MORTGAGE RECORD No. 469

Sale DO

ALL ROPERT

us dates som

COMPARED

11

No. 251439 C.M.J.

THIS INDENTURE, Mar	de this Fifteenth day of February 1924, between
그는 것 같은 것 같	ry and George W. Henry, her husband,
	inCounty, and State of Oklahoma, part19Bof the first part, and
가 물건이 많은 것을 것을 받았는 물건이 많이.	ANDLOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second p
	the said part 108
WITNESSETH, That	e Thousand and 00/100 DOLLA
	о тионаану, они содноў а
in hand paid by the said par	rty of the second part, the receipt whereof is hereby acknowledged, ha. Yesold and by these presenta
BARGAIN, SELL, CONVI	EY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real est
lying and situated in the C	Jounty of and State of Oklahome, to
Ţ,	he North Fifty (50) feet of Lot Two (2), Block One Hundred
÷.	ortv-five (145). Original Town of Tulsa. Tulsa County,
0	orty-five (145), Original Town of Tulsa, Tulsa County, klahoma, according to the Original Plat thereof.
	TREATINE STREAMENT
	1957 Harvived SLOD and iscurd
<u>e na seconda da seconda da secon</u>	TUDATURA HIS DATE AND NE HART SCHERE I Freeven SZOD and Issues 1973 ZUDATE HE HERE HIS HIS HERE HIS HIS HERE HIS HERE HIS HERE HIS HIS HERE HIS HIS HIS HERE HIS HIS HIS HERE HIS HIS HIS HERE HIS
	113 Harven Jeb 5104
	the Wester Country of B
	The rest of the re
	물을 걸 물 것 같아요. 이렇게 잘 하는 것 같아. 이 것 같아. 것 같아. 이 것
ويستعرفه والمستح فالمتحر فالمحاج والمحاج والمراجع	
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H	d property, with full power and authority to collect the same in case the conditions of this nortgage become broken in any j ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1956 the first part her
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date.
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1987 the first part her the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband,
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 196 the first part her the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 196 the first part her the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner incumbrances; that there is	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_196 the first part her the second part, its successors and assigns, that at the delivery hereof
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner incumbrances; that there is yell warrant and defend the s PROVIDED, ALWAY	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_196 the first part her the second part, its successors and assigns, that at the delivery hereof
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t] the true and lawful owner incumbrances; that there is I will warrant and defend the s PROVIDED, ALWAY	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1987 the first part her the second part, its successors and assigns, that at the delivery hereof. Line Henry and George W. Henry, her husband, <u>so</u> of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Line Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. incumbrances; that there is PROVIDED, ALWAY request of the part Q Sof the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_196 the first part her the second part, its successors and assigns, that at the delivery hereof
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. incumbrances; that there is PROVIDED, ALWAY request of the part Q Sof the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_196 the first part her the second part, its successors and assigns, that at the delivery hereof
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t j the true and lawful owner. incumbrances; that there is incumbrances; that there is PROVIDED, ALWAY request of the part 95 of the 1	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_195 the first part her the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance e first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum of George W. Henry, her husband Lina Henry and George W. Henry, her husband Lina Henry and George W. Henry, her husband the sum of the said party of the second part at the special instance of first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum One Thousand and 00/100
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t j the true and lawful owner. incumbrances; that there is incumbrances; that there is PROVIDED, ALWAY request of the part 95 of the 1	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_195 the first part her the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance e first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum of George W. Henry, her husband Lina Henry and George W. Henry, her husband Lina Henry and George W. Henry, her husband the sum of the said party of the second part at the special instance of first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum One Thousand and 00/100
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t j the true and lawful owner. incumbrances; that there is incumbrances; that there is PROVIDED, ALWAY request of the part 95 of the 1	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_195 the first part her the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance e first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum of George W. Henry, her husband Lina Henry and George W. Henry, her husband Lina Henry and George W. Henry, her husband the sum of the said party of the second part at the special instance of first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum One Thousand and 00/100
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t j the true and lawful owner. incumbrances; that there is incumbrances; that there is PROVIDED, ALWAY request of the part 95 of the 1	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_195 the first part her the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance e first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum of George W. Henry, her husband Lina Henry and George W. Henry, her husband Lina Henry and George W. Henry, her husband the sum of the said party of the second part at the special instance of first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum One Thousand and 00/100
