*

- it is in the million with the state of the second

COMPARED No. 227740 C. M.I. MORTGAGE RECORD No. 447

÷

71

WALSER JATLON COMPANY, DALA. CITY	him.
	E, Made this Sixteenth day of April , 192 3, between
	W. L. Bankston and Bertha Bankston, his wife,
	in_TulsaCounty, and State of Oklahoma, parties of the first part, and th
TULSA BUILDI	NG AND
WITNESSET	H, That the said part 183
11 2 2 1 2002 2	
*****	Two Thousand and 00/100
in hand paid by the	said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents doGRANT
BARGAIN. SELL,	CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate
	the County of and State of Oklahoma, to-wit
iying the broaded in	

	Lots Five (5) and Six (6) in Block Thirteen (13) Overlook
	Park Addition to the city of Tulsa, Okla., according to
=**********	the Amended Plat thereof.
	6. 41 h
	A 244 SITE as the and the set of Conditioners in the set of the se
	「「「「「」」」」」」)」」」」」」」」」」」」」」」」」」」」」」」」
	The start of the Annu and A
	THANK I DIST RY NO DEPARTMENT
	""" "нали о """" с войстори и санатели на соло на соло По соло со со соло со соло со
gether with all rents ticular, and with all	state and interest of said grantor. $\frac{S}{2}$ in and to said premises, including all homestead rights, which are hereby waived and released, t of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any pa and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all renta rom said property from and alter this date.
ticular, and with all a	and singular the fenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rental row soid memory from and after this data the
and pronts accruing 1 TO HAVE AN	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part
TO HAVE AN	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby
TO HAVE AN covenant with said pa	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereb
TO HAVE AN covenant with said pa	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby
TO HAVE AN covenant with said ps the true and lawful o	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereb urty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Bertha Bankston, his wife, wherg of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereb arty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Bertha Bankston, his wife, whereof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereb arty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Bertha Bankston, his wife, whereof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereb urty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Bertha Bankston, his wife, where of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that W. L. Bankston and Bertha Bankston, his wife, M. L. Bankston and Bertha Bankston, his wife, M. L. Bankston and Bertha Bankston, his wife,
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, J	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereb arty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Berthe Bankston, his wife, where of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that W. L. Bankston and Berthe Bankston, his wife, nd the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, J	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereb arty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Berths Bankston, his wife, where of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that W. L. Bankston and Berths Bankston, his wife, nd the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an Soft the first part, loaned and advanced to
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, J request of the part i.e	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part ¹²³ of the first part hereb urty of the second part, its successors and assigns, that at the delivery hereof. W. L. Bankston and Bertha Bankston, his wife, wher S. of the said premises above granted, and setzed of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, J request of the part i.c	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereb arty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Bertha Bankston, his wife, where of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that W. L. Bankston and Berthe Bankston, his wife, nd the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upor the express conditions that, whereas, the said party of the second part at the special instance an St the first part, loaned and advanced to W. L. Bankston and Bertha Bankston, his wife, Two Thousand and 00/100 DOLLARS
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, J request of the part 1.6	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1997 of the first part hereb arty of the second part, its successors and assigns, that at the delivery hereof. W. L. Bankston and Berthe Bankston, his wife, where of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that. W. L. Bankston and Berthe Bankston, his wife, nd the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upor the express conditions that, whereas, the said party of the second part at the special instance an Soft the first part, loaned and advanced to. W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, M. M. Bankston and Bertha Bankston, his wife, M. M. Bankston and Bertha Bankston, his wife, M. Bankston and Bertha Bankston, his wife, ban
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, J request of the part i.c	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1997 of the first part hereb arty of the second part, its successors and assigns, that at the delivery hereof. W. L. Bankston and Berthe Bankston, his wife, where of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that. W. L. Bankston and Berthe Bankston, his wife, nd the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upor the express conditions that, whereas, the said party of the second part at the special instance an Soft the first part, loaned and advanced to. W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, M. M. Bankston and Bertha Bankston, his wife, M. Bankston and Bertha Bankston, his wife, bankston, his wife, M. Bankston and Bertha Bankston, his wife, bankst
