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Lot. Thirty-one. (61). and .the. South One. Half. (82) of .tot. Thirty-two. (32). Block Three. (3). Bast-Land. Addition to the city. of Tules. Oklathoms, according to the Recorded Flat thereof. 102. 103. 104. 105. 105. 105. 105. 105. 105. 105. 105	교기들은 전에 가져지면서 그렇게 되어 가입을 때를 하다면 어린다.		
WHYNESSTEIL That he said sort _ 188			(존대) 아랫지도 그 사내 시민요에는 아름다고 들었다. 나에 많아 나는데 맛있는데 이번 살이 그는데 이번 생각이다. 그릇하는
DOLLANS DOLLANS DOLLANS DATE DAT	하는 하는 사람들은 그 사람들이 살아 있다. 사람들이 되었다면 하는 것이 하는 것이 하는 것이 되었다. 그는 그는 것이 하는 것이 하는 것이 하는 것이 하는 것이 없다면 하는 것이 없다면 하는 것이 없다면 하는 것이다면 하는 것이다면 하는 것이다면 하는 것이다면 하는 것이다면 하는 것이다면 하는데		어머니는 아이들은 이 집에서 이번 사람들이 가지 않는데 되어 되는데 되었다. 그들은 사람들이 되었다. 이 없는 이 사람이 되었다.
hand paid by the said party of the second part, the receipt whereat is hereby school-religied, https://dx.com/school-religied/	"我们,我们们的一个人都没有一个好,我们的,我们的,我们就是这样,我们就是一个人,我们不会	 See the control of the	
ARGAIN, SELL, CONVEY and CONVERT unto said pury of the accord queri, its suggestion and assigns forever, all the following described real estate for an all situated in the Consty of	사람이 되는 하는 사람들이 바꾸다면 모든데 되고 가는 그리는 사람들이 모든	triffe filosofica de la companya de	그렇게 들어 살아 있는데 그렇게 그렇게 하는데 하는데 이 사람들이 되었다. 그 후 모양을 입하여 하나 모양이다.
Internal situated in the County of. Total State of Otisabons, town Lot. Thirty-two. [28]. Block Three. (3). Bast-Land. Addition. to the sity. of. July 84. Oklar- home, according to the Regorded Plat thereof. [36]. Block Three. (3). Bast-Land. Addition. to the sity. of. July 84. Oklar- home, according to the Regorded Plat thereof. [36]. Block Three, (3). Bast-Land. Addition. to the sity. of. July 84. Oklar- home, according to the Regorded Plat thereof. [36]. July 84. Oklar- home, according to the Regorded Plat thereof. [36]. July 85. Oklar- home, according to the Regorded Plat thereof. [36]. July 85. Oklar- home, according to the Regorded Plat thereof. [36]. July 85. Oklar- home, according to the Regorded Plat thereof. [36]. July 85. Oklar- home, according to the Regorded Plat thereof. [36]. July 85. Oklar- home, according to the Regorded Plat thereof. [36]. July 85. Oklar- home, according to the Regorded Plat thereof. [37]. July 85. Oklar- home, according to the Regorded Plat thereof. [38]. July 85. Oklar- home, according to the Regorded Plat thereof. [38]. July 85. Oklar- home, according to the Regorded Plat thereof. [38]. July 85. Oklar- home, according to the Regorded Plat thereof. [38]. July 85. Oklar- home, according to the Regorded Plat there according to the Regorded Plat the Regorded Instance therein, free and clear of a secundary to the Regorded Plat the Regorded	n hand paid by the said party of the second part, t	the receipt whereof is hereby ac	cknowledged, havesold and by these presentsGOGRANT
Lot. Shirty-ons. (31). and the South One. Half. (82). of Lot. Thirty-two. [38]. Block Chres. (3). Seat-Lend. Addition. to. the otype. 27. Thiss. Oklarhoms, according to the Recorded Flat thereof. [38]. Block Chres. (31). Seat-Lend. Addition. to. the otype. 37. Thiss. Oklarhoms, according to the Recorded Flat thereof. [38]. Block Chres. (31). Seat-Lend. Addition. (32). Seat-Lend. Addition. (32). Seat-Lend. (33). Seat-Lend. (34). Seat-Lend. (3	BARGAIN, SELL, CONVEY and CONFIRM un	ito said party of the second pa	art, its successors and assigns forever, all the following described real estate
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Lot Thirty-one (31) and the South One Half (82) of Lot Thirty-two (32) Block Three (3), Seat-Land Addition, to the city of Tales, Oklarhome, according to the Recorded Flat thereof. home, according to the Recorded Flat thereof. 100			
132). Block Three. (3), East-Land. Addition. to the city of Tules, Oklambone, according to the Recorded Flat thereof. 13355 16 James Land with the city of the c			그 이 사람들은 이번 시작에 들어 보고 있다. 그리고 있는 사람들은 사람들이 되었다면 하는 사람들이 되었다. 그런 사람들이 되었다.
home, according to the Recorded Flat thereof. A	그렇다는 이 생각이 그 학생이 되었다. 학생에 있는데 그렇게 하나지 않는 생각을 하는 것이다. 그 생각점		하면 가장이 가장 살이 나는 사람이 되는 그 사람들이 되었다면 가장이 되었다는 것이 되었다면 하다 하다 하다 하는데 되었다.
