## MORTGAGE RECORD No. 469

<u>comparen</u> No. 251268 0.4. J.

10

Ensemple

Ö

and the set of a set the data of a set	RE, Made this Fifteen
TULSA BUIL	DING AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second
	H, That the said part. J
	Three Thousand and 00/100
in hand paid by the	said party of the second part, the receipt whereof is hereby acknowledged, ha8. sold and by these presents
	CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real es
lying and situated	in the County of and State of Oklahoma, to
سر یې خد به به هو د کې وه وې چه وې د وې وه د	
	Lot Four (4), Block Seven (7), Central Park Place
	Addition to the city of Tulsa, Oklahoma, according
	to the recorded plat thereof.
****	
****	
	TLEASUR TRIS EN CONSEMENT
	L herige context in the Rest of the State of
	I hereby contraction is an interest of 3.00 and the second
	In the Jely 372 4
이 이 이 가지가 있는 것이 있어?	S. B. H
아파카카카	Ivpury
gether with all rent ticular, and with a rentals and profits a	estate and interest of said grantor in and to said premises, including all homestead rights, which are hereby waived and released s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any ll and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or ccruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part.Y. of the first part her
gether with all rent ticular, and with a rentals and profits a TO HAVE AN	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any Il and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or ccruing from said property from and after this date.
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any ll and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or ccruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part $\Sigma_{-}$ of the first part her party of the second part, its successors and assigns, that at the delivery hereof
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any Il and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or ccruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <u>y</u> of the first part here party of the second part, its successors and assigns, that at the delivery hereof <u>Nelle C. Brown</u> , a widow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said p 	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any Il and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, $\nabla_{-}$ of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that Nelle C. Brown, a widow.
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any Il and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or corning from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_V_ of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widdow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part.	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any ll and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_V_ of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widdow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part_	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any ll and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_V_ of the first part here barty of the second part, its successors and assigns, that at the delivery hereof. Nelle C. Brown, a widdow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that Nelle C. Brown, a widow, end 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 V_of the first part, loaned and advanced to
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part_	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any Il and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_V_ of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widdow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part_	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any Il and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_V_ of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widdow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part_	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any Il and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_V_ of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widdow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part_	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any Il and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_V_ of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widdow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part AND WHERE ments, general and ferred to said party of every kind, and i such taxes and asset tory lien. claims, an ment of all moneys s	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any ll and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part J. of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widdow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that Nelle C. Brown, & widdow, end the same against the lawful and equitable claims of all persons whomsoever. ALWAXS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance Y. of the first part, loaned and advanced to Nelle C. Brown, & widdow Three Thousand and 00/100 AS, said part Y. of the first part agree S. with the said party of the second part, its successors and assigns, to pay all taxes and ass special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bu tyly insured in succ company or companies as all so to keep said lands and improvements in good repair, and to keep the bu special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bu tyly insured in succ company or companies as all decompany design at and to hereof, and may also pay the final judgment for and said and y or effort of said agreements be not performed as all oresaid thereof, and may also pay the final judgment for and said and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the rego to expended together with the charges thereoo
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part.	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any ll and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_Y_ of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widdow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that Nelle C. Brown, a widdow, end 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 Y. of the first part, loaned and advanced to Nelle C. Brown, a widdow Three Thousand and 00/100 AS, said part_Y of the first part agree S_ with the said party of the second part, its successors and assigns, to pay all taxes and ass special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bu tyl insured in such company or companies as as all so to keep said lands and improvements in good repair, its successors or assigns, is and also to keep said lands and improvements thereon free from all statutory lien day sments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and said and yo refluer of said agreements be not performed as allowers and party of hese second part its successors or assigns, to repair and for the refluer of said agreements be not performed as allowers and and party of the second part its successors or assigns, and also to keep said lands and improvements in good repair, and to keep the bu t
