	Highth day of December 192 3, between
F. D. Mana	oan and Mable B. Manahan, his wife,
MITTO A DIFFERENCE A	in Tulsa
[18] J. M. M. Martin, Phys. Lett. B 58, 181 (1997).	IDLOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part,
	ousand and 00/100 Dollars,
	he second part, the receipt whereof is hereby acknowledged, ha Y9 sold and by these presents
	CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate,
	of and State of Oklahoma, to-wit
	J. Marchelle, by the Salte to the transfer of the second of the second of the second of the second of the second The second of the second of
	wo (2), Block Fifteen (15), Cherokee Heights Addition
	ne city of Tulsa, Oklahoma, according to the Recorded
	thereof.
	TREADURE 3 F. SOCIETA AND ST.
	THERESELES RESPONDENCE TO THE PROPERTY OF THE
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icular, and with all and singula entals and profits accruing from s	rty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all idd property from and after this date.  PHE SAME unto said party of the second part, its successors and assigns forever. Said part 1981 the first part bereby
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icular, and with all and singula entals and profits accruing from a TO HAVE AND TO HOLD ovenant with said party of the section of the true and lawful owner. So on neumbrances; that there is no on the true and lawful owner. So on neumbrances; that there is no on the true and lawful owner. So on neumbrances; that there is no on the true and lawful owner. So on neumbrances; that there is no on the true and defend the same a PROVIDED, ALWAYS, An equest of the part 1981 the first provided the part 1981 the first provided to said party of the second of every kind, and if any or eithe uch taxes and assessments, and ory lien claims, and may investment of all moneys so expended the AND WHEREAS, the said lid on the AND WHEREAS, the said lid on the AND TULSA BUILDING. L.	the tenements, hereditaments and appurtenancis thereto belonging. A first and specific lien is hereby granted on all idd property from and after this date.  PHE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.9% the first part hereby and part, its successors and assigns, that at the delivery hereof.  D. Manaham and Mable B. Manaham, his wife the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that.  D. Manaham and Mable B. Manaham, his wife,  ainst the lawful and equitable claims of all persons whomsoever.  It these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and art, loaned and advanced to  It is maham and Mable B. Manaham, his wife,  Two Thousand and Mable B. Manaham, his wife,  Two Thousand and Mable B. Manaham, his wife,  The sum of Two Thousand and OO/100  DOLLARS,  Soft the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessial lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build such company or companies as said second party may designate and the policy or policies of insurance constantly transart, its successors or ussigns; and also to keep said lands and improvements thereon free from all statutory lien claims of said agreements be not performed as aforesaid then said party of the second part its successor or assigns, may pay selfect such insurance, for such purpose, paying the costs thereof, and may also pay the final fudgment for and statused with the charges thereon as provided by the by-Laws of said Association, these presents shall be security.  F.; D. Manaham and Mable B. Manaham, his wife,  AND make and deliver to the NOTE OR OBLIGATION  AND make and deliver to the NOTE OR OBLIGATION  AND Lass, Okla, December 8, 1923  AND make and deliver to the Stope and Stope
icular, and with all and singula entals and profits accruing from a TO HAVE AND TO HOLD ovenant with said party of the second and the same and lawful owner. So on neumbrances; that there is no on recombrances; that there is no on recombrances.  AND WHEREAS, said partners, the first reverse in the read of said party of the second of every kind, and if any or eithe uch taxes and assessments, and or yilen claims, and may investment of all moneys so expended the AND WHEREAS, the said did on the recombrances.  For Value Received We The sum of Thirt the same being the monthly dues a Certificate therefor numbered F. D.	the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all idiproperty from and after this date.  CHE SAME unto said party of the second part, its successors and assigns forever. Said part 1.9% the first part hereby and part, its successors and assigns, that at the delivery hereof.  D. Manghan and Mable B. Manghan, his wife  the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that  D. Manghan and Mable B. Manghan, his wife,  ainst the lawful and equitable claims of all persons whomsever.  these precents are upon the express conditions that, whereas, the said party of the second part at the special instance and art, loaned and advanced to.  Manghan and Mable B. Manghan, his wife,  Two Thousand and OO/100  DOLLARS,  Stille first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessibilities and improvements thereon, when due, and to keep said lands and improvements are constantly transact, its successors or assigns; and also tokes paid and said and improvements are constantly transact; its successors or assigns; and also teep said lands and improvements free from all successors or assigns, may pay any effect such insurance, for such purpose, paying the costs thereof, and may also pay the final jument for and statused sums as may be necessary to protect the tile or possession of said premises, including all costs and for the repayetite with the charges thereon as provided by the By-Laws of and association, these presents said loss and of the repayetite with the charges thereon as provided by the By-Laws of and Association, the protects said in security.  F; D. Manghan and Mable B. Manghan, his wife,  AND Tules, Okia, December 8, 1923  promise to pay to the order of TULSA BUILDING And ASSOCIATION, the following sums of money viz:  191 and 30/100  DOLLARS,  of the capital stock of said Association, r
