MORTGAGE RECORD No. 469

66[°]

の言語の目的時間に

このなどのないないないないので、「ないない」のでは、「ないない」のではない。

A SURVEY OF

COMPARED

No.___247115___0.11. J.

THIS INDENTURE. N	ide thisday ofDecember, 192_3 between
	. Purdy, an unmarried woman,
	in Tulsa County, and State of Oklahoma, part y of the first part, and
HOME SAVINGS A	JD_LOANBOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second
	the said partV
	z-eight Hundred and No/100 Doli
승규는 사람이 가지 않는 것이 가지 않는 것이 없다.	이 가지 않는 것을 다니 것이 같은 것을 만들었다. 이 방법에 이 것은 동물 부분가 되었다. 이 이 것을 것이 가지 않는 것 같은 것은 것은 것은 것을 가지 않는 것을 수 있는 것이 같이 있는 것이 같이 않는 것이 없다. 것이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없
	arty of the second part, the receipt whereof is hereby acknowledged, ha. A. sold and by these presents
	EY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real a County of and State of Oklahoms, the second part is a second part of the
lying and situated in the	일은 방법을 사장하지 않는 것을 수 없다. 같은 것은 것은 것을 알았는 것을 많이 가지 않는 것이 가지 않는 것을 가지 않는 것을 하는 것이 같다.
τ	Seventeen (17) in Block One (1), Hudson Addition to
the second s	sa, Oklahoma, according to the recorded plat thereof.
<u> </u>	gether with all improvements thereon.
فتبتد ومجروب متلافر وتوافي فروان	TREASURER'S ENDORSEMENT
	TREASURER'S ENDORSEMENT I hereby certify that i revived \$3.00 and lasted
والمحاوية والمراجعة والمحاد والمحاد والمحاد	I hereby certify that I received with the montgage Receipt No. 29-29 Three for the poyment of montgage
ەر بەر بەر بەر بەر بار بەر تەربى . تەربى قەتبىي بەر بەر يەر بەر بەر بەر يەتتە.	Receipt Not 29.29 financian in norment of montes fax on the with transmission of the company Dated this 20 cmm
	Daval ta: 20 de sa Dece
	Bared to: 20 c Durch
ticular, and with all and	id property, with full power and authority to collect the same in case the conditions of this mortgage become broken in an singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted
gether with all rents of s ticular, and with all and rentals and profits accruir	
gether with all rents of s ticular, and with all and rentals and profits accruin TO HAVE AND TO S	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted f from said property from and after this dute. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part X_{-} of the first part f
gether with all rents of s ticular, and with all and rentals and profits accruin TO HAVE AND TO S	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted ; from said property from and after this date.
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party o	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted f from said property from and after this dute. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part Y_ of the first part f the second part, its successors and assigns, that at the delivery hereof
gether with all rents of s ticular, and with all and rentals and profits accruin TO HAVE AND TO S covenant/with said party o	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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, X_ of the first part f the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear
gether with all rents of s ticular, and with all and rentals and profits accruin TO HAVE AND TO S covenant/with said party o	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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, X_ of the first part f the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that.
gether with all rents of s ticular, and with all and rentals and profits accruin TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X. of the first part h the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that She same against the lawful and equitable claims of all persons whomsoever.
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party o 	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X_ of the first part h the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance
gether with all rents of s ticular, and with all and rentals and profits accruin TO HAVE AND TO S covenant/with said party o 	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X_ of the first part F the second part, its successors and assigns, that at the delivery hereof. She is solve granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance he first part, loaned and advanced to.
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party o 	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X_ of the first part I the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan- he first part, loaned and advanced to. lanche S. Purdy, an unmarried woman, the second part at the special instan-
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party o 	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X. of the first part h the second part, its successors and assigns, that at the delivery hereof. She is solve granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan- he first part, loaned and advanced to lanche E. Purdy, an unmarried woman, Thirty-eight Hundred and no/100 DOLI
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party o 	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X. of the first part h the second part, its successors and assigns, that at the delivery hereof. She is solve granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan- he first part, loaned and advanced to lanche E. Purdy, an unmarried woman, Thirty-eight Hundred and no/100 DOLI
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party o 	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X. of the first part h the second part, its successors and assigns, that at the delivery hereof. She is solve granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan- he first part, loaned and advanced to lanche E. Purdy, an unmarried woman, Thirty-eight Hundred and no/100 DOLI
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party o 	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X. of the first part h the second part, its successors and assigns, that at the delivery hereof. She is solve granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan- he first part, loaned and advanced to lanche E. Purdy, an unmarried woman, Thirty-eight Hundred and no/100 DOLI
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW. request of the part_Y. of AND WHEREAS, si ments, general and speci- ings thereon constantly in ferred to said party of th of every kind, and if any such taxes and assessmen- tory lice claims, and ma	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X_ of the first part F the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan- he first part, loaned and advanced to
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW. request of the part_Y.of AND WHEREAS, said party of the of every kind, and if any such taxes and assessmen tory line claims, and ma ment of all moneys so exp	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X. of the first part h the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance he first part, loaned and advanced to. Isnch S. Purdy, an unmarried woman, against said ands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the sured in such company or companies as aid second party may designate and the policy or policies of insurance constantly for either of said agreements be not performed as adoresaid then said party of the second part its successors or assigns, and also to keep the aured in such company or companies as aid second party may designate and the policy or policies of insurance constantly for either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may a, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and invest such sums as may be necessary to protect the tile or possession of said parties, including all costs and for the inded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Blanche E. Purdy, an unmarried woman, invest such sums as may be necessary to protect the tile or possession of said parties, including all costs and for the invest such sums as in a posts in exection as provided by th