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part. AND WHERE ments, general and ings thercon constat forred to said party of every kind, and i such taxes and asse- tory lien claims, an ment of all moneys a AND WHERE did on the	s of said property, with full power and authority to collect the same in case the conditions of this morfgage become broken in any and singular the temeents, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part X. of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that Nelle C. Brown, a widow, and the same against the lawful and equitable claims of all persons whomsoever. AUWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance Y. of the first part, loaned and advanced to Nelle C. Brown, a widow there Thousand and 00/100 DOLLA AS, said part Y of the first part agree S with the said party of the second part at to keep the bu ty instance and inprovements thereon, when due, and to keep said improvements in good repair, and to keep the bu y of the first of the first part agree S with the said acty of the second part, its successors or assigns, is and also to keep said indeprovements in good repair, and to keep the bu y of the first of said agreements be not performed as aforesaid then said improvements in good repair, and to keep the bu y sments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and at a may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for and at a may invest such sums as may be necessary to protect the title or possession of said premises including all costs and for and at a may invest such sums as may be necessary to protect the title or po
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part. AND WHERE ments, general and ings thercon constat forred to said party of every kind, and i such taxes and asse- tory lien claims, an ment of all moneys a AND WHERE did on the	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any ll and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_Y_ of the first part here barty of the second part, its successors and assigns, that at the delivery hereof Nelle C. Brown, a widdow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that Nelle C. Brown, a widdow, end 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 Y. of the first part, loaned and advanced to Nelle C. Brown, a widdow Three Thousand and 00/100 AS, said part_Y of the first part agree S_ with the said party of the second part, its successors and assigns, to pay all taxes and ass special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bu tyl insured in such company or companies as as all so to keep said lands and improvements in good repair, its successors or assigns, is and also to keep said lands and improvements thereon free from all statutory lien day sments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and said and yo refluer of said agreements be not performed as allowers and party of hese second part its successors or assigns, to repair and for the refluer of said agreements be not performed as allowers and and party of the second part its successors or assigns, and also to keep said lands and improvements in good repair, and to keep the bu t
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part. AND WHERE ments, general and ings thercon constat forred to said party of every kind, and i such taxes and asse- tory lien claims, an ment of all moneys a AND WHERE did on the	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any ill and singular the tenements, hereditaments and apputtenances thereto belonging. A first and specific lien is hereby granted or ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, $\overline{X}_{-}$ of the first part here arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part. AND WHERE for the rent constant ferred to said party of every kind, and i such taxes and asset tory lien claims, an ment of all moneys a AND WHERE did on theF1 ULSA BUILDI	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part X. of the first part here arty of the second part, its successors and assigns, that at the delivery hereof. Nelle C. Brown, a widow owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that. Nelle C. Brown, a widow, end the same against the lawful and equitable claims of all persons whomsoever. ALWAXS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance Y. of the first part, loaned and advanced to. Nelle C. Brown, a widow the first part, loaned and advanced to. Nelle C. Brown, a widow the same against stel lawful and equitable claims of all persons whomsoever. ALWAXS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance Y. of the first part, loaned and advanced to. Nelle C. Brown, a widow the sum Three Thousand and 00/100 DOLLA AS, said part. Y. of the first part agree S. with the said party of the second part, its successors and assigns, to pay all taxes and as special, against said lands and improvements thereon, when due, and to keep said improvements in good repair and to keep the shi of the second part, its successors or assigns; may sements, and may effect such insurance constantly the of the second part, its successors or assigns, may sements, and may subject by the phy-Laws of said Association, these presents shall be security. Nelle C. Brown, a widow As, the said. Nelle
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said p the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part. AND WHERE ments, general and ings thercon constant forred to said party of every kind, and is such taxes and asse- tory lien claims, an ment of all moneys a AND WHERE did on the	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any carued on a caruing from and property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part X_ of the first part here or arty of the second part, its successors and assigns forever. Said part X_ of the first part here or the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said p the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part. AND WHERE ments, general and ings thercon constant forred to said party of every kind, and is such taxes and asse- tory lien claims, an ment of all moneys a AND WHERE did on the	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any carued on a caruing from and property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part X_ of the first part here or arty of the second part, its successors and assigns forever. Said part X_ of the first part here or the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part AND WHERE ments, general and ings thercon constant forred to said party of every kind, and i such taxes and asset tory lien claims, an ment of all moneys the AND WHERE did on theFi ULISA_BUILDI For Value Rec The sum of	s of said property, with full power und authority to collect the same in case the conditions of this morfgage become broken in any land anguals the tenements, hereditaments and appurtonances thereto belonging. A first and specific lien is hereby granted o ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part X. of the first part here are the second part, its successors and assigns, that at the delivery hereof
