MORTGAGE RECORD No. 469

THIS INDENTURE, Made this. Twenty-firstay of December W. M. Hough and Flossie M. Hough, his wife.	
요하지 않았습니다 하는 양일자 씨가를 되어진 아이들 못하고 그래 하게 되어 주주지 않았다. 그래, 하는 중요하고 사용해 없어, 살아	inty, and State of Oklahoma, part.1950 the first part, and the
ULSA BUILDING AND I LOAN ASSOCIATION, a corporation organized u	마마막을 잃는 그리다 작품을 하는 것도 모든데 하루를 내가 있다고 있는데 하다 다시나를 되는데 있다.
막아마이 그 아마이 아니라는 이번 이번에 들었다고 있다. [20] [20] 그리는 아니라 아니라 아니라 아니라 그 아니라	소문에 그는 대형 문학적으로 전환한 이렇게 되었다. 그렇지 않는 문제에 이용하지 못 들어서 되었다. 그 얼마나 없었다.
WITNESSETH, That the said part 188of the first part, for	
Three Thousand and 00/100 hand paid by the said party of the second part, the receipt whereof is hereby acknowledged,	ve 30
요즘 생물하는 것은 일반적으로 하고 하고 하는 사람이 하는 사람들이 되었다. 하는 사람들은 사람들은 사람들은 사람들이 가득하는 것은	그 불다가 그리고를 내려서 아르는 것은 바라를 가게 하는 것이 그들은 그 그들은 가는 다니?
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its success	
ing and situated in the County ofTulsa	시간 그는 것이 그 그들은 이렇게 된다면 모든데 내가 되었다고 말했다면 하고 말이 없다고 하다면?
	30. 35 - 1. 35 - 1. 37 - 1. 37 - 1. 38 - 1. 38 - 1. 38 - 1. 38 - 1. 38 - 1. 38 - 1. 38 - 1. 38 - 1. 38 - 1. 38 1 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 - 1. 3 -
	어느 아마스 아이는 그는 그는 사람들이 하고 있는 것이 하는 것이 되었다. 그 나를 다 나를 다 살아 있다.
	하는 사람들이 가는 이 얼굴에 보고 하면 말했다. 이번 가장 아니는 사람들은 그는 것이다는 그런데 없어 나를 하는데 없었다.
Lot Twenty-one (21) and the North 7.2	
Lot Twenty-one (21) on the south, all	
Grandview Place Addition to Tulsa, Okl	ahoma, according to the
Recorded Plat thereof.	
	그 교육하다 전대의 바이트 방송하다 그림 5년 2일 5년에 가는 호텔 남편이다. 이번 다시 중에 가장
나는 그는 사람들이 가면 하는 아일을 들는 이 모든 그렇게 한 주민이는 하는 이 모든 그리는데 그런 그렇게 하는 사람들이 그 사람이 하나요. 이번 점	
13029	a marytant of mortgege
13029 time Later 10 2 2	Dia 2
S	33
	Departy
other with all rents of said property, with full power and authority to collect the same in circular, and with all and singular the tenements, hereditaments and appurtenances thereto entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor overant with said party of the second part, its successors and assigns, that at the delivery hereof.	belonging. A first and specific lien is hereby granted on alors and assigns forever. Said part 198 of the first part hereby
icular, and with all and singular the tenements, hereditaments and appurtenances thereto entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor.	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said part 198 of the first part hereby
cular, and with all and singular the tenements, hereditaments and appurtenances thereto entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor evenant with said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said part 98 of the first part hereby wife.
cular, and with all and singular the tenements, hereditaments and appurtenances thereto entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor evenant with said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his the true and lawful owner. So of the said premises above granted, and seized of a good and accumbrances; that there is no one in adverse possession of same and that	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said part 198 0f the first part hereby wife,
cular, and with all and singular the tenements, hereditaments and appurtenances thereto entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his he true and lawful owner. • of the said premises above granted, and seized of a good and accumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his w	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said pard 98 of the first part hereby wife. I indefeasible estate of inheritance therein, free and clear of all of fe.
