243584 C.M.J. MORTGAGE RECORD No. 469

A. A.

No.__

1

COMPARTD

aire de l'

na an tha tha is an that the same that th

and the set of the set	Made this First day of November 1923, between	and the second
	ank M. Curry.and Edna M. Curry, his wife	• • • • • • • • • • • • • • • • • • •
그 도마는 것이 없었다. 이 도가 이 물건이	inTulsaCounty, and State of Oklahoma, partles of the	n parte de la compañía de la compañí
	ING ANDLOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party	이야지 지수는 것이 있어.
WITNESSETH, T	nat the said part 105	and the second
	Three Thousand and 00/100	and the second second
コントリー ちんご くびいち みがらい	party of the second part, the receipt whereof is hereby acknowledged, han ΣQ sold and by these presents	nan a dh' i leas ann a d
and a second	VEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following des	a nagagar nan nga sa
	e County of Tulsa and State of	

	rly Forty-three and One-third feet of the following tracts:	
	erly 39.8 feet of Lot Seven (7), all of Lot Eight (8) and	
	erly thirty (30) feet of Lot Nine (9), all in Block Twenty-one	
والشارية ومحاجز كالمتحر كالمشاج كالمحرث وتسرعو كالرش		
	he Burgess Hill Addition to the city of Tulsa, Oklahoma, accordi	
	corded Plat thereof, the tract hereby conveyed being 43 1/8 feet	
wide east	and west by 119.8 feet long north and south and lying adjoining	
the alley	in said block.	
محمد به به بر بر بر بر بر بر بر بر ایر ایر ایر ایر ایر ایر ایر ایر ایر ای	300 1011 I	ويوك ويقانو توابي والمركب والم
	12261	
	2. Not	
	\sim	
icular, and with all an entals and profits accrui	te and interest of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date.	roken in any p by granted on
icular, and with all an entals and profits accrui TO HAVE AND T	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1988 the	oroken in any p by granted on e first part here
icular, and with all an entals and profits accrui TO HAVE AND T	said property, with full power and authority to collect the same in case the conditions of this mortgage become b d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date.	oroken in any p by granted on e first part here
icular, and with all an entals and profits accrui TO HAVE AND T covenant with said party	said property, with full power and authority to collect the same in case the conditions of this mortgage become b d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1988 the of the second part, its successors and assigns, that at the delivery hereof	roken in any p by granted on e first part here
ieular, and with all an entals and profits actrui TO HAVE AND T covenant with said party 	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_198 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre	oroken in any p oby granted on a first part here ee and clear of d
ieular, and with all an entals and profits accrui TO HAVE AND To covenant with said party 	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre e is no one in adverse possession of same and that Frank M. Curry and Edna M. Curry, his wife,	proken in any p eby granted on e first part here e and clear of d
ieular, and with all an entals and profits accrui TO HAVE AND To covenant with said party 	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre e is no one in adverse possession of same and that Frank M. Curry and Edna M. Curry, his wife,	proken in any p pby granted on a first part here e and clear of a
icular, and with all an entals and profits accrui TO HAVE AND To covenant with said party the true and lawful own (neumbrances; that ther will warrant and defend t PROVIDED, ALW	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_198 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre	proken in any p pby granted on a first part here and clear of a pecial instance a
icular, and with all an entals and profits accrui TO HAVE AND To covenant with said party the true and lawful own ncumbrances; that ther will warrant and defend t PROVIDED, ALW equest of the part 198	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her ^S of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre e is no one in adverse possession of same and that Frank M. Curry and Edna M. Curry, his wife, the same against the lawful and equitable claims of all persons whomsoever. YAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp	proken in any p pby granted on a first part here and clear of a pecial instance a
icular, and with all an entals and profits accrui TO HAVE AND T covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 108	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her. ^S of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre e is no one in adverse possession of same and that Frank M. Curry and Edna M. Curry, his wife, the same against the lawful and equitable claims of all persons whomsoever. YAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to Frank M. Curry and Edna M. Curry, his wife, Three Thousand and 00/100	roken in any p by granted on a first part here be and clear of a vecial instance a the sum DOILLAT
icular, and with all an entals and profits actral TO HAVE AND T covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 108	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her. ^S of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre e is no one in adverse possession of same and that Frank M. Curry and Edna M. Curry, his wife, the same against the lawful and equitable claims of all persons whomsoever. YAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to Frank M. Curry and Edna M. Curry, his wife, Three Thousand and 00/100	roken in any p by granted on a first part here be and clear of d becial instance a the sum DOLLAF
icular, and with all an entals and profits actral TO HAVE AND T covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 108	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her. ^S of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre e is no one in adverse possession of same and that Frank M. Curry and Edna M. Curry, his wife, the same against the lawful and equitable claims of all persons whomsoever. YAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to Frank M. Curry and Edna M. Curry, his wife, Three Thousand and 00/100	roken in any p by granted on a first part here be and clear of a vecial instance a the sum DOILLAT