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, J request of the part 1.6	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1995 of the first part hereb arty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Bertha Bankston, his wife, where of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that. W. L. Bankston and Berthe Bankston, his wife, and the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upor the express conditions that, whereas, the said party of the second part at the special instance an Soft the first part, loaned and advanced to. W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, M. M. Bankston and Bertha Bankston, his wife, M. Bankston and Bertha Bankston, his wife, M. Bankston and Bertha Bankston, his wife, M. Bankston and Bertha Bankston, his wife, his wife, M. Bankston and Bertha Bankston, his wife, his
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, request of the part 1.6	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part dest of the first part herek arty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Bertha Bankston, his wife, where of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that. W. L. Bankston and Berthe Bankston, his wife, and the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upor the express conditions that, whereas, the said party of the second part at the special instance ar Soft the first part, loaned and advanced to. W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, DOLLAR:
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, request of the part 1.6	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part dest of the first part herek arty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Bertha Bankston, his wife, where of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that. W. L. Bankston and Berthe Bankston, his wife, and the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upor the express conditions that, whereas, the said party of the second part at the special instance ar Soft the first part, loaned and advanced to. W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, DOLLAR:
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, a request of the part i.c of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part design of the first part herek arty of the second part, its successors and assigns, that at the delivery hereof W. L. Bankston and Bertha Bankston, his wife, where of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that W. L. Bankston and Bertha Bankston, his wife, M. L. Bankston and Bertha Bankston, his wife, and the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upor the express conditions that, whereas, the said party of the second part at the special instance an 2.5 the first part, loaned and advanced to W. L. Bankston and Bertha Bankston, his wife, Two Thousand and 00/100 DOLLAR: CAS, said part is of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess pecial, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bulk y or either of said greements be not performed as alor oscil party designate and the policy or policies of insurace constantly tran of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims y or either of said agreements be not performed as aloresaid then said party of the second part is successors or assigns, may pay suc s, and my effect such insurance, for such purpose, paying the costs thereosi, and may also pay the final judgment for any statutory lien s, and my effect such insurance, for such purpose, paying the costs thereosi, and may also pay the final judgment for any statutory lien with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, J request of the part 1. of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, a request of the part 1.2 contemportation of the p	<pre>ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_200 of the first part hereis arty of the second part, its successors and assigns, that at the delivory hereof. W. L. Bankston and Bertha Bankston, his wife, were of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all is re is no one in adverse possession of same and that. W. L. Bankston and Bertha Bankston, his wife, attem adverse possession of same and that. W. L. Bankston and Bertha Bankston, his wife, attem against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an 25 of the first part, loaned and advanced to. W. L. Bankston and Bertha Bankston, his wife, the su Two Thousand and 00/100 DOLLAR AAS, said part 105 AAS, said part 200, of the first part agreewith the sold party of the second part, its successors and assigns, to pay all taxes and asses pecial, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build by insured in such company or companies as said second party may designate and the policy or policies of insurance constantly train of the second part is successors or assigns, and also to keep said improvements the first on all statutory lies claims of y or either of said agreements be not performed as aforesaid then said and improvements in good repair, and to keep the build by insured in successors or susjens; and also to keep said indice and the policy or policies of insurance constantly train y the second part is successors or assigns; and also to keep said and and and improvements in good repair, and to keep the build by insured in successors or susjens; and also there see show and improvements in good repair, and to keep the build by insure or sustance, for such purpose, paying the costs thereof, and may al</pre>
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, a request of the part 1.2 contemportation of the p	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the will warrant and defe PROVIDED, a request of the part 1.2 contemportation of the p	<pre>ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereb arty of the second part, its successors and assigns, that at the delivery hereof</pre>
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the will warrant and defe PROVIDED, J request of the part 1.0 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1995. of the first part hereberty of the second part, its successors and assigns, that at the delivery hereof
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the will warrant and defe PROVIDED, J request of the part 1.4 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 183 of the first part herek try of the second part, its successors and assigns, that at the delivery hereof
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the will warrant and defe PROVIDED, J request of the part 1.0 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1995. of the first part hereberty of the second part, its successors and assigns, that at the delivery hereof