cular, and with all and singular the tenements, hereditaments and appurtenances thereto intals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his true and lawful owner. So of the said premises above granted, and seized of a good and accumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his will warrant and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, And these presents are upon the express conditions that, where	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said partios of the first part hereby wife, i indefeasible estate of inheritance therein, free and clear of all rife, ver, eas, the said party of the second part at the special instance and
cular, and with all and singular the tenements, hereditaments and appurtenances thereto neals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. So of the said premises above granted, and seized of a good and accumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his will warrant, and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, And these presents are upon the express conditions that, where	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said parties of the first part hereby wife, i indefeasible estate of inheritance therein, free and clear of all or fee, ver. eas, the said party of the second part at the special instance and
cular, and with all and singular the tenements, hereditaments and appurtenances thereto intals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. So of the said premises above granted, and selzed of a good and accumbrances; that there is no one in adverse possession of same and that when the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, And these presents are upon the express conditions that, where injured to the part 1986 the first part, loaned and advanced to w. M. Hough and Flossie M. Hough, his w. Hough and Flossie M. Hough, his w.	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said partices of the first part hereby wife, i indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all infe, eas, the said party of the second part at the special instance and infe, the sum o
cular, and with all and singular the tenements, hereditaments and appurtenances thereto actus and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his the true and lawful owner. So of the said premises above granted, and seized of a good and icumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his will warrant and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, And these presents are upon the express conditions that, where aquest of the parties the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his warrant and one of the parties of the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his warrant and one of the parties of the first part to the parties of the first part to the first part to the parties of the parties of the first part to the parties of the parties of the first part to the parties of the parties of the first part to the parties of the parties of the first part to the parties of the parties of the parties of the first part to the parties of the parties of the parties of the parties of the first part to the parties of the part	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said parties of the first part hereby wife, i indefeasible estate of inheritance therein, free and clear of all of the second part at the special instance and tife, tife, the sum of the second part at the special instance and tife, the sum of the second part at the special instance and tife,
cular, and with all and singular the tenements, hereditaments and appurtenances thereto actus and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his the true and lawful owner. So of the said premises above granted, and seized of a good and icumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his will warrant and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, And these presents are upon the express conditions that, where aquest of the parties the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his warrant and one of the parties of the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his warrant and one of the parties of the first part to the parties of the first part to the first part to the parties of the parties of the first part to the parties of the parties of the first part to the parties of the parties of the first part to the parties of the parties of the first part to the parties of the parties of the parties of the first part to the parties of the parties of the parties of the parties of the first part to the parties of the part	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said parties of the first part hereby wife, i indefeasible estate of inheritance therein, free and clear of all of the second part at the special instance and tife, tife, the sum of the second part at the special instance and tife, the sum of the second part at the special instance and tife,
cular, and with all and singular the tenements, hereditaments and appurtenances thereto neals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. So the said premises above granted, and seized of a good and cumbrances; that there is no one in adverse possession of same and that. W. M. Hough and Flossie M. Hough, his well warrant and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, and these presents are upon the express conditions that, where quest of the parties of the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his well warrant and special, against said lands and represents are upon the express conditions that, where the parties of the first part spread and advanced to W. M. Hough and Flossie M. Hough, his well was a first part agree with the said party of the seconts, specially against said lands and improvements thereon, when due, and to specially surged in surged or said agreements be not performed as aforesaid then said che taxes and assessments, and may effect such insurance, for such purpose, paying the cost rey lien claims, and may invest such sums as may be necessary to protect teller or posent of all moneys so expended together with the charges thereon as provided by the By-Laws or the party of the second part is such sums as may be necessary to protect teller or posent of all moneys so expended together with the charges thereon as provided by the By-Laws or the party of the second part is such sums as may be necessary to protect teller or posent of all moneys so expended together with the charges thereon as provided by the By-Laws or the party of the second part is such sums as may be necessary to protect tell cor posent of all moneys so expended together with the charges thereon as provided by the By-Laws or the party of the	wife. It indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance and instance and instance and instance in the said part of the second part its uncessors or assigns, may pay its thereof, and may also pay the final judgment for and status of said premise, including all costs and for the repay of said Association, these presents shall be security.
