No. 226242 C.L. MORTGAGE RECORD No. 447

	son and T. V. Anderson, her husband
	inCounty, and State of Oklahoma, part 1881 the first part, and the
TUISA BUILDING AND	OAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part
WITNESSETH, That the said part.	185
	ve_Hundred_and_No/100
	part, the receipt whereof is hereby acknowledged, hasold and by these presents dQ
	M unto said party of the second part, its successors and assigns forever, all the following described real estate
	Tulsa and State of Oklahoma, to-with
	orth One Hundred (100) feet of the West Fifty
	feet of Lot Six (6) in Block Seven (7) Highlands
	ion to the city of Tulsa, Okla. according to the
	ded plat thereof.
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TO HAVE AND TO HOLD THE SAI covenant with said party of the second part, it ALVE S. And the true and lawful owners—of the said pre cumbrances; that there is no one in adverse p ALVE S. Ander s will warrant and defend the same against the PROVIDED, ALWAYS, And these pre equest of the partless the first part, loane ALVE S. Ander TWONTY AND WHEREAS, said partless—of the ments, general and special, against said land angs thereon constantly insured in such compered to said party of the second part, its sivery kind, and it any or either of said agree lates and assessments, and my effect of said agree lates and assessments, and my effect of said agree lates and assessments, and my effect such in loo expended together with the charges thereof AND WHEREAS, the said 15th ULGA BUILDING ANDLOAN ASSO	are first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assors or observed and Individual of the resond party in the said party of the second part, its successors or assigns, and all taxes and assers or observed or assigns; and also to keep said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built any or companies as said second party may designate and the policy or policies of insurance constantly transcessors or assigns; and also to keep said lands and improvements thereon free from all statutory lie cessors or assigns; and also to keep said lands and improvements thereon free from all statutory lie claims surance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lie cessors or protect the title or possession of said premises, including all costs and for the repayment of all mone as a provided by the By-Laws of said Association, these presents shall be security. Alva S. Anderson and T. V. Anderson March Lies surance or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
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TO HAVE AND TO HOLD THE SAI covenant with said party of the second part, it Alva S. And the true and lawful owners of the said pro combrances; that there is no one in adverse p Alva S. Ander of the said pro will warrant and defend the same against the PROVIDED, ALWAYS, And these propuest of the parties of the first part, loane Alva S. Ander Twenty AND WHEREAS, said parties of the ments, general and special, against said land ngs thereon constantly insured in such compered to said party of the second part, its sivery kind, and if any or either of said agree alvers and assessments, and have such in no expended together with the charges thereon AND WHEREAS, the said AND WHEREAS, the said 15th ULSA BUILDING ANDLOAN ASSO For Value Received We Promise The sum of Sixteen ax	as successors and assigns, that at the delivery hereof. Ilerson and T. V. Anderson mises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incesses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incesses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incesses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incesses in and and that. Son and T. V. Anderson Inwitil and equitable claims of all persons whomsoever. Besents are upon the express conditions that, whereas, the said party of the second part at the special instance are and and advanced to. BY SON and T. V. Anderson Tive Hundred and No/100 DOLLAR The first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built and of the second part agree with the said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lie claims iments be not performed as aforesaid then said party of the second part its successors or assigns, may pay sut surance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lie ecessary to protect the title or possession of said premises, including all costs and for the repayment of all mone; as sprovided by the By-Laws of said Association, these present shall be security. Alva S. Anderson and T. V. Anderson day of Narch 1923 make and deliver to the CIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Oklahoma, Narch 15th, 1923 Tulsa, Oklahoma, Narch 15th, 1923 Tulsa, Oklahoma, Narch 15th, 1923 To pay to the order of TULSA BULTIDING LOAN A