icular, and with all an entals and profits accrui TO HAVE AND T covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 108	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her. ^S of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre e is no one in adverse possession of same and that Frank M. Curry and Edna M. Curry, his wife, the same against the lawful and equitable claims of all persons whomsoever. YAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to Frank M. Curry and Edna M. Curry, his wife, Three Thousand and 00/100	roken in any p by granted on a first part here be and clear of a vecial instance a the sum DOILLAT
icular, and with all an entals and profits actral TO HAVE AND T covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 108	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her. ^S of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, fre e is no one in adverse possession of same and that Frank M. Curry and Edna M. Curry, his wife, the same against the lawful and equitable claims of all persons whomsoever. YAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to Frank M. Curry and Edna M. Curry, his wife, Three Thousand and 00/100	roken in any p by granted on a first part here be and clear of a vecial instance a the sum DOILLAT
AND WHEREAS, and is and spot of all an entails and profits accruit TO HAVE AND THE Sovenant with said party the true and lawful own incumbrances; that ther PROVIDED, ALW request of the part 199 every kind, and if an spectral to said party of the court lies and assessment of all moneys so examples and and party of the said party of the	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her. ^S of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, from e is no one in adverse possession of same and that. Frank M. Curry and Edna M. Curry, his wife, here against the lawful and equitable claims of all persons whomsoever. AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp i the first part, loaned and advanced to Frank M. Curry and Edna M. Curry, his wife, Three Thousand and OO/100 said part 1956 the first part agree with the said party of the second part at the sp i such company or companies as said second party my designate and the policy or policies of insurance is such any or panies as all second party my designate and the policy or policies of insurance is escond part, its successors or assigns; and also to keep said lands and improvements in good repair, and i state and may effect such insurance, for such purpse, paying the costs thereof, and may ulso pay the final judge are in such company or companies as sold second party my designate and the policy or policies of insurance is such any off such agreements be not performed as aloresid then said party of the second part is successors or assigns; and also to keep said lands and improvements in good repair, and is an they and we flect such insurance, for such purpse, paying the costs thereof, and may ulso pay the final judgm ay invest such sums as may be necessary to protect the title or possession of said premisees, including all cost	by granted on a first part here a first part here a and clear of a becial instance a the sum
AND WHEREAS, and is and spot of all an entails and profits accruit TO HAVE AND THE Sovenant with said party the true and lawful own incumbrances; that ther PROVIDED, ALW request of the part 199 every kind, and if an spectral to said party of the court lies and assessment of all moneys so examples and and party of the said party of the	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, her. ^S of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, from e is no one in adverse possession of same and that. Frank M. Curry and Edna M. Curry, his wife, here against the lawful and equitable claims of all persons whomsoever. AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp i the first part, loaned and advanced to Frank M. Curry and Edna M. Curry, his wife, Three Thousand and OO/100 said part 1956 the first part agree with the said party of the second part at the sp i such company or companies as said second party my designate and the policy or policies of insurance is such any or panies as all second party my designate and the policy or policies of insurance is escond part, its successors or assigns; and also to keep said lands and improvements in good repair, and i state and may effect such insurance, for such purpse, paying the costs thereof, and may ulso pay the final judge are in such company or companies as sold second party my designate and the policy or policies of insurance is such any off such agreements be not performed as aloresid then said party of the second part is successors or assigns; and also to keep said lands and improvements in good repair, and is an they and we flect such insurance, for such purpse, paying the costs thereof, and may ulso pay the final judgm ay invest such sums as may be necessary to protect the title or possession of said premisees, including all cost	by granted on a first part here a first part here a and clear of a becial instance a the sum
