MORTGAGE RECORD No. 469

COMPARED No. 254065 C.M.J.

G

1

W. P. Z. Canmon and Com	hday of March	아이는 수가 안에서 물러나 가지 않는 것이 같아요. 나는 것이 없는 것이 가 없었다.
가는 것이 있는 것이 없는 것이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 같이 것이 같이 있는 것이 없는 것이 있	in	가지 않을 것 한 것 한 것 것 같아요. 이 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것 같아요. 이 것 같아요.
이 그는 것 같아요. 이 같은 것은 것을 같은 것은 것을 것 같아요. 이 가지 않는 것은 가부분과 가격을 했다.	AN ASSOCIATION, a corporation organized under the la	이 집에는 방법에 지난 해야지만 것이라. 전 전쟁이 가격하는 것은 것이 가지 않는 것을 가지 않는
WITNESSETH, That the said part 198	of the first part, for and in c	consideration of the sum of
FIVO THOUSANA ANA	00/100	DOLLA
시 옷 이렇게 걸 것은 것이라. 한 감정이며 주말했다.	, the receipt whereof is hereby acknowledged, ha \underline{VP} solv	영수, 이번 영상, 영상에 등 방법을 위한 것을 받았다.
그는 것 그 동안에 있는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 있는 것 같이 없는 것 같이 않는 것 않는 것 같이 않는 않	into said party of the second part, its successors and as	그는 그렇게 가지 않았던 것으로 한 것은 것 같아요. 한 것 같아요. 한 것 같아요.
	Tulsa	and State of Oklahome, to
		말 집에 운영을 가 많다. 영상 영상 가 있는 것을 하는 것을 하는 것을 하는 것을 수 있는 것을 수 있다. 것을 것을 것을 수 있는 것을 수 있다. 것을 것을 것을 것을 것을 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 것을 것을 수 있는 것을 것을 수 있는 것을 것을 것을 것을 것을 것을 수 있다. 것을 것 같이 것을 것 같이 것을 것 같이 않는 것을 것 같이 없다. 것을 것 같이 것 같이 없는 것 같이 없는 것 같이 없다. 것 같이 없는 것 같이 없는 것 같이 없는 것 같이 없는 것 같이 없다. 것 같이 없는 것 같이 없는 것 같이 없는 것 같이 없다. 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 없다. 것 같이 않는 것 같이 없는 것 같이 없는 것 같이 없다. 않는 것 같이 없는 것 같이 없는 것 같이 없다. 않은 것 같이 없는 것 같이 없는 것 같이 없다. 않은 것 같이 없는 것 같이 없다. 않은 것 않은 것 같이 않는 것 같이 않는 것 같이 없다. 않은 것 같이 없다. 않는 것 않는 것 않는 것 않는 것 않았다. 것 같이 않는 것 같이 않는 것 같이 없다. 것 같이 않는 것 않았다. 것 같이 않았다. 않았다. 것 같이 않았다. 않았다. 것 같이 않았다. 않았다. 않았다. 않았다. 않았다. 않았다. 않았다. 않았다.
		이 가슴 그 같은 것 같은 것 같아. 집안 집안 집안 집안 집안 집안 집안 집안 하는 것 같아. 나는 것 않아. 나는 않아. 나 않아. 나는 것 않아.
Toto Dive (5)	and Six (6), Block Six (6) in P	No.416 TISIN
	이 것은 것이 같은 것은 것은 것을 잘 못했다. 것은 것은 것은 것은 것은 것을 가지 않는 것을 것을 수 있다. 것은 것은 것은 것은 것을 가지 않는 것을 수 있다. 이렇게 말 하는 것을 것을 것을 수 있는 것을 것을 것을 것을 수 있는 것을 것을 것을 수 있다. 않는 것을	것은 사람의 문화에게 관계에 가지? 수 있는 것 바람이 많이 있는 것 같아. 영화가 되니
	e city of Tulsa, Oklahoma, acco	
	at thereof.	
그 문제 물건들은 사람이 가슴이 가지 못 가지 않는 것 같아요. 이 것 같아요. 가지 않는 것이 가지 않는 것이 같아.		그는 이상은 물건을 가지 않는 것은 것을 하는 것이 가지 않는 것이 가지 않는 것을 가지 않는 것이 같이 있다.

