeel Bell, and Aaron Bell, her husband,
TO HAVE AND TO HOLD THE S covenant with said party of the second part Hazel Bell the true and lawful owner. S. of the said f numbrances; that there is no one in adverse Hazel Bell will warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&Pethe first part, loa Hazel Bell MAD WHEREAS, said part 109 and special, against said la mgs thereon constantly insured in such co- errod to said party of the second part, its very kind, and if any or either of said aga axes and assessments, and my effect such laims, and may invest such sums as may bo o expended together with the charges ther AND WHEREAS, the saidHe tid on theThirtieth TULSA_BUILDING_AND For Value ReceivedY9prom The sum ofA308 Hazel Bell, B- Thirteel	AME unto said party of the second part, its successors and assigns forever. Said part. 1.28 the first part here, its successors and assigns, that at the delivery hereof. 1 and Aar on Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that. 1 and Aar on Bell, her husband, he lawful and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instance of ned and advanced to
TO HAVE AND TO HOLD THE S covenant with said party of the second part Hazel Bell the true and lawful owner. S. of the said f numbrances; that there is no one in adverse Hazel Bell will warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&Pithe first part, loa Hazel Bell Marrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&Pithe first part, loa Hazel Bell Marrant and special, against said la ngs thereon constantly insured in such co- errod to said party of the second part, its very kind, and if any or either of said agains and may invest such sums as may bo o expended together with the charges ther AND WHEREAS, the saidHered MAND WHEREAS, the saidHered id on theThirtieth TULSA_BUILDING_AND For Value ReceivedY9prom The sum ofA08 Hazel Bell a Thirteen And the monthly dues on the Thirteen	AME unto said party of the second part, its successors and assigns forever. Said part. 1.484 the first part here, its successors and assigns, that at the delivery hereof. 1 and Aar on Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that
TO HAVE AND TO HOLD THE S covenant with said party of the second part Hazel Bell the true and lawful owner. S. of the said f cumbrances; that there is no one in adverse Hazel Bell will warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1&Pithe first part, loa Hazel Bel M. Thirts AND WHEREAS, said part 109, on ments, general and special, against said la mags thereon constantly insured in such co- errod to said party of the second part, its wery kind, and if any or either of said agains and may invest such sums as may be to expended together with the charges ther AND WHEREAS, the saidHe id on the Thirtieth TULSA BUILDING AND For Value Received	premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that
TO HAVE AND TO HOLD THE S covenant with said party of the second part Hazel Bell. the true and lawful owner. S. of the said pre- numbrances; that there is no one in adverse Hazel Bell. will warrant and defend the same against t PROVIDED, ALWAYS, And these equest of the part_1.9. Hazel Bell. MAD WHEREAS, said part 1.9. onents, general and special, against said la use some assessments, and my effect such lams, and may invest such sums as may be o expended together with the charges there AND WHEREAS, the saidHis is don the	AME unto said party of the second part, its successors and assigns forever. Said part. 1.28 the first part here, its successors and assigns, that at the delivery hereof. 1 and Aar on Bell, her husband, premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a possession of same and that. 1 and Aar on Bell, her husband, he lawful and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instance of ned and advanced to