AND WHEREAS, and is and specific accerding the profile accerding to the part 100 million of the part of the part will warrant and specific the the part will many set of all moneys so es AND WHEREAS, and the part 100 million of the part 100 million of the part of the part will money so es AND WHEREAS, and the part of	said property, with full power and authority to collect the same in case the conditions of this mortgage become h d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_i9.8 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, er. ^S of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free is no one in adverse possession of same and that. Frank M. Curry and Edna M. Curry, his wife, the same against the lawful and equitable claims of all persons whomsoever. WAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp i the first part, loaned and advanced to Frank M. Curry and Edna M. Curry, his wife, Three Thousand and 00/100 said part 19.6 the first part agree with the said party of the second part, and insured in such companies as said second party and keep and lands and improvements in good repair, and i more of said agreements thereon, when due, and to keep said improvements in good repair, and i more of said agreements the not performed as aforesaid there said party of policies of insurance is second part, its successors or assigns; and also to keep said lands and improvements in good repair, and i more of said agreements be not performed as aforesaid there and party of the second part is successors or assigns; and also to keep said lands and improvements in good repair, and i such sumpany or companies as said second party may designate and the policy or policies of insurance is second part, its successors or assigns; and also to keep said lands and improvements in good repair, and i such sums as may be not performed as aforesaid there aid party of the second part its successors or ins, and may effect such insurance, for such	proten in any p pby granted on a first part here a first part here a and clear of a becial instance a becial instance a becial instance a beckep the burn taxes and asset to keep the burn clai usigns, may p ent for and sta and for the rep urity.
AND WHEREAS, and is and specific accerding the profile accerding to the part 100 million of the part of the part will warrant and specific the the part will many set of all moneys so es AND WHEREAS, and the part 100 million of the part 100 million of the part of the part will money so es AND WHEREAS, and the part of	said property, with full power and authority to collect the same in case the conditions of this mortgage become b d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 19.6 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, from e is no one in adverse possession of same and that. Frank M. Curry and Edna M. Curry, his wife, the same against the lawful and equitable claims of all persons whomsoever. /AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to Frank M. Curry and Edna M. Curry, his wife. Three Thousand and 00/100 said part 1950 the first part agree with the said party of the second part, its successors and assigns, to pay all lai, against suid lands and improvements thereon, when due, and to keep said improvements in good repair, and J insured in such company or companies as said second party may designate and the policy or policy of so the successors or a nts, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgm in yours tuch sums as may be necessary to protect the tile or possession of said agreeoid part is successors or a sty on either of said agreeotes bereon as provided by the By-Laws of said Association, these presents shall be sec the said_Frank M. Curry and Edna M. Curry, his wife. May of	roken in any p by granted on a first part here be and clear of a second clear of a second instance a
icular, and with all an entals and profits accrui TO HAVE AND Ty covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 10.5 MND WHEREAS, and ments, general and spec- ings thereon constantly ferred to said party of th every kind, and if an such taxes and assessme toy lien claims, and m ment of all moneys so ex AND WHEREAS, AND WHEREAS, AND WHEREAS, AND WHEREAS, AND WHEREAS, AND WHEREAS,	said property, with full power and authority to collect the same in case the conditions of this mortgage become b d singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 198 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, mer. ⁹ of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free is no one in adverse possession of same and that. Frank M. Curry and Edna M. Curry, his wife, the same against the lawful and equitable claims of all persons whomsoever. 'AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp it the first part, loaned and advanced to Frank M. Curry and Edna M. Curry, his wife, Three Thousand and OO/100 said part 198 the first part agree with the said party of the second part is successors and assigns, to pay all isl, against said lands and improvements thereon, when due, and to keep said improvements in good ropair, and i may invest such source as may be necessary to protect the title or possession of asid parts in good ropair, and i may invest such successors or assigns; and also to keep said lands and improvements thereon firse from all statu yo reither of said agreements he not performed as aloresaid then said party of the second part is successors of said agreements he not performed as aloresaid then said and may base pay the final ludgm agrinvest such sums as may be necessary to protect the title or possession of said premises, including all costs the said. Frank M. Curry and Edna M. Curry, his wife, make and may effect such insurance, for such purpase, paying the costs thereof, and may also pay the final ludgm agrinvest such sums as may be necessary to protect the title or possession of said premise	by granted on the first part here a first part here a first part here a and clear of a becial instance a taxes and assee to keep the bui constantly tra taxes and assee to keep the bui constantly tra tays and assee to keep the bui constantly tra tays and assee to keep the bui constantly tra taxes and assee to keep the bui to keep the built to