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the will warrant and defe PROVIDED, J request of the part 1.6 	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part ¹²⁵ of the first part hereberty of the second part, its successors and assigns, that at the delivery hereof. W. L. Bankston and Bertha Bankston, his wife, where one in adverse possession of same and that. W. L. Bankston and Bertha Bankston, his wife, and the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upor the express conditions that, whereas, the said party of the socond part at the special instance an 28 of the first part, loaned and advanced to. W. L. Bankston and Bertha Bankston, his wife, the first part, loaned and advanced to. W. L. Bankston and Bertha Bankston, his wife, the same result of the first part agree
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the will warrant and defe PROVIDED, J request of the part 1.6 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part and the first part hereby try of the second part, its successors and assigns, that at the delivery hereof. W. L. Bankston and Bertha Bankston, his wife, M. L. Bankston and Bertha Bankston, his wife, M. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, M. L. Bankston, and also to keep said langa and improvements in good repair, and to keep it buik tauts and samay be necessary to procee the buik starts and said parts of successors or assigns, may pay successors and assigns, to said parts, is successors on assigns, may pay such the start beneformed as a foresaid than ad improvements in good repair, and to keep it buik starts and and on a provide by the By-Laws of said Association, these presents shall be security. EAS, the said. W. L. Bankston and Bertha Bankston, his wife, Sixteenth day of April, 1923 make and deliver to the G. ANDLOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the Will warrant and defe PROVIDED, J request of the part 1.6 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part and the first part hereby try of the second part, its successors and assigns, that at the delivery hereof. W. L. Bankston and Bertha Bankston, his wife, M. L. Bankston and Bertha Bankston, his wife, M. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, M. L. Bankston, and also to keep said langa and improvements in good repair, and to keep it buik tauts and samay be necessary to procee the thild on the second part, its successors or assigns, may pay such the said parts, induding all costs and for the repayment of all more with the said parts of the second part, its successors or assigns, may pay such the sath parts, induding all costs and for the repayment of all more with the said parts, induding all costs and for the repayment of all more with the charge thereon as provided by the By-Laws of said Association, these presents shall be security. EAS, the said. W. L. Bankston and Bertha Bankston his made a part hereof and in the words and figures as follows, to-wit: NOTE OR
TO HAVE AN covenant with said pa the true and lawful o cumbrances; that the Will warrant and defe PROVIDED, J request of the part 10 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. ¹²⁵ of the first part hereb rity of the second part, its successors and assigns, that at the delivery hereof. W. L. Bankston and Bertha Bankston, his wife, waref. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that. W. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, M. L. Bankston and Bertha Bankston, his wife, W. L. Bankston and Bertha Bankston, his wife, M. L. Bankston and Bertha Bankston, his wife, S, and my effect such insurance, for such purpose, paying the cost thereod, and may also pay the final updremet for any statutory lie daims and my effect such insurance, for such purpose, paying the cost thereod, and may also pay the final dor the repayment of all more Bas, the said. M. L. Bankston and Bertha Bankston, his wife. Sixteenth day of . APT11, 126. M. Bankston and Bertha Bankston, his wife. M. Bankston heir note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulas, Oklahoma, <u>APT11, 16</u> . M. M. M.
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the Will warrant and defe PROVIDED, J request of the part 1.6 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. ¹⁰⁵ of the first part hereb writy of the second part, its successors and assigns, that at the delivery hereof W. L. Barkston and Bertha Barkston, his wife, www.effof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that W. L. Barkston and Bertha Barkston, his Wife, and the same against the lawidi and equilable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an 285 the first part, loaned and advanced to W. L. Barkston and Bertha Barkston, his wife, the sum Two Thousand and 00/100 DOLLARS ALWAYS, and here there are there and the said party of the second part, its auccessors and assigns, to pay all taxes and assess and part ies of the first part agreewith the said party of the second part, its auccessors or assigns, to pay all taxes and assess of the second improvements thereon, when due, and the law of law provements is faced repart, and to keep the built by insured in such company or companies as said second party may designate and the policies of inaurance constantly tran- is the second part, its successors or assigns, and also the second part its successors or assigns, may pay suc- its accedsors or assigns, and also thereod, and may also pay the final ludgrent for any statutory lie elaims of y or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay suc- sh and my affect such insurance, for such upproce, paying the coast thereod, and may also pay the final ludgrent for any statutory lie s and harms as may be necessary to protey the By-Law of said and improvements is allowed for any statutory lie s and waite such insurance, for such By-Law and Association, these pr
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the Will warrant and defe PROVIDED, J request of the part 1.0 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. ¹²⁵ of the first part hereb writy of the second part, its successors and assigns, that at the delivery hereof. W. I. Bankston and Bertha Bankston, his wiffe, wwer9of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and dear of all in re is no one in adverse possession of same and that.