TO HAVE AND TO HOLD THE SAI covenant with said party of the second part, it Alva S. And the true and lawful owners of the said pro- combrances; that there is no one in adverse property of the said pro- combrances; that there is no one in adverse property of the said pro- will warrant and defend the same against the PROVIDED, ALWAYS, And these property of the part 19.5f the first part, loane AND WHEREAS, said part 28. AND WHEREAS, said part 28. Of the ments, general and special, against said land ngs thereon constantly insured in such compered to said party of the second part, its si very kind, and if any or either of said agree axes and assessments, and my effect such in a such a mas as may be no o expended together with the charges thereof AND WHEREAS, the said 15th ULSA BUILDING ANDLOAN ASSO For Value Received We Promise The sum of Sixteen are the same being the monthly dues on the	successors and assigns, that at the delivery hereof. derson and T. V. Anderson mises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incesses and assigns and seized of a good and indefeasible estate of inheritance therein, free and clear of all incesses and and T. V. Anderson lawful and equitable claims of all persons whomsoever. estents are upon the express conditions that, whereas, the said party of the second part at the special instance are and and advanced to. extraction and T. V. Anderson Five Hundred and No/100 DOLLAR ne first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built any or companies as said second party may designate and the policy or policies of insurance constantly transpressors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims understance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lien claims are provided by the By-Laws of said Association, these presents shall be security. Alva S. Anderson and T. V. Anderson March 1923 make and deliver to the CIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Oklahoma, AND Tulsa, Oklahoma, AND Tulsa, Oklahoma, AND LOAN ASSOCIATION, the following sums of money visited 62/100 DOLLAR: 5 share S of the capital stock of said Association, represented and evidenced by the share S of the capital stock of said Association, represented and evidenced by the share S of the capital stock of said Association, represented and evidenced by the share S of the capital stock of said Association, represented and evidenced by the share S of the capital stock of said Association, represented and evidenced by the share S of the capital stock of said As
TO HAVE AND TO HOLD THE SAI covenant with said party of the second part, it Alva S. And the true and lawful owners. of the said pro combrances; that there is no one in adverse p Alva S. Ander will warrant and defend the same against the PROVIDED, ALWAYS, And these pro request of the parties of the first part, loane AND WHEREAS, said parties. AND WHEREAS, said parties of the ments, general and special, against said land ngs thereon constantly insured in such comp erred to said party of the second part, its si very kind, and if any or either of said agree axes and assessments, and my effect such in lains, and may invest such sums as may be n to expended together with the charges thereof AND WHEREAS, the said 15th ULEA BUILDING ANDLOAN ASSO For Value Received We promise The sum of Sixteen ar the same being the monthly dues on the Sortificate therefor numbered 3789	AE unto said party of the second part, its successors and assigns forever. Said part 1999 of the first part hered as successors and assigns, that at the delivery hereof. BETSON and T. V. Anderson Mises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in ossession of same and that. Son and T. V. Anderson Inwiul and equitable claims of all persons whomseever. Seents are upon the express conditions that, whereas, the said party of the second part at the special instance are all and advanced to. STSON and T. V. Anderson Five Hundred and No/100 DOLLAR Trive Hundred and No/100 DOLLAR The first part agree with the said party of the second part, its successors and assigns, to pay all taxes and asses and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built many or companies as said second party may designate and the policy or policies of insurance constantly transcessors or assigns; and also to keep said lands and improvements in good repair, and to keep the built ments be not performed as aforesaid then said party of the second part is successor of said, successors or assigns; and also to keep said lands and improvements in good repair, and to keep the built ments be not performed as aforesaid then said party of the second part is successor as a statutory lie accessary to protect the title or possession of said premises, including all costs and for the repayment of all money in as provided by the By-Laws of said Association, these presents shall be security. Alva S. Anderson and T. V. Anderson March 15th, 1923 Tules, Oklahoma, Anderson March 15th, 1923 Tules, Oklahoma, Anderson March 15th, 1923 Tules, Oklahoma, Anderson March 15th, 1923 To pay to the order of TULEA BUILDING / LOAN ASSOCIATION, the following sums of money visued to the capture of the capital stock of said Association, represented and evidenced by the this day pledged by