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the true and lawful owner. S. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all necumbrances; that there is no one in adverse possession of same and that. A. H. Brewer and Mamie Brewer, his wife. A. H. Brewer and Mamie Brewer, his wife. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an equest of the part 1934 the first part, loaned and advanced to. A. H. Brewer and Mamie Brewer, his wife, the sum of the said party of the second part at the special instance an equest of the part 1934 the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build rever to said purity of the second part, its successors or assigns, and also to keep said indead and improvements in good repair, and to keep the build rever to said party of the second part, its successors or assigns, and also the ceps said inands and improvement and improvement and improvement and improvement and statutory lien claim of every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part is successors or assigns, may pen unit accessors of a sains; and also to keep said inands and improvement and special pulgament for an electron free from all statutory lien claim of very kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pen unit accessors of a sains; and also to keep said indead and improvement also place and state of all many or either of said agreements be not performed as aforesaid then said party of the second part is successors or assigns, may pen unit accessors of a sains; and also to the said association, these presents also il dependent of			그 나는 이 아이를 하는 것들은 그리지 않는 것이 하는 것이 하는 것이 없는 것이 없는 것이 없는 것이 되었다. 그 이 학생들에 다른 것이다.
neumbrances; that there is no one in adverse possession of same and that A. H. Brewer and Mamie Brewer, his wife. A. H. Brewer and Mamie Brewer, his wife. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an equest of the part 198t the first part, loaned and advanced to. A. H. Brewer and Mamie Brewer, his wife, Three. Thousand and 00/100. DOLLAR: AND WHEREAS, said part 198t the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second part, may designate and improvements in good repair, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second part, and said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second part may designate and improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second part may designate and improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second part may designate and improvements in good repair, and to keep the buildings therefore the said insured to said party of the second part is successors or constantly transcribed on the carried of and in the second part is successors or constantly transcribed on the carried and in the carried and in the repair ment of all moneys as expended together with the charges thereon as provided by the By-Lawae of said Association, these presents shall be security. AND WHEREAS, the said Association to the order of TULSA BUILDING LOAN ASSOCIATION, the following sums of money vinches under the s			
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with warrant and defend the same against the lawful and equitable claims of all persons whomsover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an equest of the part 10.8 it the first part, losned and advanced to. A. H. Brewer and Mamie Brewer, his wife, Thrae. Thousand and .00/100. DOLLAR: AND WHEREAS, said part 20.5 it the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built of said against said lands and improvements thereon should be a second part in good repair, and to keep the built of said against said lands and improvements thereon should be a second part in a second part in a second part and to keep the built of said against said lands and improvements thereon free from all statutory lien claim of every kind, and if any or clitter of said agreements be not performed as aforesaid then said party of the second part is successors or assigns, may pay the second part is successors or assigns, may pay the second part is successors or assigns, may pay the second part is successors or assigns, may pay the second part is successors or assigns, may pay the second part is successors or assigns, may pay the coast chereon free from all statutory lien claim of every kind, and if any or clitter of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay the second part its successors or assigns, may pay the second part its successors or assigns, may pay the second part its successors or assigns, may pay the second part its successors or assigns, may pay the second part its successors or assigns, may pay the second part its successors or assigns, may pay the second part its successors or assigns, may pay the second part its successors or assigns, may pa	A. H. Brewer and Me	amie Brewer, his v	wife,
A. H. Brower and Mamie Brewer, his wife, Three. Thousand and 00/100. AND WHEREAS, said part 1936 the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess acts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build rered to said purty of the second part, its successors and assigns, to pay all taxes and assess the control of the second part, its successors or assigns; and also to keep said improvements thereon free from all statutory lien claim to every kind, and if any or either of said greements be not performed as aforesaid then said improvements thereon free from all statutory lien claims or a lient of said greements be not performed as aforesaid then said party of the second part its successors or assigns; may pay uch taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and statu ory lien claims, and may invest such sums as may be necessary to protect the title or possessions including all costs and for the repair near to fall moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said A. H. Brawer and Mamie Brawer, his wife, make and deliver to the ULSA BUILDING AND LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-will also the paying the cost of the capital stock of said Association, represented and evidenced by the sum of Nine teen and 95/100 DOLLAR. The sum of Nine teen and 95/100 DOLLAR, and the sum of Twenty-three and 85/100 DOLLARs, and the sum of Twenty-three and 85/100 DOLLARs; the same being the interesting the monthly upon said sum so borrowed by US and We promise to pay said Association at its Home Office at Tules, Oklahov, the new monthly upon said sum so borrowed by US and We promise to pay said Ass	vill warrant and defend the same against the lawful	and equitable claims of all perso	ons whomsoever.