cular, and with all and singular the tenements, hereditaments and appurtenances thereto notals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. So the said premises above granted, and seized of a good and coumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his well warrant and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, and these presents are upon the express conditions that, where quest of the part 1986 the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his well was the first part agree with the said party of the seconts, and may effect such insurance, for such purpose, paying the cost green of all may or either of said agreements be note performed as aforesaid then said ch taxes and assessments, and may effect such insurance, for such purpose, paying the cost of the limits, and may invest such sums as may be necessary to protect title or possent of all moneys so expended together with the charges thereon as provided by the By-Laws of AND WHEREAS, the said. W. M. Hough and Flossie M. Hough and Flos	wife. It indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance and instance and instance and instance and instance and instance and instance in the instance in the instance in the instance in the instance constantly transfer in the instance in the instance constantly transfer in the instance in the instance constantly transfer in the instance in the instan
cular, and with all and singular the tenements, hereditaments and appurtenances thereto intuis and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor overland with said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. Sof the said premises above granted, and seized of a good and accumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his we will warrant, and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, and these presents are upon the express conditions that, where request of the part 1986 the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his we may be a supply to the second part of the second part of the first part agree with the said party of the second part, its successors or assigns; and also to keep said lands are every kind, and if any or either of said agreements be note performed as aforesaid then saic inch taxes and assessments, and may affect such insurance, for such purpose, paying the cost of the second part, its successors or assigns; and also to keep said lands are cevery kind, and if any or either of said agreements be note performed as aforesaid then saic inch taxes and assessments, and may affect such insurance, for such purpose, paying the cost of the second part is successors or assigns; and also to keep said lands are cevery kind, and if any or either of said agreements be note performed as aforesaid then saic inch taxes and assessments, and may affect such insurance, for such purpose, paying the cost of the second part is successors or assigns; and also to keep said lands are cevery kind, and if any or either of said agreements be note performed as aforesaid then said in the said party of the second part is successors or assigns; and also to keep said lands are cevery kind, and	wife. It indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance and instance and ins
cular, and with all and singular the tenements, hereditaments and appurtenances thereto notals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. So the said premises above granted, and seized of a good and coumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his well warrant and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, and these presents are upon the express conditions that, where quest of the part 1956 the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his well was a first part agree with the said party of the seconts and aspecial, against said lands and improvements thereon, when due, and to get the said party of the seconts and aspecial, against said lands and improvements thereon, when due, and to get the second part, its successors or assigns; and also to keep said lands are every kind, and if any or either of said agreements be note performed as aforesaid then said the taxes and assessments, and may effect such insurance, for such purpose, paying the cost price of the second part, its successors or assigns; and also to keep said lands are cevery kind, and if any or either of said agreements be note performed as aforesaid then said the taxes and assessments, and may effect such insurance, for such purpose, paying the cost price of the second part, its successors or assigns; and also to keep said lands are cevery kind, and if any or either of said agreements be note performed as aforesaid then said the hands are the said agreements be note performed as aforesaid then said the said that are the said agreements be not performed as aforesaid then said the said that the said party of the second part, its successors or assigns; and also to keep said lands are cevery kind, and if	wife. It indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance and instance and ins
cular, and with all and singular the tenements, hereditaments and appurtenances thereto intals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. S of the said premises above granted, and seized of a good and accumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his well warrant and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, And these presents are upon the express conditions that, where squest of the parties of the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his well and the parties of the first part agree. When the Hough and Flossie M. Hough, his well and the parties of the first part agree. When the Hough and Plossie M. Hough, his well as the part agree is a said second party may design the cost of the parties of the second party of the second party of companies as said second party may design the cost of party in any design that said party of the second party is successors or assigns; and also to keep said lands are every kind, and if any or either of said agreements be not performed as aforesaid then said that was and assessments, and may effect such insurance, for such purpose, paying the cost orly lien claims, and may invest such sums as may be necessary to protect the title or poss tent of all moneys so expended together with the charges thereon as provided by the By-Laws of the second party may design the cost of the second party in the second party in the said party of the second party in the cost of the second party in the second party in the said party of the second party in the second party in the second party in the second party in the said party of the second party in the second part	wife. It indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate
cular, and with all and singular the tenements, hereditaments and appurtenances thereto notals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors we extend that all party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. So the said premises above granted, and seized of a good and cumbrances; that there is no one in adverse possession of same and that. W. M. Hough and Flossie M. Hough, his we will warrant and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, And these presents are upon the express conditions that, where quest of the part 1956 the first part, loaned and advanced to. W. M. Hough and Flossie M. Hough, his we have the part and party of the second party may desire to said party of the second party may desire to said party of the second party may desire to said party of the second party may desire to said party of the second party in sured in such company or companies as said second party may desire to said party of the second party may desire to said party of the second party may desire to said party of the second party may desire to said party of the second party may desire to said and saves ments, and may effect such insurance, for such purpose, and lands an every kind, and if any or either of said agreements be not performed as aforesaid then said that was and assessments, and may effect such insurance, for such purpose, any grip the cosory lien claims, and may invest such sums as may be necessary to protect the title or pose ent of all moneys so expended together with the charges thereon as provided by the By-Laws of the second party may effect such insurance, for such purpose, any grip the cosory lien claims, and may invest such sums as may be necessary to protect the title or pose ent of all moneys so expended together with the charges thereon as provided by t	wife. It indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of the second part at the special instance and improvements in good repair, and to keep the buildignate and the policy or policies of insurance constantly trans and improvements thereon free from all statutory lien claims departs of the second part its successors or assigns, may pay its thereof, and may also pay the final judgment for and statu session of said premises, including all costs and for the repay of said Association, these presents shall be security. In the wife. Tulsa, Okla. December 21. 1923 Tulsa, Okla. December 21. 1924
cular, and with all and singular the tenements, hereditaments and appurtenances thereto neals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors we extend that all party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his the true and lawful owner. So the said premises above granted, and seized of a good and cumbrances; that there is no one in adverse possession of same and that. W. M. Hough and Flossie M. Hough, his we warrant and defend the same against the lawful and equitable claims of all persons whomsoever provided and advanced to the parties of the first part, loaned and advanced to whom the express conditions that, where quest of the parties of the first part, loaned and advanced to whom the said party of the second part, its successors or assigns; and also to keep said lands are every kind, and if any or either of said agreements be not performed as aforesaid then said every lind, and if any or either of said agreements be not performed as aforesaid then said that as and assessments, and may effect such hisurance, for such purpose, paying the coary lien claims, and may invest such sums as may be necessary to protect the title or pose ent of all moneys so expended together with the charges thereon as provided by the By-Laws. AND WHEREAS, the said W. M. Hough and Flossie M. Hough and Plossie M. Hough and Flossie M. Hough and Floss	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said parties of the first part hereby wife. It indefeasible estate of inheritance therein, free and clear of all rides, were ass, the said party of the second part at the special instance and part, its successors and assigns to pay all taxes and assess keep said improvements in good repair, and to keep the buildignate and the policy of policies of insurance constantly trans and improvements thereon free from all statutory lien claims and improvements thereon free from all statutory lien claims of said approach, and may also pay the final judgment for and status ession of said premises, including all costs and for the repay of said Association, these presents shall be security. In his wife. 1923
cular, and with all and singular the tenements, hereditaments and appurtenances thereto intals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor overant with said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. Soft the said premises above granted, and seized of a good and accumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his will warrant and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, And these presents are upon the express conditions that, where quest of the part 1936 the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his warrant and special, against said lands and improvements thereon, when due, and to ignore the same appropriate to said agreements be not performed as aloresaid the sace ents, general and special, against said lands and improvements thereon, when due, and to ignore the said aparty in such issues server is a said second party and ade are every kind, and if any or either of said agreements be not performed as aloresaid the saich taxes and assessments, and may effect such insurance, for such purpose, paying the costry lien claims, and may invest such sums as