ieular, and with all an entals and profits accrui TO HAVE AND Ty covenant with said party the true and lawful own incumbrances; that ther PROVIDED, ALW request of the part 100 ments, general and spec ings thereon constantly ierred to said party of th of every kind, and if an usch tuxes and assessme cory lien claims, and im ment of all moneys so ex AND WHEREAS, did on theF1; ULSA_BUILDING For Value Received	said property, with full power and authority to collect the same in case the conditions of this mortgage become h de singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_198 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, er. ⁵ of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, from e is no one in adverse possession of same and that. Frank M. Curry and Edna M. Curry, his wife, he same against the lawful and equitable claims of all persons whomsoever. AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp t the first part, loaned and advanced to. Frank M. Curry and Edna M. Curry, his wife, Three Thousand and 00/100 said part 198 the first part agree with the said party of the second part, its successors and assigns, to pay all insured in such company or companies as said second party of the second part, its successors and assigns, to pay all insured in such company or companies as aid as adoresaid then said party of second part is successors or assigns, and also to keep said inprovements in good repair, and the second part, its successors or assigns; and also to keep said inprovements in good repair, and the second party is successors or assigns; and also to keep said ands and improvements in good repair, and the second part is successors or as allow as doresaid then said party of the second part is successors or as instanded by the policy or policies of insurance escond part, its successors or assigns; and also to keep said ands and improvements in good repair, and as the, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgm ay invest such sums as may be necessary to	eroken in any p by granted on e first part here ee and clear of d becial instance a contantly trained by the sum DOILLAF taxes and asset to keep the buil constantly trained to keep the built constantly trained to keep the built constantly trained to keep the built constantly the sum constantly trained to keep the built constantly the sum constantly trained to keep the built constantly the keep the built constantly the keep the built constantly the keep the built constantly the keep the keep the built constantly the keep
ticular, and with all an rentals and profits accrui TO HAVE AND Ty covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 10.5 AND WHEREAS, a ments, general and spec- ings thereon constantly ferred to said party of th every kind, and if an such taxes and assessme taxes and assessme AND WHEREAS, and m ment of all moneys so ex AND WHEREAS, did on theF1 ULSA_BUILDING For Value Received The sum of	and property, with full power and authority to collect the same in case the conditions of this mortgage become here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 198 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, et al. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, from the second part, its understand the addition of the second part, its understand the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, from the same against the lawful and equitable claims of all persons whomsoever. AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the spin the first part, loaned and advanced to	by granted on the first part here a first part here a first part here be and clear of a becial instance a taxes and assee taxes and assee to keep the bui constantly trained to keep the build to keep the b
ticular, and with all an rentals and profits accrui TO HAVE AND To covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part AND WHEREAS, a ment, general and speci tions there on constantly ferred to said party of the such taxes and assessme taxes and assessme AND WHEREAS, and m ment of all moneys so ex AND WHEREAS, did on theF1; ULSA_BUILDING For Value Received The sum of	said property, with full power and authority to collect the same in case the conditions of this mortgage become in a singurat the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edne M. Curry, his wife, the same against the lawful and equitable claims of all persons whomsoever. AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to. Frank M. Curry and Edna M. Curry, his wife, Three Thousand and 00/100 said part 1956 the first part agree with the said party of the second part, its successors and assigns, to pay all laid against said lands and improvements thereon party of the second part, its successors or assigns; and also to keep said lands and improvements thereon may be the first part is successors or assigns; and also to keep said lands and thereon free from all staturate, second part, its successors or assigns; and also to keep said lands and improvements in good repair, and a loop deliver and may effect such may form and so the second part, the successors of assigns; and also to keep said lands and improvements thereon mere and party of the second part, its wife, the said	roken in any p by granted on a first part here a first part here be and clear of a becial instance a taxes and assee taxes and assee to keep the bui constantly tra DOLLAF to keep the bui constantly tra and for the rep urity. Ind deliver to as follows, to-w 192.3 ims of money v DOLLAF
ticular, and with all an rentals and profits actral TO HAVE AND Ty covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 100 AND WHEREAS, and ment of all moneys so ex AND WHEREAS, and if any such taxes and assessme tory lien claims, and m ment of all moneys so ex AND WHEREAS, did on theF1 ULSA_BUILDING For Value Received The sum of	and property, with full power and authority to collect the same in case the conditions of this mortgage become he disngular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part _ 198 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edne M. Curry, his wife, Frank M. Curry and Edna M. Curry, his wife, ber	by granted on the first part here a first part here a first part here a and clear of a becial instance a the sum DOILAF taxes and asset to keep the bui tonstantly tra utory lien clai usigns, may p ent for and sta and for the rep- urity. Ind deliver to 1 as follows, to-w 192.3 ums of money v DOLLAF