	THE THE TOTAL STREEMENT	
	The LAST in the Party of Sound is and is and	
f h:	TREASTIN RS FORDORSEMENT many entry that I service 5 and sound March 209 construction payment of months and March 209 construction payment of months and March 200 construction of m	
	Ma alal in the	***************************************
	N. W. S. Brannier IV. W. S. Brannier Ive puty	
	S.B.	
	Let DUIY	
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fro	power and authority to collect the same in case the co s, hereditaments and appurtenances thereto belonging	nditions of this mortgage become broken in any c. A first and specific lien is hereby granted or
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fr TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass ccessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted on igns forever. Said part 1981 the first part her
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fri TO HAVE AND TO HOLD THE SAME un covenant with said party of the second part, its suc W. P. Z. Cornag	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof. an and Gussie W. German, his wi	nditions of this mortgage become broken in any A first and specific lien is hereby granted on igns forever. Said part 1981 the first part her fe.
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fri TO HAVE AND TO HOLD THE SAME un covenant with said party of the second part, its suc W. P. Z. Cornag	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass ccessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted on igns forever. Said part 1981 the first part her fe.
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fra TO HAVE AND TO HOLD THE SAME un covenant with said party of the second part, its suc W. P. Z. Gorrace the true and lawful owner S. of the said prem	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass ccessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any c. A first and specific lien is hereby granted of igns forever. Said part 1981 the first part her fe . ble estate of inheritance therein, free and clear of
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fri TO HAVE AND TO HOLD THE SAME un covenant with said party of the second part, its suc W. P. Z. Gernas the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pos W. P. Z. German will warrant and defend the same against the lawfu	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass cessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted or igns forever. Said part 1981 the first part her 10. 10. ble estate of inheritance therein, free and clear of
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fri TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. GOPTION the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pos W. P. Z. GOPTION W. P. Z. GOPTION W. P. Z. GOPTION W. P. Z. GOPTION	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass scessors and assigns, that at the delivery hereof an and Gussie W. German, his wi ises above granted, and seized of a good and indefeasit session of same and that	nditions of this mortgage become broken in any A first and specific lien is hereby granted or igns forever. Said part 1986 the first part here fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fri TO HAVE AND TO HOLD THE SAME u covenunt with said party of the second part, its suc W. P. Z. GOPTIGE the true and lawful owner. S. of the said premi incumbrances; that there is no one in adverse poss W. P. Z. GOPTIGE will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 195 the first part, loaned and	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass cessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted on igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fra TO HAVE AND TO HOLD THE SAME un covenant with said party of the second part, its suc W. P. Z. Gerrate the true and lawful owner. S. of the said premi incumbrances; that there is no one in adverse pos W. P. Z. Gerrate will warrant and defend the same against the lawful PROVIDED, ALWAYS, And these present request of the part 1986 the first part, loaned and W. P. Z. Gerrate	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. Into said party of the second part, its successors and assigns, that at the delivery hereof an and Gussie W. German, his wi ises above granted, and seized of a good and indefeasit session of same and that 1 and Gussie W. German, al and equitable claims of all persons whomsoever. 5 are upon the express conditions that, whereas, the said d advanced to	nditions of this mortgage become broken in any c. A first and specific lien is hereby granted of igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property for TO HAVE AND TO HOLD THE SAME us covenant with said party of the second part, its suc W. P. Z. GOPTION the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pos W. P. Z. GOPTION W. P. Z. GOPTION W. P. Z. GOPTION Transaction of the same against the lawful PROVIDED, ALWAYS, And these present request of the part 1954 the first part, loaned and W. P. Z. GOPTION W. P. Z. GOPTION Transaction of the part 1954 the first part, loaned and W. P. Z. GOPTION	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass scessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted or igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property for TO HAVE AND TO HOLD THE SAME us covenant with said party of the second part, its suc W. P. Z. GOPTION the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pos W. P. Z. GOPTION W. P. Z. GOPTION W. P. Z. GOPTION Transaction of the same against the lawful PROVIDED, ALWAYS, And these present request of the part 1954 the first part, loaned and W. P. Z. GOPTION W. P. Z. GOPTION Transaction of the part 1954 the first part, loaned and W. P. Z. GOPTION	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass scessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted of igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property for TO HAVE AND TO HOLD THE SAME us covenant with said party of the second part, its suc W. P. Z. GOPTION the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pos W. P. Z. GOPTION W. P. Z. GOPTION W. P. Z. GOPTION Transaction of the same against the lawful PROVIDED, ALWAYS, And these present request of the part 1954 the first part, loaned and W. P. Z. GOPTION W. P. Z. GOPTION Transaction of the part 1954 the first part, loaned and W. P. Z. GOPTION	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass scessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted of igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property for TO HAVE AND TO HOLD THE SAME us covenant with said party of the second part, its suc W. P. Z. GOPTION the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pos W. P. Z. GOPTION W. P. Z. GOPTION W. P. Z. GOPTION Transaction of the same against the lawful PROVIDED, ALWAYS, And these present request of the part 1954 the first part, loaned and W. P. Z. GOPTION W. P. Z. GOPTION Transaction of the part 1954 the first part, loaned and W. P. Z. GOPTION	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass scessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted of igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fri TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. GOPTAGE the true and lawful owner. S. of the said premi incumbrances; that there is no one in adverse poss W. P. Z. GOPTAGE will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 1956 the first part, loaned and W. P. Z. GOPTAGE AND WHEREAS, said part 1056 the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success of every kind, and if any or either of said agreer such taxes and assessments, and may effect such tory lien claims, and may invest such sums as ment of all moneys so expended together with the	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted or igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sum ble successors and assigns, to pay all taxes and ass improvements in good repair, and to keep the bu the sourt the successors and assigns, to pay all taxes and ass improvements in good repair, and to keep the bu the sourt the second part its successors or assigns, may and may also pay the final judgment for and st solid premises, including, all costs and for the rej- oriation, these presents shall be security.
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property for TO HAVE AND TO HOLD THE SAME w covenant with said party of the second part, its suc W. P. Z. GOPTAGE the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse poss W. P. Z. GOPTAGE will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 1956 the first part, loaned and K. P. Z. GOPTA AND WHEREAS, said part 1956 the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success of every kind, and if any or either of said agrees such taxes and assessments, and may effect such tory lien claims, and may invest such sums as ment of all moneys so expended together with the AND WHEREAS, the said . W. P.	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted of igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur- DOLLA ts successors and assigns, to pay all taxes and ass improvements in good repair, and to keep the bu i the policy or policies of insurance constantly the ments thereon free from all statutory lien clear the second part its successors, or assigns, may and may also pay the final judgment for and st alid premises, including all costs and for the re- ociation, these presents shall be security. n. his wife.
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fri TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. GOPTAGE the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pose W. P. Z. GOPTAGE will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 1956 the first part, loaned and W. P. Z. GOPTA AND WHEREAS, said part 1950 the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success of svery kind, and if any or either of said agreer such taxes and assessments, and may effect such tory lien claims, and may invest such sums as AND WHEREAS, the said. W. P. AND WHEREAS, the said. W. P.	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted or igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA ts successors and assigns, to pay all taxes and ass improvements in good repair, and to keep the bu the policy or policies of insurance constantly tr ements thereon free from all statutory lien del the second part its successors or assigns, may and may also pay the final judgment for and st said premises, including all costs and for the rejoration, these presents shall be security. n. his wife. make and deliver to
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fri TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. GOPTAGE the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pose W. P. Z. GOPTAGE will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 1956 the first part, loaned and W. P. Z. GOPTA AND WHEREAS, said part 1950 the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success of svery kind, and if any or either of said agreer such taxes and assessments, and may effect such tory lien claims, and may invest such sums as AND WHEREAS, the said. W. P. AND WHEREAS, the said. W. P.	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted or igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA ts successors and assigns, to pay all taxes and ass improvements in good repair, and to keep the bu the policy or policies of insurance constantly tr ements thereon free from all statutory lien del the second part its successors or assigns, may and may also pay the final judgment for and st said premises, including all costs and for the rejoration, these presents shall be security. n. his wife. make and deliver to
gether with all rents of said property, with full ticular, and with all and singular the tenement rentals and profits accruing from said property fri TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. GOPTAGE the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pose W. P. Z. GOPTAGE will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 1956 the first part, loaned and W. P. Z. GOPTA AND WHEREAS, said part 1950 the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success of svery kind, and if any or either of said agreer such taxes and assessments, and may effect such tory lien claims, and may invest such sums as AND WHEREAS, the said. W. P. AND WHEREAS, the said. W. P.	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. Into said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted or igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA ts successors and assigns, to pay all taxes and ass- improvements in good repair, and to keep the bu the policy or policies of insurance constantly tr ements thereon free from all statutory lien cla the second part its successors or assigns, may and may also pay the final judgment for and st said premises, including all costs and for the rejo- citation, these presents shall be security. n, his wife. make and deliver to ereof and in the words and figures as follows, to-