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. incumbrances; that there is will warrant and defend the s PROVIDED, ALWAY request of the part1.9 Sof the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_195 the first part her the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance e first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum of George W. Henry, her husband Lina Henry and George W. Henry, her husband Lina Henry and George W. Henry, her husband the sum of the said party of the second part at the special instance of first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum One Thousand and 00/100
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the part ¹ .6 Sof the MON WHEREAS, said ments, general and special, ints, beneral and special, such taxes and assessments, of every kind, and if any or such taxes and may i ment of all moneys so expen	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_196 the first part her the second part, its successors and assigns, that at the delivery hereof
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the part ¹ .9 Sof the MD WHEREAS, said ments, general and special, inst here and assessments, of every kind, and if any or such taxes and assessments, tory lien chims, and may i ment of all moneys so expen	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 196 the first part her the second part, its successors and assigns, that at the delivery hereof
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the partices of the BROVIDED, ALWAY request of the partices of the sole of every kind, and if any or such taxes and assessments, tory lien claims, and may i ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 198 the first part her the second part, its successors and assigns, that at the delivery hereof
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the partices of the BROVIDED, ALWAY request of the partices of the sole of every kind, and if any or such taxes and assessments, tory lien claims, and may i ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 196 the first part her the second part, its successors and assigns, that at the delivery hereof
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. incumbrances; that there is provided, ALWAY request of the particular of the so PROVIDED, ALWAY request of the particular of the sof every kind, and if any or such taxes and assessments, tory lien claims, and may i ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_198 the first part here the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, a. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance is first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum one Thousand and 00/100 DOLLA to the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and asset against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buurded in such company or companies as said second party may designate and the special or assigns, and also takes pay and make and the second part its successors and assigns, to rassigns, may and successory provements thereof, and may be provements there of asid agreements be not performed as aloresaid then said party of the second part its successor a saigner, and as ouch party may designate and the preventes the sine of assigns, may and asset as one such as the successory provements there or assigns, may and may also pay the two or assigns, and also the keep said index and improvements the reson of assigns are as aloresaid then said party of the second part its successor as assigns. A first and any provements bereon as provided by the By-Laws of said Association, these
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. incumbrances; that there is PROVIDED, ALWAY request of the particular of the se PROVIDED, ALWAY request of the particular of the sof every kind, and if any or such taxes and assessments, tory lien claims, and may i ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_198 the first part here the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her hu8band, a. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her hu8band same against the lawful and equitable claims of all persons whomsoever. (S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance in free and clear of One Thousand end 00/100 Lina Henry and George W. Henry, her hu8band the successors and maximum of the said party of the second part, its successors and assigns, to pay all taxes and assigns that lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the burder of the succease or assigns, and also there on the said party of the second part its successors and assigns, to pay all taxes and asset against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the burder of asid agreements bereon as profession the said party of the second part its successors and assigns, and may to keep said then said party of the second profession of assigns, in and so there pays and the said second part is successor assigns, may and second part is successor assigns, and also there pays of the said party of the second part is successor assigns, may and the said second party improvements there in the said second party is successor assigns, indices as lores pay the toxet burdy. Hen associated on the said approvements the successor assigns, may alot keep sai
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. incumbrances; that there is provided, ALWAY request of the particular of the so PROVIDED, ALWAY request of the particular of the sof every kind, and if any or such taxes and assessments, tory lien claims, and may i ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_198 the first part here the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, a. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance is first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum one Thousand and 00/100 DOLLA to the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and asset against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buurded in such company or companies as said second party may designate and the special or assigns, and also takes pay and make and the second part its successors and assigns, to rassigns, may and successory provements thereof, and may be provements there of asid agreements be not performed as aloresaid then said party of the second part its successor a saigner, and as ouch party may designate and the preventes the sine of assigns, may and asset as one such as the successory provements there or assigns, may and may also pay the two or assigns, and also the keep said index and improvements the reson of assigns are as aloresaid then said party of the second part its successor as assigns. A first and any provements bereon as provided by the By-Laws of said Association, these