A. H. Brower and Mamie Brewer, his wife, Three Thousand and 00/100. DOLLARS AND WHEREAS, said part 1950; the first part agree, with the said party of the second part, its successors and assigns, to pay all taxes and assessents, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly train of a covery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pen uch taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and state ory line claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repainent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said A. H. Brower and Mamie Brower, his wife. Ide on the Fitteenth day of January, 1924 make and deliver to the ULBA BUILDING AND LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-will be sum of Nine teen and 95/100 molecular to the sum of Nine teen and 95/100 molecular to the sum of Nine teen and 95/100 molecular to the sum of Nine teen and 95/100 molecular to the sum of Nine teen and 95/100 molecular to the sum of the capital stock of said Association, represented and evidenced by the same being the monthly dues on the 30 share 8 of the capital stock of said Association, represented and evidenced by the three Thousand and 00/100 moleculars, the same being the interesting the monthly upon said sum so borrowed by us and we promise to pay said Association at its Home Office at Tulbs and the sum of the monthly upon s			
Three. Thousand and 00/100			보다. 그렇는 내가는 이렇게 하는 사람들은 그 나가 이 그리고 있는 것 때 경기로 가득하였다.
AND WHEREAS, said part 1956 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessent general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build get the said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien dain devery kind, and if any or either of said agreements be not performed as a foresaid then said party of the second part its successors or assigns, may pay uch taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment so may be necessary to protect the title or possession of said premises, including all costs and for the repainent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said A. H. Brawar and Mamie Brawar, his wife. AND LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-will be successed as a success of said Association, represented and evidenced by the sum of Nine teen and 95/100			
AND WHEREAS, the said A. H. Brawer and Mamie Brawer, his wife, Id on the Fifteenth day of January, 1924 make and deliver to the ULSA BUILDING AND LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wind NOTE OR OBLIGATION Tulsa, Okla: January 15, 1924. For Value Received We promise to pay to the order of TULSA BUILDING/LOAN ASSOCIATION, the following sums of money vince same being the monthly dues on the 30 share sha		nie Brewer, his w	lfe, the sum o
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Id on the Fifteenth day of January, 1924 make and deliver to the ULSA BUILDING AND LOAN ASSOCIATION their note or obligation, which is mase a part hereof and in the words and figures as follows, to-wind the same being the monthly dues on the 30 share S of the capital stock of said Association, represented and evidenced by the Brewer and Mamie Brewer, his wife, to said Association to secure a loan three Thousand and 00/100 DOLLARS, and the sum of Twenty-three and 85/100 DOLLARS; the same being the monthly upon said sum so borrowed by US and We promise to pay said Association at its Home Office at Tulsa, Oklaho		nie Brewer, his w:	ife, the sum o
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Tulsa, Okla.; January, 15, 1924. AND For Value Received We promise to pay to the order of TULSA BUILDING/LOAN ASSOCIATION, the following sums of money victors and 95/100 DOLLAR: The same being the monthly dues on the 30 share 8 of the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association to secure a loan of three three three three three and 00/100 pollars, and the sum of twenty-three and 85/100 pollars; the same being the interest due monthly upon said sum so borrowed by us and we promise to pay said Association at its Home Office at Tulsa, Oklaho	AND WHEREAS, said part 1950 the first princents, general and special, against said lands and ags thereon constantly insured in such company cered to said party of the second part, its successo f every kind, and if any or either of said agreement of the said agreement against the said agreement of the said agreement of the said agreement of all moneys so expended together with the cannot be said agreement of all moneys so expended together with the cannot will be said	nd 00/100. art agree with the said part improvements thereon, when or companies as said second purs or assigns; and also to keep ents be not performed as afore insurance, for such purpose, or may be necessary to protect the thargest thereon as provided by the Brewer and Mamia. day of	ife, DOLLARS rty of the second part, its successors and assigns, to pay all taxes and assess due, and to keep said improvements in good repair, and to keep the build arty may designate and the policy or policies of insurance constantly transpaid lands and improvements thereon free from all statutory lien claim esaid then said party of the second part its successors or assigns, may paying the costs thereof, and may also pay the final judgment for and stature title or possession of said premises, including all costs and for the repay the By-Laws of said Association, these presents shall be security. Brewer, his wife, January, 1924 make and deliver to the