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW. request of the part_Y.of AND WHEREAS, said party of the of every kind, and if any such taxes and assessmen tory line claims, and ma ment of all moneys so exp	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted 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 X_ of the first part F the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan- he first part, loaned and advanced to
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW, request of the part_V.of AND WHEREAS, sa ments, general and speci- ings thereon constantly in ferred to said party of th of every kind, and if any such taxes and assessmen toy line claims, and ma ment of all moneys so exp AND WHEREAS, i	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted (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, X. of the first part i the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear a no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance he first part, loaned and advanced to. Ianche E. Purdy, an unmarried woman, married and improvements thereon, when due, and to keep said improvements in good repair, and to keep the sured in successors or companies as said second party of the second part, its successors and assigns, to pay all taxes and a , against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the sured in successors or companies as said second party and designate and the policy or policies of insurance, constantly second part, its successors or assigns; and also to keep said lands and improvements be reformed as also resaid hands and improvements be not performed as also resaid hands and improvements be not performed as also resaid here said mary also pay the final judgment for and invest such asumes be not performed as also resaid there so of a and may also pay the final judgment for and invest such asums as may be necessary to protect the title or possession of said mary and the final marks and for the in- med dogether with the charges thereon as provided by the By-Lawa of said Association, these presents shall be security. He said Blanche E. Purdy, an unmrried woman, LISTh day of Degembar, 1923, make and deliver as follows to the se
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW, request of the part_V.of AND WHEREAS, sa ments, general and speci- ings thereon constantly in ferred to said party of th of every kind, and if any such taxes and assessmen toy line claims, and ma ment of all moneys so exp AND WHEREAS, i	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted (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, X. of the first part i the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear a no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance he first part, loaned and advanced to. Ianche E. Purdy, an unmarried woman, married and improvements thereon, when due, and to keep said improvements in good repair, and to keep the sured in successors or companies as said second party of the second part, its successors and assigns, to pay all taxes and a , against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the sured in successors or companies as said second party and designate and the policy or policies of insurance, constantly second part, its successors or assigns; and also to keep said lands and improvements be reformed as also resaid hands and improvements be not performed as also resaid hands and improvements be not performed as also resaid here said mary also pay the final judgment for and invest such asumes be not performed as also resaid there so of a and may also pay the final judgment for and invest such asums as may be necessary to protect the title or possession of said mary and the final marks and for the in- med dogether with the charges thereon as provided by the By-Lawa of said Association, these presents shall be security. He said Blanche E. Purdy, an unmrried woman, LISTh day of Degembar, 1923, make and deliver as follows to the se
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of incumbrances; that there will warrant and defend th PROVIDED, ALW. request of the part_V.of AND WHEREAS, sa ments, general and speci- ings thereon constantly in ferred to suid party of tho of every kind, and if any such taxes and ma ment of all moneys so exp AND WHEREAS, All did on the	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted if 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, X. of the first part here the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear sho one in adverse possession of same and that. She is same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance here first part, loaned and advanced to. Hanche E. Purdy, an unimarried woman, the said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the solid and sources or companies as solid second part, its successors and assigns, to pay all taxes and a square she compary or companies as allo early designate and the policy or policies of instrumer constantly second part, its successors or assigns, and also to keep said lands and improvements thereon when adue and the policy or policies of instrumer constantly second part, its successors or assigns, and also to keep said and may also pale final location of the second part, its successors or assigns, and also to keep said there of a may also pale final location of the second part, its successors or assigns, and also to be by the By-Laws of said Association, these presents shall be security. te said Blanche E. Purdy, an unmrried woman, Lot any descessors or assigns; and also to keep said there of a may also pale final location of the indect operator or assigns. More or OBLICATION Bartleville, Oklahoma, Tume, Oklahoma, Tume, Oklat, Purdy, an unmrried woman, Lot Nore OBLICATION Bart
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of incumbrances; that there will warrant and defend th PROVIDED, ALW. request of the part_V.of AND WHEREAS, sa ments, general and speci- ings thereon constantly in ferred to said party of tho of every kind, and if any such taxes and assessment tory lien claims, and ma ment of all moneys so exp AND WHEREAS, sl did on the	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted ; 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 X. of the first part I the second part, its successors and assigns, that at the delivery hereof. She is of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear sho one in adverse possession of same and that