ticular, and with all an rentals and profits accrui TO HAVE AND To covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 100 AND WHEREAS, a menta, general and spece ings thereon constantly ferred to said party of th easy tind, and if an such taxes and assessme tory lien claims, and m ment of all moneys so ex AND WHEREAS, did on theI ULSA_BUILDING For Value Received The sum of the same being the mont Certificate therefor num Fren	said property, with full power and authority to collect the same in case the conditions of this mortgage become he disngular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1948 the of the second part, its successors and assigns, that at the delivery hereof	roken in any p. by granted on a first part here be and clear of a becial instance a
ticular, and with all an rentals and profits accrui TO HAVE AND To covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 100 MAND WHEREAS, a ments, general and spec ments, general and spec the said party of the such taxes and assessme AND WHEREAS, and m ment of all moneys so ex AND WHEREAS, did on theF1; ULSA_BUILDING For Value Received The sum of the same being the mont Certificate therefor num Fran	<pre>said property, with full power and authority to collect the same in case the conditions of this mortgage become being from said property from and after this date.</pre> O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1948 the of the second part, its successors and assigns, that at the delivery hereof	roken in any p. by granted on a first part here be and clear of a be a clear of a be
ticular, and with all an rentals and profits actral TO HAVE AND Ty covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 100 AND WHEREAS, ments, general and speci- ing there and assessme tory lien claims, and in ment of all moneys so ex AND WHEREAS, did on theF1; ULSA_BUILDING For Value Received The sum of	said property, with full power and authority to collect the same in case the conditions of this mortgage become is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, or one in adverse possession of same and that. Frank M. Curry and Edna M. Curry, his wife, hosawa against the lawful and equitable claims of all persons whomsover. AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to. Frank M. Curry and Edna M. Curry, his wife, hosawa against the lawful and equitable claims of all persons whomsover. AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to. Frank M. Curry and Edna M. Curry, his wife, Three Thousand and 00/100 and pattor and first part sprae	roken in any py sby granted on a first part here are and clear of a becial instance
ticular, and with all an rentals and profits accrui TO HAVE AND Ty covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 100 AND WHEREAS, a ments, general and speci ins there and assessme tory lien claims, and m ment of all moneys so ex AND WHEREAS, did on theF1; ULSA_BUILDING For Value Received The sum of the same being the mont Certificate therefor num Freah	said property, with full power and authority to collect the same in case the conditions of this mortgage become is here any trom and property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, ser. ² . of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, fre is no one in adverse possession of same and that. Frank M. Curry and Edna M. Curry, his wife, here and come in adverse possession of same and that. Frank M. Curry and Edna M. Curry, his wife, here and adverse possession of same and that. Frank M. Curry, and Edna M. Curry, his wife, here and advanced to. Frank M. Curry, and Edna M. Curry, his wife, Three Thousand and OO/100 Frank M. Curry, and Edna M. Curry, his wife, Three Thousand and OO/100 Frank M. Curry and Edna M. Curry, his wife, the first part, loaned and advanced to. Frank M. Curry, and Edna M. Curry, his wife, the first part, loaned and advanced to. Frank M. Curry, and Edna M. Curry, his wife, Three Thousand and OO/100 Frank M. Curry, and Edna M. Curry, his wife, the first part agrae, with the said party of the second part, its successors and assigns, to pay all insured in such company or companies as said second party may designate and the policy or policies of may rance is accord part, is successors or assigns, ind also to keep said infravements in good rought, and insured and adverse be not performed as aloresaid there and thereof, mere and and and also to keep said lands and improvements thereof res from all stati y or either of said agreements be not performed as aloresaid there and thereof, and the successors or assigns, in and the and any descession, where any descession infravements shall be see the said. Frank M. Curry and Edna M. Curry, his wife. AND LOAN ASSOCIATION their note or obligation, which is ma	roken in any pu by granted on a first part here be and clear of a secial instance a
ticular, and with all an rentals and profits accrui TO HAVE AND To covenant with said party the true and lawful own incumbrances; that ther will warrant and defend t PROVIDED, ALW request of the part 100 AND WHEREAS, a ments, general and spect ings thereon constantly ferred to said party of th of every kind, and if an such taxes and assessme AND WHEREAS, and m ment of all moneys so ex AND WHEREAS, did on theF1; ULSA_BUILDING For Value Received The sum of the same being the mont Certificate therefor num Fran due monthly upon said it the said sums of money	said property, with full power and authority to collect the same in case the conditions of this mortgage become is here ing from said property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 1948 the of the second part, its successors and assigns, that at the delivery hereof. Frank M. Curry and Edna M. Curry, his wife, or one in adverse possession of same and that. Frank M. Curry and Edna M. Curry, his wife, hosawa against the lawful and equitable claims of all persons whomsover. AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to. Frank M. Curry and Edna M. Curry, his wife, hosawa against the lawful and equitable claims of all persons whomsover. AYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the sp the first part, loaned and advanced to. Frank M. Curry and Edna M. Curry, his wife, Three Thousand and 00/100 and pattor and first part sprae	roken in any p by granted on a first part here a first part here be and clear of a becial instance a b

10