gether with all rents of said property, with full ticular, and with all and singular the tenement TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. German the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pos W. P. Z. German will warrant and defend the same against the lawful PROVIDED, ALWAYS, And these present request of the part 1956 the first part, loaned and <u>W. P. Z. German</u> AND WHEREAS, said part 1056 the first ments, green constantly insured in such company ferred to said party of the second part, its success of every kind, and if any or either of said agreer such taxes and may invest such sums as ment of all moneys so expended together with the AND WHEREAS, the said P. P. did on the AND AND AND AND AND AND AND SA THE SAME TO AND WHEREAS, said part 1050 the first such taxes and may invest such sums as ment of all moneys so expended together with the AND WHEREAS, the said P. did on the Fifteenth	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted or igns forever. Said part 1980 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur- DOLLA ts successors and assigns, to pay all taxes and assi improvements in good repair, and to keep the bu i the policy or policies of insurance constantly the menets thereon free from all statutory lien clear the second part its successors, or assigns, may and may also pay the final judgment for and st alid premises, including all costs and for the re- ociation, these presents shall be security. n. his wife. March 15. March 15. 192
gether with all rents of said property, with full ticular, and with all and singular the tenement TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. German the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse pos W. P. Z. German will warrant and defend the same against the lawful PROVIDED, ALWAYS, And these present request of the part 1956 the first part, loaned and <u>W. P. Z. German</u> AND WHEREAS, said part 1056 the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success of every kind, and if any or either of said agreer such taxes and may invest such sums as ment of all moneys so expended together with the AND WHEREAS, the said P. did on the Fifteenth TULSA BUILDING ANDOAN ASSOCIA	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any is. A first and specific lien is hereby granted or igns forever. Said part 1981 the first part her fs
gether with all rents of said property, with full ticular, and with all and singular the tenement TO HAVE AND TO HOLD THE SAME u covenunt with said party of the second part, its suc W. P. Z. GOPTAGE the true and lawful owner. S. of the said premi incumbrances; that there is no one in adverse poss W. P. Z. GOPTAGE will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 1957 the first part, loaned and K. P. Z. GOPTA AND WHEREAS, said part 1057 the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success of every kind, and if any or either of said agreer such taxes and assessments, and may effect such tory lien claims, and may invest such sums as ment of all moneys so expended together with the AND WHEREAS, the said . W. P. AND WHEREAS, the said . W. P. did on the	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	A first and specific lien is hereby granted or igns forever. Said part 1984 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA ts successors and assigns, to pay all taxes and ass improvements in good repair, and to keep the bu it he policy or policies of insurance constantly tr ements thereon free from all statutory lien cla the security. and may also pay the final judgment for and st solid premises, including, all costs and for the rep ociation, these presents shall be security. n. his wife. March 15. NASSOCIATION, the following sums of money DOLLA
gether with all rents of said property, with full ticular, and with all and singular the tenement TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. German the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse poss W. P. Z. German will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 1957 the first part, loaned and <u>W. P. Z. German</u> AND WHEREAS, said part 1057 the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success such taxes and assessments, and may effect such tory lien claims, and may invest such sums as ment of all moneys so expended together with the AND WHEREAS, the said M. P. Z. Germ first thereon constantly insured in such company ferred to said party of the second part, its success ment of all moneys so expended together with the AND WHEREAS, the said P. did on the	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted or igns forever. Said part 1980 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur- DOLLA ts successors and assigns, to pay all taxes and assi- improvements in good repair, and to keep the bu- i the policy or policies of insurance constantly tr ements thereon free from all statutory lien cle the second part its successors or assigns, may and may also pay the final judgment for and st sold premises, including all costs and for the re- ociation, these presents shall be security. n. his wif9. Narch 15. NASSOCIATION, the following sums of money DOLLA of said Association, represented and evidenced by
gether with all rents of said property, with full ticular, and with all and singular the tenement TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. German the true and lawful owner. S. of the said premi incumbrances; that there is no one in adverse poss W. P. Z. German will warrant and defend the same against the lawful PROVIDED, ALWAYS, And these present request of the part 1959 the first part, loaned and W. P. Z. German W. P. Z. German will warrant and special, against said lands an ings thereon constantly insured in such company fered to said party of the second part, its success of every kind, and if any or either of said agrees use taxes and assessments, and may effect such tory lien claims, and may invest such sums as ment of all moneys so exponded together with the AND WHEREAS, the said M. P. L. BUILDING, AMBOAN ASSOCIA For Value ReceivedWepromise to p The sum of	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any j A first and specific lien is hereby granted or igns forever. Said part 1984 the first part her fe. fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA ts successors and assigns, to pay all taxes and assi improvements in good repair, and to keep the bu t the policy or policies of insurance constantly tr menets thereon free from all statutory lien cla the second part its successors or assigns, may and may also pay the final judgment for and st said premises, including all costs and for the repo- ociation, these presents shall be security. n. his wife. March 15. 192 - VASSOCIATION, the following sums of money DOLLA of said Association, represented and evidenced by