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW, request of the part_Y.of AND WHEREAS, so ments, general and speci- ings thereon constantly in ferred to said party of the of every kind, and if any such taxes and assessmen- tory line claims, and ma ment of all moneys so exp AND WHEREAS, the did on the	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted (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 Y. of the first part h the second part, its successors and assigns, that at the delivery hereof. She 13 of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear s no one in adverse possession of same and that. She same against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan- he first part, loaned and advanced to
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of incumbrances; that there will warrant and defend th PROVIDED, ALW. request of the part_J. of AND WHEREAS, si ments, General and speci- ings thereon constantly in ferred to said party of th of every kind, and if any such taxes and mascessmer tory lien claims, and ma ment of all moneys so exp AND WHEREAS, Al Gid on the	<pre>singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted; from said property from and after this date.</pre> HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. Y. of the first part here second part, its successors and assigns, that at the delivery hereof
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW, request of the part_Y. of AND WHEREAS, si ments, general and speci- ings thereon constantly in ferred to said party of the of every kind, and if any such faxes and assessmen- tory lice claims, and ma ment of all moneys so exp AND WHEREAS, d did on the	<pre>singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted from said property from and after this date.</pre> HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, X. of the first part here second part, its successors and assigns, that at the delivery hereof
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of incumbrances; that there will warrant and defend th PROVIDED, ALW, request of the part_Y.of AND WHEREAS, s ments, general and speci- ings thereon constantly in ferred to said party of tho of every kind, and if any such taxes and assessmen- tory lien claims, and ma ment of all moneys so exp AND WHEREAS, s did on the	<pre>singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted from and after this date.</pre> HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, X. of the first part h the second part, its successors and assigns, that at the delivery hereof
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW. request of the part_V.of AND WHEREAS, s ments, general and speci- ings thereon constantly in ferred to said party of the ferred to said party of the of every kind, and if any such taxes and assessmen- tory lien claims, and ma ment of all moneys so exp AND WHEREAS, i did on the	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted from and property from and duter this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, X. of the first part here delivery hereof. She 18 of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear a no one in adverse possession of same and that. She 18 of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear a no one in adverse possession of same and that. She 13 of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear a no one in adverse possession of same and that. She 13 of the said premises above granted, and seized of all persons whomsoever. Ys, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instants in first part, loaned and advanced to
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW. request of the part_V.of AND WHEREAS, s ments, general and speci- ings thereon constantly in ferred to said party of the ferred to said party of the of every kind, and if any such taxes and assessmen- tory lien claims, and ma ment of all moneys so exp AND WHEREAS, i did on the	<pre>singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted from said property from and after this date.</pre> HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, X. of the first part here second part, its successors and assigns, that at the delivery hereof
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW, request of the part_Y.of AND WHEREAS, si ments, general and speci- ings thereon constantly in ferred to said party of the of every kind, and if any such taxes and assessmen- tory line claims, and ma ment of all moneys so exp AND WHEREAS, d did on the	singular the tenements, hereditaments and appurtonances thereto belonging. A first and specific lien is hereby granted (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, X. of the first part h the second part, its successors and assigns, that at the delivery hereol. She 18 of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear a no one in adverse possession of same and that. She sume against the lawful and equitable claims of all persons whomsoever. YS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance he first part, loaned and advanced to. Lanche S. Purdy, an unimarried woman, Thirty-eight Hundred and no/100 d part. Joi the first part agree. Swith the said party of the second part, its successors and assigns, to pay all taxes and a agginat said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the ure if in such company or companies as a said, be and the policy or policies of instruce constantly or either of said agreements he not performed as aforesid then said party of the second part is successors and assigns, to pay all taxes and a side diad the such such marrines, for such purgee, paying the costs thereof, and may also pay the final judgment for and invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the indet together such instruces, for such purgee, paying the costs thereof, and may also pay the final judgment for and invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the indet together with the charge thereon as provided by the Sucharge in add association, these presents shall be security. Is said Blanche E. Purdy, an unmarried woman, ISth day to company or company or
gether with all rents of s ticular, and with all and rentals and profits accruir TO HAVE AND TO S covenant/with said party of the true and lawful owned incumbrances; that there will warrant and defend th PROVIDED, ALW, request of the part_Y.of AND WHEREAS, si ments, general and speci- ings thereon constantly in ferred to said party of the of every kind, and if any such taxes and assessmen- tory line claims, and ma ment of all moneys so exp AND WHEREAS, d did on the	singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted from and property from and duter this date. HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, X. of the first part here delivery hereof. She 18 of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear a no one in adverse possession of same and that. She 18 of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear a no one in adverse possession of same and that. She 13 of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear a no one in adverse possession of same and that. She 13 of the said premises above granted, and seized of all persons whomsoever. Ys, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instants in first part, loaned and advanced to

 $\frac{1}{2} = \frac{1}{2} \left[\frac{1}{2} + \frac{1}{2} \right] \left[\frac{1}{2} + \frac{1}{2} + \frac{1}{2} \right] \left[\frac{1}{2} + \frac{1}{2} + \frac{1}{2} \right] \left[\frac{1}{2} + \frac{1}{2} + \frac{1}{2} \right]$