may be necessary to protect the title or past of the charges thereon as provided by the By-Laws of the second party and assessments, and may effect such insurance, for such purpose, paying the costry lien claims, and may invest such sums as may be necessary to protect the title or paying the costry lien claims, and may invest such sums as may be necessary to protect the title or paying the costry lien claims, and may invest such sums as may be necessary to protect the title or paying the costry lien claims, and may invest such sums as may be necessary to protect the title or paying the costra to the paying the costr	wife. I indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance and instance and instance and instance and instance and instance constantly transitional instance of the second part its successors or assigns, may pay its thereof, and may also pay the final judgment for and status of said Association, these presents shall be security. In his wife. 1923
cular, and with all and singular the tenements, hereditaments and appurtenances thereto intals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor overant with said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. So of the said premises above granted, and seized of a good and accumbrances; that there is no one in adverse possession of same and that. W. M. Hough and Flossie M. Hough, his will warrant and defend the same against the lawful and equitable claims of all persons whomover PROVIDED, ALWAYS, And these presents are upon the express conditions that, where equest of the partless of the first part, loaned and advanced to whomover the partless of the first part, loaned and advanced to whomover the partless of the first part agree. W. M. Hough and Flossie M. Hough, his will have a present and special, against said lands and improvements thereon, when due, and to light thereon constantly insured in such company or companies as said second party may desire the said party of the second party is successors or assigns; and males to keep said lands are revery kind, and if any citter of said agreements be not need as aforesaid lands are revery kind, and if any citter of said agreements be not performed as aforesaid has said that was and assessments, and may effect such insurance, for such purpose, paying the cost yield claims, and may invest such sums as may be necessary to protect the title or possent of all moneys so expended together with the charges thereon as provided by the By-Laws of the claims, and may invest such sums as may be necessary to protect the title or possent of all moneys so expended together with the charges thereon as provided by the By-Laws of the second party and may invest such sums as may be necessary to protect the title or possent of all moneys so expended together with the charges thereon as pro	belonging. A first and specific lien is hereby granted on allors and assigns forever. Said part 198 of the first part hereby wife. I indefeasible estate of inheritance therein, free and clear of all rides, were ass, the said party of the second part at the special instance and part, its successors and assigns, to pay all taxes and assessively said improvements in good repair, and to keep the building at improvements thereon free from all statutory lien claims do party of the second part its successors or assigns, may pay at thereof, and may also pay the final judgment for and status session of said premises, including all costs and for the repay of said association, these presents shall be security. If h. his wife. 1923
cular, and with all and singular the tenements, hereditaments and appurtenances thereto intals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his me true and lawful owner. So it the said premises above granted, and seized of a good and accumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his we will warrant, and defend the same against the lawful and equitable claims of all persons whomsove provided, ALWAYS, and these presents are upon the express conditions that, where request of the part 1656 the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his we request of the part 1656 the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his we have a fine to said approach and special, against said lands and improvements thereon, when due, and to lege thereon constantly inserted in such company so ro manifes as said second party may desire the said assessments, and may invest such sums as may be necessary to protect the title or posser to the said assessments, and may invest such sums as may be necessary to protect the title or posser to the said assessments, and may fleet such historians for such purpose, paying the coary; lien claims, and may invest such sums as may be necessary to protect the title or posser to the company of the said on the three and special them said on the three payed to the capture of an approach to gether with the charges thereon as provided by the By-Laws of the said on the three payed to the order of TULSA BUILDING. AND AND AND AND ASSOCIATION their note or obligation, which is mae not be sufficient the reference of the payed to the order of TULSA BUILDING. The sum of the	belonging. A first and specific lien is hereby granted on allors and assigns forever. Said part 198 of the first part hereby wife. I indefeasible estate of inheritance therein, free and clear of all ries, the said party of the second part at the special instance and party of the second part at the special instance and party of the second part at the special instance and party of the second part its successors and assesskeep said improvements in good repair, and to keep the buildignate and the policy of policies of insurance constantly transit in dimprovements thereon free from all statutory lien claims departy of the second part its successors or assigns, may pay its thereof, and may also pay the final judgment for and statusession of said premises, including all costs and for the repay of said Association, these presents shall be security. IPA his wife. Tulsa, Okla, December 21. DOLLARS DOLLARS DOLLARS