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part AND WHERE ments, general and ings thercon constant forred to said party of every kind, and i such taxes and asset tory lien claims, an ment of all moneys the AND WHERE did on theFi ULISA_BUILDI For Value Rec The sum of	s of said property, with full power und authority to collect the same in case the conditions of this morfgage become broken in any land anguals the tenements, hereditaments and appurtonances thereto belonging. A first and specific lien is hereby granted o ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part X. of the first part here are the second part, its successors and assigns, that at the delivery hereof
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part AND WHERE ments, general and ings thereon constant forred to said party of every kind, and i such taxes and asset tory lien claims, an ment of all moneys to AND WHERE did on theFi ULSA BUILDI For Value Rec The sum of	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any certain from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, X. of the first part here arry of the second part, its successors and assigns, that at the delivery hereof. Nelle C. Brown, a widdow. wher of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that. Nelle C. Brown, a widdow, and the same argainst the lawful and equitable claims of all persons whomsoever. AlWAXS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance by other second part, its successors and assigns, to pay all taxes and the sum of the first part agree S. with the said party of the second part, its successors and assigns, and all colored to express conditions that, whereas, the said party of the second part at the special instance by other agree S. with the said party of the second part, its successors and assigns, to pay all taxes and the special state of of the second part, its successors and assigns, to pay all taxes and the of any or effect such insurrowers thereon, when due, and to keep and improvements in good repair, and takes and the title or possesid then and party or the second repat is a successor or assigns; and also to keep asid lands and improvements in mark and to refer the second part is successors or assigns; and also to keep asid lands and improvements in good repair, and in the second part is successor or assigns; and also to keep asid lands and improvements thereon, second part is successor or assigns; and also to keep asid lands and improvements in good repair, and its takes and the second part is successor or assigns; and also to keep asid lands and improvements thereof and its association, there incl
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part AND WHERE ments, general and ings thercon constant forred to said party of every kind, and i such taxes and asset tory lien. claims, an ment of all moneys to AND WHERE did on theFi ULSA_BUILDI For Value Rec. The sum of	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any certain from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, X. of the first part here arry of the second part, its successors and assigns, that at the delivery hereof. Nelle C. Brown, a widdow. wher of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that. Nelle C. Brown, a widdow, and the same argainst the lawful and equitable claims of all persons whomsoever. AlWAXS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance by other second part, its successors and assigns, to pay all taxes and the sum of the first part agree S. with the said party of the second part, its successors and assigns, and all colored to express conditions that, whereas, the said party of the second part at the special instance by other agree S. with the said party of the second part, its successors and assigns, to pay all taxes and the special state of of the second part, its successors and assigns, to pay all taxes and the of any or effect such insurrowers thereon, when due, and to keep and improvements in good repair, and takes and the title or possesid then and party or the second repat is a successor or assigns; and also to keep asid lands and improvements in mark and to refer the second part is successors or assigns; and also to keep asid lands and improvements in good repair, and in the second part is successor or assigns; and also to keep asid lands and improvements thereon, second part is successor or assigns; and also to keep asid lands and improvements in good repair, and its takes and the second part is successor or assigns; and also to keep asid lands and improvements thereof and its association, there incl
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part AND WHERE ments, general and ings thercon constant forred to said party of every kind, and is such taxes and asse- tory lien claims, an ment of all moneys is AND WHERE did on the	s of said property, with full power and authority to collect the same in case the conditions of this morphages become broken in any certain form and property form and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, Z, of the first part her party of the second part, its uccessors and assigns that at the delivery hereof. Nelle C. Brown, a widdow owner of the said premises above granted, and seled of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that. Nelle C. Brown, a widdow, med these presents are upon the express conditions that, whereas, the said party of the second part at the apecial instance. Nelle C. Brown, a widdow the said party of the second part at the apecial instance to severe second these presents are upon the express conditions that, whereas, the said party of the second part at the apecial instance. Nelle C. Brown, a widdow the saw method and advanced to
gether with all rent ticular, and with a rentals and profits a TO HAVE AN covenant with said r the true and lawful incumbrances; that will warrant and def PROVIDED, request of the part. AND WHERE ments, general and for the part of all moneys i such taxes and party of every kind, and i such taxes and party of every kind, an	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any certain from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, X. of the first part here array of the second part, its successors and assigns, that at the delivery hereof. Nelle C. Brown, a widdow. wher of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that. Nelle C. Brown, a widdow, and the same argainst the lawful and equitable claims of all persons whomsoever. AlWAXS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance by MAXS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of any or effect such insurrowers. So the said of the said and advanced to

128

-----

5

l.