TO HAVE AND TO HOLD THE SAI covenant with said party of the second part, if Alva S. And the true and lawful owners of the said pre combrances; that there is no one in adverse p Alva S. Anders will warrant and defend the same against the PROVIDED, ALWAYS, And these pre request of the partless the first part, loane Alva S. Ander Twenty AND WHEREAS, said partless of the ments, general and special, against said land ags thereon constantly insured in such comperred to said party of the second part, its sivery kind, and if any or either of said agree the sand assessments, such sums as may be not expended together with the charges thereof AND WHEREAS, the said AND WHEREAS, the said Some of the same being the monthly dues on the Sixteen ar the same being the monthly dues on the Sertificate therefor numbered 3789 Alva S. Anderson ar The nature of the same of the sam	And an order of the second part, its successors and assigns forever. Said part 1935 of the first part hereis a successors and assigns, that at the delivery hereof. Common and T. V. Anderson
TO HAVE AND TO HOLD THE SAI covenant with said party of the second part, if Alva S. And the true and lawful owners of the said pre cumbrances; that there is no one in adverse p Alva S. Anders will warrant and defend the same against the PROVIDED, ALWAYS, And these pre request of the partless the first part, loane Alva S. Ander Twenty AND WHEREAS, said partless of the ments, general and special, against said land ngs thereon constantly insured in such compered to said party of the second part, its sivery kind, and it any or either of said agree class and assessments, such sums as may be not expended together with the charges thereon AND WHEREAS, the said AND WHEREAS, the said So expended together with the charges thereon AND WHEREAS, the said LICA BUILDING ANDLOAN ASSO For Value Received We Promise The sum of Sixteen ar Sixteen ar Scrifficate therefor numbered 3789 Alva S. Anderson E Twenty in	And and assigns, that at the delivery hereof. Corson and T. V. Anderson
TO HAVE AND TO HOLD THE SAI covenant with said party of the second part, if Alva S. And the true and lawful owners of the said pro- combrances; that there is no one in adverse party of the said pro- will warrant and defend the same against the PROVIDED, ALWAYS, And these properties of the parties of the first part, loane AND WHEREAS, said parties of the ments, general and special, against said land ngs thereon constantly insured in such compered to said party of the second part, its sivery kind, and if any or either of said agree already and separate stands and the compensation of the said separate stands and separat	AB unto said party of the second part, its successors and assigns forever. Said part. "So of the first part here's successors and assigns, that at the delivery hereof. Common
TO HAVE AND TO HOLD THE SAI covenant with said party of the second part, it Alva S. And the true and lawful owners of the said pro combrances; that there is no one in adverse p Alva S. Ander of the said pro will warrant and defend the same against the PROVIDED, ALWAYS, And these propuest of the parties of the first part, loane Alva S. Ander AND WHEREAS, said parties of the ments, general and special, against said land ngs thereon constantly insured in such compered to said party of the second part, its sivery kind, and if any or either of said agree alvers and assess ments, and my seffect said party of the second part, its sivery kind, and if any or either of said agree alvers and assess ments, and my seffect said agree alvers and assess ments, and my seffect said agree alvers and assess ments, and my seffect said agree alvers and say be not expended together with the charges thereof alvers and the same being the monthly dues on the same said and same same being the same said part of the same against the same ag	AD unto said party of the second part, its successors and assigns forever. Said part 3.9. of the first part here! s successors and assigns, that at the delivery hereof. lerson and T. V. Anderson mises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in ossession of same and that son and T. V. Anderson lawful and equitable claims of all persons whomsoever. seents are upon the express conditions that, whereas, the said party of the second part at the special instance as a dand advanced to. DESON and T. V. Anderson Five Hundred and No/100 DOLLAR refirst part agree with the said party of the second part, its successors and assigns, to pay all taxes and asses and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built any or companies as said second party may designate and the policy or policies of insurance constantly trans accessors or assigns; and also to keep said lands and improvements thereon free from all statutory lie ecessary to protect the title or possession of said premises, including all costs and for the repayment of all mone; as provided by the By-Laws of said Association, these presents shall be security. Alva S. Anderson and T. V. Anderson March 15th, 1923 make and deliver to the CHATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Oklahoma AND to pay to the order of TULEA BULLDING / LOAN ASSOCIATION, the following sums of money vide 62/100 DOLLAR: this day pledged by of the capital stock of said Association, represented and evidenced by the share of the pay and the pay and the pay and the secure a loan of the capital stock of said Association to secure a loan of the capital stock of said Association to secure a loan of the capital stock of said Association to secure a loan of the capital stock of said Association to secure a loan of the capital stock of said Association to secure a loan