cular, and with all and singular the tenements, hereditaments and appurtenances thereto intais and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor present with said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his the true and lawful owner. So if the said premises above granted, and seized of a good and incumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his we will warrant and defend the same against the lawful and equitable claims of all persons whomsove PROVIDED, ALWAYS, And these presents are upon the express conditions that, where request of the part 1986 the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his we have a fine the part 1986 the first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his we have a fine the said part 1986 the first part agree. with the said party of the sections, general and special, against said lands and improvements thereon, when due, and to legathereon constantly insection in such company or companies as said second party may destruct the first part agree. with the said party of the section is constantly insection to such company or companies as said second party may destruct the first part agree. AND WHEREAS, the said we may affect such histories as said as conditions then said there said there said there said the said and say of the section of all agreements be not performed as allored they are believed in the said and say of the section of the capture of the same and sections. When the charges thereon as provided by the By-Laws of the same of the said and say of the same of the same and says and the said on the same being the monthly dues on	belonging. A first and specific lien is hereby granted on allors and assigns forever. Said part 198 of the first part hereby wife. I indefeasible estate of inheritance therein, free and clear of all ries, the said party of the second part at the special instance and party of the second part at the special instance and party of the second part at the special instance and party of the second part its successors and assesskeep said improvements in good repair, and to keep the buildignate and the policy of policies of insurance constantly transit in dimprovements thereon free from all statutory lien claims departy of the second part its successors or assigns, may pay its thereof, and may also pay the final judgment for and statusession of said premises, including all costs and for the repay of said Association, these presents shall be security. IPA his wife. Tulsa, Okla, December 21. DOLLARS DOLLARS DOLLARS
icular, and with all and singular the tenements, hereditaments and appurtenances thereto entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor overant with said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his he true and lawful owner. So of the said premises above granted, and selzed of a good and neumbrances; that there is no one in adverse possession of same and that where the content of the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, and these presents are upon the express conditions that, where equest of the part 1986 the first part, loaned and advanced to whom the management of the part 1986 the first part agree. With the said party of the second part, its successors or assigns, and also to keep said lands are treat to said party of the second part, its successions or assigns, and also to keep said lands are certal to said party of the second part, its successions or assigns, and also to keep said then said entry or the second part, its successors or assigns, and also to keep said then said entry or the second part, its successions or assigns, and also to keep said then said entry or the second part, its successions agains, and also to keep said then said entry or the second part, its successions are signs, and also to keep said then said entry or the second part, its successions are signs, and also to keep said then said entry or the second part, its successions are signs, and also to keep said then said entry so the second part, its successions are signs, and also to keep said then said entry so the second part, its successors or assigns, and also to keep said then said every kind, and if any or either of said agreements be not performed as affect the error or said agreements be not performed as society the cook or like the said agreements be not performed as provided by the By-Laws or like t	belonging. A first and specific lien is hereby granted on allors and assigns forever. Said part 198 of the first part hereby wife. I indefeasible estate of inheritance therein, free and clear of all ries, the said party of the second part at the special instance and party of the second part at the special instance and party of the second part at the special instance and party of the second part its successors and assesskeep said improvements in good repair, and to keep the buildignate and the policy of policies of insurance constantly transit in dimprovements thereon free from all statutory lien claims departy of the second part its successors or assigns, may pay its thereof, and may also pay the final judgment for and statusession of said premises, including all costs and for the repay of said Association, these presents shall be security. IPA his wife. Tulsa, Okla, December 21. DOLLARS DOLLARS DOLLARS
icular, and with all and singular the tenements, hereditaments and appurtenances thereto entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor overant with said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his he true and lawful owner. So the said premises above granted, and selzed of a good and neumbrances; that there is no one in adverse possession of same and that. W. M. Hough and Flossie M. Hough, his will warrant, and defend the same against the lawful and equitable claims of all persons whomsoev PROVIDED, ALWAYS, And these presents are upon the express conditions that, where equest of the part1956 the first part, loaned and advanced to. W. M. Hough and Flossie M. Hough, his will have a the said party of the second party may deserted to said party of the second party floss said second party may deserted to said party of the second part, its successors or assigns and also to keep said lands at the total party of the second party, fits successors or assigns and also to keep said lands at use have