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t incumbrances; that there is incumbrances; that there is PROVIDED, ALWAY request of the partices of the PROVIDED, ALWAY request of the partices of the sof every kind, and if any or such taxes and assessments, tory lien claims, and may i ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_198 the first part here the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, a. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance is first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum one Thousand and 00/100 DOLLA to the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and asset against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buurded in such company or companies as said second party may designate and the special or assigns, and also takes pay and make and the second part its successors and assigns, to rassigns, may and successory provements thereof, and may be provements there of asid agreements be not performed as aloresaid then said party of the second part its successor a saigner, and as ouch party may designate and the preventes the sine of assigns, may and asset as one such as the successory provements there or assigns, may and may also pay the two or assigns, and also the keep said index and improvements the reson of assigns are as aloresaid then said party of the second part its successor as assigns. A first and any provements bereon as provided by the By-Laws of said Association, these
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of the the true and lawful owner. Incumbrances; that there is PROVIDED, ALWAY request of the partices of the PROVIDED, ALWAY request of the partices of the sings there on constantly insu ferred to said party of the sa tory lien claims, and may in ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_193 the first part here the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband. 3. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (5, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum one Thousand and 00/100 DOLLA Unter 198 the first part agree
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the part1.9.56 the MID WHEREAS, said ments, general and special, ments, general and special, incust, general and special, incust, general and special, incust, general and save for ever y kind, and if any or such taxes and savessments, tory lien claims, and may i ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_198 the first part here the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband. So one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (5, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of the said advanced to. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. (7) And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of the first part agree
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the partices of the PROVIDED, ALWAY request of the partices of the sings there on constantly insu forred to said party of the si of overy kind, and if any or such taxes and assessments, tory lien claims, and may i ment of all moneys so expen AND WHEREAS, the Fifte did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. from said property from and after this date. DLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 198 the first part her the second part, its successors and assigns, that at the delivery hereof. Liha Henry and George W. Henry, her huSband, 3 of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her huSband same against the lawful and equitable claims of all persons whomsoever. (S, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance is fart part, loaned and advanced to. Lina Henry and George W. Henry, her huSband the sur One Thousand and 00/100 DOLLA 11 part 198 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assign agginst said lands and improvements thereor, when due, and to keep as all improvements in insurance constantly tr econd part, its successors or assigns, and also to keep said lands and improvements in insurance constantly tr and may effect such insurance, for such putpies, paying the costs thereof, and may also pay the final Judgment for and st and may effect such insurance, for such putpies, paying the costs thereof, and may also pay the final Judgment for and st enable different insurance, for such putpies, paying the costs thereof and in the words and figures as follows, to- NOTE OR OBLIGATION Tulas, Okla
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of the the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the partices of the PROVIDED, ALWAY request of the partices of the soft overy kind, and if any or such taxes and assessments, tory lien claims, and may it ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1968 the first part here the second part, its successors and assigns, that at the delivery hered. Liha Henry and George W. Henry, her husband, S