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the Will warrant and defe PROVIDED, J request of the part 1.6 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. ¹²⁵ of the first part hereb wirty of the second part, its successors and assigns, that at the delivory hereof. W. I. Bankston and Bertha Bankston, his wife, where is no one in adverse possession of same and that. W. I. Bankston and Bertha Bankston, his wife, M. I. Bankston and Bertha Bankston, his wife, M. I. Bankston and Bertha Bankston, his wife, W. I. Bankston and Bertha Bankston, his wife, M. I. Bankston, and NO/LOO DOLLARS Said art. Said agreements be not performed as foread and improvements thereon, when due, and to keep said improvements in good rown, may pay suc said any affect such imurance, for such purpose, paying the cost thereof, and may also got the first is successors or assigns, and also to keep said lands and improvements thereon and bertha Bankston, his wife, Sait esting and said agreements to and perfit a Bankston, his wife, M. I. Bankston and Bertha Bankston, his wife, Sixteenth M. J. Bankston and Bertha Bankston, his wife, Sixteenth M. J. Bankston, and Brill, 1923 aived We more said agreements, and and on Marketa Bankston, his wife, MOTE OR OBLIGATION Tulsa, Oklahoma, MDI AND MOTE OR OBLIGATION Tulsa, Oklahoma, MDI AND MOTE OR OBLIGATION MUSAN ASSOCIATION their note or of. MUSA BUILDING / LOAN ASSOCIATION, the foll
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the Will warrant and defe PROVIDED, J request of the part 1.6 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. ¹²⁵ of the first part hereb wirty of the second part, its successors and assigns, that at the delivory hereof. W. I. Bankston and Bertha Bankston, his wife, where is no one in adverse possession of same and that. W. I. Bankston and Bertha Bankston, his wife, M. I. Bankston and Bertha Bankston, his wife, M. I. Bankston and Bertha Bankston, his wife, W. I. Bankston and Bertha Bankston, his wife, M. I. Bankston, and NO/LOO DOLLARS Said art and and improvements thereon, when due, and to keep said improvements in good rown, may be keep and We assess and assigns, and also to keep said lands and improvements thereon at the said and We add agree markston and Bertha Bankston, his wife, Said agreements be not performed as aforead at foreweal then said party of the second part is successors or assigns, map pay suc Said agreements be not performed as aforead the said party of the second part is successors or assigns, map pay suc Said agreements be not performed as aforead the said party of the second part is successors or assigns, map pay suc Said agreements be not performed as aforead the said party of the second part is successors or assigns, map pay suc Said agreements be not performed as aforead the popayment of all money We the charge thereon as provided
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the Will warrant and defe PROVIDED, J request of the part i.c AND WHERI ments, general and sp ings thereon constant ferred to said purty of every kind, and if an taxes and assessments claims, and may inves so expended together AND WHERI did on the CULSA_BUILDIN For Value Reco The sum of the same being the m	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 10.5. of the first part hereby, writy of the second part, its successors and assigns, that at the delivory hereof W. L. Bankston and Bertha Bankston, his wife, wwnerf of the said premises above granted, and seized of a good and indefeasible state of inheritance therein, free and dear of all in re is no one in adverse possession of same and that. W. L. Bankston and Bertha Bankston, his wife, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an 28 the first part, loaned and advanced to. W. L. Bankston and Bertha Bankston, his wife. Two Thousand and 00/100 AS, said part, ies of the first part agree
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the Will warrant and defe PROVIDED, J request of the part 1.0 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 100, of the first part hereby urty of the second part, its successors and assigns, that at the delivery hereof. W. L. Bankston and Berthe Bankston, his wife, mere of the sid premises above granted, and select of a good and indefensible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that.
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the Will warrant and defe PROVIDED, J request of the part 1.0 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 199. of the first part hereby, W. L. Bankston and Berthe Bankston, his wife, were of the sid premises above granted, and select of a good and indefensible estate of inheritance therein, free and clear of all in re is no one in adverse possession of same and that
TO HAVE AN covenant with said pa the true and lawful of cumbrances; that the Will warrant and defe PROVIDED, J request of the part 1.6 of	ID TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1995. of the first part hereby arty of the second part, its successors and assigns, that at the delivery hereof