and massesments, and may invest such sums as may be necessary to protect the title or post open containty insured in such company or such purpose, paying the correct to said party of the second party, fits successors or assigns and also to keep said lands at use have an advanced to said party of the second party may describe the said lands at the said party of the second party may describe the said lands and improvements thereon, when due, and to it is the said lands and so the second party may describe the said lands at the heat said party of the second party fits accessors or assigns and also to keep said lands at the heat said party of the second party fits accessors or assigns and also to keep said lands at the heat said party of the second party fits accessors or assigns and also to keep said lands at the heat said party of the second party	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said part 198 of the first part hereby wife. It indefeasible estate of inheritance therein, free and clear of all ride. It indefeasible estate of inheritance therein, free and clear of all ride. It is said party of the second part at the special instance and ride. DOLLARS, and part, its successors and assigns, to pay all taxes and assesskeep said improvements in good repair, and to keep the buildignate and the policy or policies of insurance constantly transmit improvements thereon free from all statutory lien claims and improvements thereon free from all statutory lien claims and improvements thereon free from all statutory lien claims of said Association, these presents shall be security. It has wife. 1923
cular, and with all and singular the tenements, hereditaments and appurtenances thereto metals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor sand assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his he true and lawful owner. So it he said premises above granted, and selzed of a good and icumbrances; that there is no one in adverse possession of same and that. W. M. Hough and Flossie M. Hough, his will warrant and defend the same against the lawful and equitable claims of all persons whomsoever provided by the first part, loaned and advanced to. W. M. Hough and Flossie M. Hough, his will warrant and defend the same against the lawful and equitable claims of all persons whomsoever provided by the first part, loaned and advanced to. W. M. Hough and Flossie M. Hough, his will have a the part 1956 the first part agree. With the said party of the second part, its successors or assigns; and also to keep said lands are every kind, and if any or either of said agreements be not performed as aloresaid then said electrates and assessments, and may effect such insurance, for such purpose, paying the case that sea and assessments, and may effect such insurance, for such purpose, paying the second part, its successors or assigns; and also to keep said lands and every kind, and if any or either of said agreements be not performed as aloresaid then said thates and assessments, and may effect such insurance, for such purpose, paying the case that sea and assessments, and may effect such insurance, for such purpose, paying the order of all moneys so expended together with the charges thereon as provided by the By-Laws. AND WHEREAS, the said We M. Hough and Flossie M. Hough, his wife, where the same being the monthly dues on the So as hare so of the care therefor numbered A594. This day pledged by M. M. Hough and Flossie	belonging. A first and specific lien is hereby granted on all ors and assigns forever. Said part 198 of the first part hereby wife. It indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all or feet. If feet.
icular, and with all and singular the tenements, hereditaments and appurtenances thereto entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor overant with said party of the second part, its successors and assigns, that at the delivery hereof. W. M. Hough and Flossie M. Hough, his he true and lawful owner. So of the said premises above granted, and selzed of a good and accumbrances; that there is no one in adverse possession of same and that W. M. Hough and Flossie M. Hough, his will warrant, and defend the same against the lawful and equitable claims of all persons whomosove PROVIDED, ALWAYS, And these presents are upon the express conditions that, where equest of the particular that first part, loaned and advanced to W. M. Hough and Flossie M. Hough, his warring the first part agree. W. M. Hough and Flossie M. Hough, his warring energy against said lands and improvements thereon, when due, and to ligs thereon constantly insured in such company or companies as said second party may describe to said party of the second part, its successors or assigns; and males to keep said lands are relevely said, and if any or either of said agreements be not performed as aforesaid lands and interpretation of the second party may describe to said, and if any or either of said agreements be not performed as aforesaid lands and every lien claims, and may invest such sums as may be necessary to protect the title or posserved to said agreements, and may effect such insurance, for such purpose, paying the cost of the second party and may effect such insurance, for such purpose, paying the cost of the second party and may effect such insurance, for such purpose, paying the cost of the second party and may effect such insurance, for such purpose, paying the cost of the second party and may effect such insurance, for such purpose, paying the cost of the second party and may effect such insurance, for such purpose, paying the cost of	belonging. A first and specific lien is hereby granted on allors and assigns forever. Said part 198 of the first part hereby wife. It indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance and instance and instance and instance and instance and instance on the said part of the second part its successors or assigns, may pay its thereof, and may also pay the final judgment for and statusers of the second part its successors or assigns, may pay its thereof, and may also pay the final judgment for and statusers of said Association, these presents shall be security. Igh. his wife. 1923