icular, and with all and singula entals and profits accruing from a TO HAVE AND TO HOLD covenant with said party of the second and the same as the true and lawful owner. So on neumbrances; that there is no on F.  will warrant and defend the same a PROVIDED, ALWAYS, An equest of the part. 1.98 the first F.  AND WHEREAS, said partments, general and special, again may thereon constantly insured it erred to said party of the second of every kind, and if any or eithe uch taxes and assessments, and ory lien claims, and may invest ment of all moneys so expended the AND WHEREAS, the said lid on the Same as E1 TULSA. BUILDING LITTLESA. BUILDING LITTLESA. BUILDING LITTLESA. Certificate therefor numbered LITTLESA the same being the monthly dues a Certificate therefor numbered LITTLESA.	the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all ide property from and after this date.  CHE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.98f the first part hereby and part, its successors and assigns, that at the delivery hereof.  D. Manchan and Mable B. Manchan, his wife  the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that  D. Manchan and Mable B. Manchan, his wife,  ainst the lawful and equitable claims of all persons whomsoever.  these precents are upon the express conditions that, whereas, the said party of the second part at the special instance and art, loaned and advanced to.  Manchan and Mable B. Manchan, his wife,  Two Thousand and OO/100  DOLLARS,  Stitle first part agree with the said party of the second part, its successors and assigns, to pay all taxes and asseart, its successors or assigns; and also to keep said lands and improvements in good repair, and to keep the build-such company or companies as and so to keep said lands and improvements in recomments thereon, when due, and to keep said lands and improvements in said arreferential be not performed as aforesaid then said party of the second part its successor or assigns, may pay such aums as may be necessary to protect the title or possession of said premises, including all estatutory lien claims of said agreements be not performed as aforesaid then said party of the second part is successor or assigns, may pay such aums as may be necessary to protect the title or possession of said premises, including all estatutory lien claims of said agreements be not performed as aforesaid then said party of the second part is successor or assigns, may pay such aums as may be necessary to protect the title or possession of said premises, including all remises and for the repay-  gether with the charges thereon as provided by the By-
icular, and with all and singula entals and profits accruing from a TO HAVE AND TO HOLD covenant with said party of the second and the same as the true and lawful owner. So on neumbrances; that there is no on F.  will warrant and defend the same a PROVIDED, ALWAYS, An equest of the part. 1.98 the first F.  AND WHEREAS, said partments, general and special, again may thereon constantly insured it erred to said party of the second of every kind, and if any or eithe uch taxes and assessments, and ory lien claims, and may invest ment of all moneys so expended the AND WHEREAS, the said lid on the Same as E1 TULSA. BUILDING LITTLESA. BUILDING LITTLESA. BUILDING LITTLESA. Certificate therefor numbered LITTLESA the same being the monthly dues a Certificate therefor numbered LITTLESA.	the tenements, hereditaments and appurtenunces thereto belonging. A first and specific lien is hereby granted on all ide property from and after this date.  CHE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.9% the first part hereby and part, its successors and assigns, that at the delivery hereof.  D. Manchan and Mable B. Manchan, his wife  the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that  D. Manchan and Mable B. Manchan, his wife,  ainst the lawful and equitable claims of all persons whomsever.  these precents are upon the express conditions that, whereas, the said party of the second part at the special instance and art, loaned and advanced to.  Manchan and Mable B. Manchan, his wife,  Two Thousand and OO/100  DOLLARS,  Soft the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessard, its successors or assigns; and also teep said lands and improvements in good repair, and to keep the build-such company or companies as and second party may designate and the policy or policy or instance or analytic repair, its successors or assigns; and also teep said lands and improvements in good repair, and to keep the build-such company or companies as and second party may designate and the policy or policy or instance contactly transfit is successors or assigns; and also teep said lands and improvements thereon in good repair, and to keep the build-such company or companies as and second party may designate and the policy or policies of insurface contactly transfit, its successors or assigns, may pay such aums as may be necessary to protect the title or possession of said apresents, including all coats and for the repay-gether with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Fig. D. Manchan and Mable B. Manchan, his wife  AND Tulsa, Okla, December
icular, and with all and singula entals and profits accruing from a TO HAVE AND TO HOLD covenant with said party of the secure of the true and lawful owner. So incumbrances; that there is no on Provided the same a PROVIDED, ALWAYS, and request of the part. 1987 the first Provided the same as PROVIDED, ALWAYS, and request of the part. 1987 the first Provided to said party of the second of every kind, and if any or either to said party of the second of every kind, and if any or either to said party of the second of every kind, and if any or either to said party of the second of every kind, and if any or either to said party of the second of every kind, and if any or either that are and assessments, and to represent the said.  AND WHEREAS, the said.  AND WHEREAS, the said.  It is a same being the monthly dues. Thirt the same being the monthly dues. Certificate therefor numbered.  For Value Received. Provided the same being the monthly dues. Certificate therefor numbered.	the tenements, hereditaments and appurtenancis thereto belonging. A first and specific lien is hereby granted on all idi property from and after this date.  CHE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof.  D. Manaham and Mable B. Manaham, his wife the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that  D. Manaham and Mable B. Manaham, his wife, ainst the lawful and equitable claims of all persons whomseever. these processes are upon the express conditions that, whereas, the said party of the second part at the special instance and art, loaned and advanced to  Manaham and Mable B. Manaham, his wife,  Manaham and Mable B. Manaham, his wife,  We Thousand and OO/100  DOLLARS,  193 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessing a successors or assigns; and also to keep said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-such company or companies as said second party may designate and the policy or policies of insurance for each such assigns, and also to keep said lands and improvements thereon free from all statutory lieu claims use of the insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and status used the insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and status used the darget there on a provided by the By-Laws of said dassociation, these presents shall be security.  Fi D. Manaham and Mable B. Manaham, his wife,  AND Tulsa, Okla, December S, 1923
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