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the part 9.55 the graduest of the part 9.55 the such the said party of the si of every kind, and if any or such taxes and assessments, incy line and special, ment of all moneys so expen AND WHEREAS, said ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1968 the first part here the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband. S. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. S. And these foresents are upon the express conditions that, whereas, the said party of the second part at the special instance of first part, loaned and advanced to. Lina Henry and George W. Henry, her husband One Thousand and 00/100 DOLLA up at 168 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assa against said lands and improvements thereon, when due, and to keep said improvements in good prepari, and to keep the each or such company or companies as assign as also to keep said lands and improvements in good part, its successors or assigns, and also to keep said lands and improvements thereon are to perform all statutery lier cla cabler of said company or companies as assigned also to keep said improvements thereon for and statutery lier cla said. Line Henry and George W. Henry, her husband, movest such sums as may be necessary to protect the tile or possession of said premises, including all coals and for the reg ded together with the charge thereon as provided by the By-Laws of asid Association, these presents also all by the reg Line Henry and George W. Henry, 1924
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the part 9.55 the graduest of the part 9.55 the such the said party of the si of every kind, and if any or such taxes and assessments, incy line and special, ment of all moneys so expen AND WHEREAS, said ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1968 the first part here the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband. S. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. S. And these foresents are upon the express conditions that, whereas, the said party of the second part at the special instance of first part, loaned and advanced to. Lina Henry and George W. Henry, her husband One Thousand and 00/100 DOLLA up at 168 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assa against said lands and improvements thereon, when due, and to keep said improvements in good prepari, and to keep the each or such company or companies as assign as also to keep said lands and improvements in good part, its successors or assigns, and also to keep said lands and improvements thereon are to perform all statutery lier cla cabler of said company or companies as assigned also to keep said improvements thereon for and statutery lier cla said. Line Henry and George W. Henry, her husband, movest such sums as may be necessary to protect the tile or possession of said premises, including all coals and for the reg ded together with the charge thereon as provided by the By-Laws of asid Association, these presents also all by the reg Line Henry and George W. Henry, 1924
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of the sovenant with said party of the incumbrances; that there is provided that there is provided the same set of the particles of the provided the particles of the sources of the particles of the sources of the particles of the sources and assessments, tory lien claims, and may i ment of all moneys so expen AND WHEREAS, suid ments, and if any or such taxes and assessments, tory lien claims, and may i ment of all moneys so expen AND WHEREAS, the did on the	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1968 the first part her the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, a. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. S, and these foresents are upon the express conditions that, whereas, the said party of the second part at the special instance of first part, leaned and advanced to. Lina Henry and George W. Henry, her husband One Thousand and 00/100 DOLLA up at 198 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and ass against said lands and improvements thereon, whon due, and to keep said improvements in good repair, and to keep the second part, its successors or assigns and also to keep said lands and improvements thereon free from all statutery lier of and may offic such insurance, for such purpaes, paying the costs thereof, and may also pay the final budgment for and at add to gether which hech arget thereon as provided by the By-Laws of said inprovements these or more all statutery lier of a said Line Henry and George W. Henry, 1924
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the part 9.85 the grade of the part 9.85 the source of the source of the source of L1778 due monthly upon said source	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 198 the first part here the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsover. S. And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance e first part, loaned and advanced to. Lina Henry and George W. Henry, her husband the sum One Thousand and 00/100 DOLLA to gate the first part agree
ticular, and with all and si rentals and profits accruing TO HAVE AND TO H covenant with said party of t the true and lawful owner. ⁵ incumbrances; that there is PROVIDED, ALWAY request of the part1.9.56 the I and the part1.9.56 the I AND WHEREAS, said ments, general and special for et taxes and assessments, taxes and assessments, the same being the monthly Certificate therefor numbers I I and The sum of	ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted or from said property from and after this date. IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1968 the first part her the second part, its successors and assigns, that at the delivery hereof. Lina Henry and George W. Henry, her husband, a. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of no one in adverse possession of same and that. Lina Henry and George W. Henry, her husband same against the lawful and equitable claims of all persons whomsoever. S, and these foresents are upon the express conditions that, whereas, the said party of the second part at the special instance of first part, leaned and advanced to. Lina Henry and George W. Henry, her husband One Thousand and 00/100 DOLLA up at 198 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and ass against said lands and improvements thereon, whon due, and to keep said improvements in good repair, and to keep the second part, its successors or assigns and also to keep said lands and improvements thereon free from all statutery lier of and may offic such insurance, for such purpaes, paying the costs thereof, and may also pay the final budgment for and at add to gether which hech arget thereon as provided by the By-Laws of said inprovements these or more all statutery lier of a said Line Henry and George W. Henry, 1924

٩

126

ð