gether with all rents of said property, with full ticular, and with all and singular the tenement TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. GOPTAGE the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse poss W. P. Z. GOPTAGE W. P. Z. GOPTAGE will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 1956 the first part, loaned and W. P. Z. GOPTAGE AND WHEREAS, said part 1956 the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success of every kind, and if any or either of said agreer such taxes and assessments, and may effect such tory lien claims, and may invest such sums as ment of all moneys so exponded together with the AND WHEREAS, the said . W. P. AND WHEREAS, the said . W. P. did on the	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any A first and specific lien is hereby granted or igns forever. Said part 1981 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA ts successors and assigns, to pay all taxes and ass improvements in good repair, and to keep the bu the policy or policies of insurance constantly tr ements thereon free from all statutory lien dis said premises, including all costs and for the report oriation, these presents shall be security. n. his wife. NASSOCIATION, the following sums of money DOLLA of said Association, represented and evidenced by
gether with all rents of said property, with full ticular, and with all and singular the tenement TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. GOPTAGE the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse poss W. P. Z. GOPTAGE W. P. Z. GOPTAGE will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 1956 the first part, loaned and W. P. Z. GOPTAGE AND WHEREAS, said part 1956 the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success of every kind, and if any or either of said agreer such taxes and assessments, and may effect such tory lien claims, and may invest such sums as ment of all moneys so exponded together with the AND WHEREAS, the said . W. P. AND WHEREAS, the said . W. P. did on the	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any r. A first and specific lien is hereby granted or igns forever. Said part 1984 the first part her fe.
gether with all rents of said property, with full ticular, and with all and singular the tenement TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. German the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse poss W. P. Z. German will warrant and defend the same against the lawful PROVIDED, ALWAYS, And these present request of the part 195% the first part, loaned and W. P. Z. Germ Tive T AND WHEREAS, said part 195% the first ments, general and special, against said lands an ings thereon constantly insured in such company fered to said party of the second part, its success of every kind, and if any or either of said agrees ment of all moneys so expended together with the AND WHEREAS, the said	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any j A first and specific lien is hereby granted or igns forever. Said part 1984 the first part her fe. fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA ts successors and assigns, to pay all taxes and assimprovements in good repair, and to keep the bu i the policy or policies of insurance constantly fr memory and may also pay the final judgment for and at said premises, including all costs and for the report ociation, these presents shall be security. n. his wif9. NASSOCIATION, the following sums of money to said Association, represented and evidenced by to said Association, represented and evidenced by to said Association, to secure a loa
gether with all rents of said property, with full ticular, and with all and singular the tenement TO HAVE AND TO HOLD THE SAME u covenant with said party of the second part, its suc W. P. Z. GOPTAGE the true and lawful owner S. of the said premi incumbrances; that there is no one in adverse poss W. P. Z. GOPTAGE will warrant and defend the same against the lawfu PROVIDED, ALWAYS, And these present request of the part 19Sf the first part, loaned and <u>W. P. Z. GOPTA</u> AND WHEREAS, said part 10Sf the first ments, general and special, against said lands an ings thereon constantly insured in such company ferred to said party of the second part, its success of every kind, and if any or either of said agreer such taxes and assessments, and may effect such tory lien claims, and may invest such sums as ment of all moneys so expended together with the AND WHEREAS, the saidY. P. did on theFifteenth TULSA_BUILDING_AMEOAN ASSOCIA For Value ReceivedWepromise to p The sum ofFifty and C the same being the monthly dues on the50 Certificate therefor numbered4888 W. P. Z. GOPTAME and Guess Five Thous and Thirty-ning due monthly upon said sum eo borrowed by	power and authority to collect the same in case the co is, hereditaments and appurtenances thereto belonging om and after this date. nto said party of the second part, its successors and ass recessors and assigns, that at the delivery hereof	nditions of this mortgage become broken in any r. A first and specific lien is hereby granted or igns forever. Said part 1984 the first part her fe. ble estate of inheritance therein, free and clear of d party of the second part at the special instance the sur DOLLA ts successors and assigns, to pay all taxes and ass improvements in good repair, and to keep the bu the policy or policies of insurance constantly tr ements thereon free from all statutory lien cla and may also pay the final judgment for and st sold premises, including all costs and for the re- ociation, these presents shall be security. n. his wife. Narch 15. NASSOCIATION, the following sums of money to said Association, represented and evidenced by to said Association, represented and evidenced by DOLLARS, and the sum of DOLLARS; the same being the inte Scintion at its Home Office at TUISE, OKLABM

178

ģ

1

r,

ĴF.