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A. H. Brewer and Mamie Brewer, his wife, to said Association to secure a loan of three Thousand and 00/100 DOLLARS, and the sum of Twenty-three and 85/100 DOLLARS; the same being the interestant monthly upon said sum so borrowed by us and we promise to pay said Association at its Home Office at Tulsa, Oklaho	AND WHEREAS, said part 193of the first potents, general and special, against said lands and ges thereon constantly insured in such company or red to said party of the second part, its successo f every kind, and if any or either of said agreeme uch taxes and assessments, and may effect such i ory lien claims, and may invest such sums as a neent of all moneys so expended together with the cannot be all moneys and may invest such as an ent of all moneys and may invest such sums as a neent of all moneys are expended together with the cannot be all the said of the said of the said on the Fifteenth. JLSA BUILDING AND LOAN ASSOCIAT	nd 00/100. art agree with the said part improvements thereon, when or companies as said second purs or assigns; and also to keep ents be not performed as afore insurance, for such purpose, may be necessary to protect the tharges thereon as provided by the Brewer and Mamia. day of	ife, the sum of DOLLARS try of the second part, its successors and assigns, to pay all taxes and assess due, and to keep said improvements in good repair, and to keep the build arty may designate and the policy or policies of insurance constantly transpected in the policy of the second part its successors or assigns, may paying the costs thereof, and may also pay the final judgment for and statue title or possession of said premises, including all costs and for the repay the By-Laws of said Association, these presents shall be security. Brewer, his wife, January, 1924 make and deliver to the which is made a part hereof and in the words and figures as follows, to-wight the security of the security. Building Loan Association, the following sums of money visually and the security of the security.
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Three Thousand and 00/100 DOLLARS, and the sum of	AND WHEREAS, said part 1936 the first poments, general and special, against said lands and ags thereon constantly insured in such company of erred to said party of the second part, its success of every kind, and if any or either of said agreement have and assessments, and may effect such i ory lien claims, and may invest such sums as a ment of all moneys so expended together with the cannot of all moneys so expended together with the cannot of the said	nd 00/100. art agree with the said part improvements thereon, when or companies as said second property of the part of th	iffe. the sum of DOLLARS rty of the second part, its successors and assigns, to pay all taxes and assess due, and to keep said improvements in good repair, and to keep the build party may designate and the policy or policies of insurance constantly transpeald then said party of the second part its successors or assigns, may paying the costs thereof, and may also pay the final judgment for and statut and the costs thereof, and may also pay the final judgment for and statute title or possession of said premises, including all costs and for the repay the By-laws of said Association, these presents shall be security. Brawer, his wife, January, 1924 make and deliver to the which is made a part hereof and in the words and figures as follows, to-with the security of the security. BUILDING LOAN ASSOCIATION, the following sums of money visually of the capital stock of said Association, represented and evidenced by the content of the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of said Association, represented and evidenced by the capital stock of
Twenty-three and 85/100 DOLLARS; the same being the interer due monthly upon said sum so borrowed by US and We promise to pay said Association at its Home Office at Tulse, Oklaho	AND WHEREAS, said part 1936 the first presents, general and special, against said lands and mass thereon constantly insured in such company of erred to said party of the second part, its success of every kind, and if any or either of said agreeme uch taxes and assessments, and may effect such i ory lien claims, and may invest such sums as ment of all moneys so expended together with the cannot of all moneys so expended together with the cannot of all moneys so expended together with the cannot of all moneys are expended together with the cannot of the said and the said and the said and the said and second and	nd 00/100. art agree with the said part improvements thereon, when or companies as said second proper or assigns; and also to keep ents be not performed as afore insurance, for such purpose, proper as the recessary to protect the tharges thereon as provided by the Brawer and Mamia. Brower and Mamia. NOTE OR OBLIG. y to the order of TULSA 1/100 share_Sthis day pledged by	iffe
due monthly upon said sum so borrowed by US and WS _promise to pay said Association at its Home Office at _Tules, Oklaho	AND WHEREAS, said part 1936 the first presents, general and special, against said lands and ngs thereon constantly insured in such company cred to said party of the second part, its success of every kind, and if any or either of said agreeme such taxes and assessments, and may effect such it cory lien claims, and may invest such sums as ment of all moneys so expended together with the carried on the Fifteenth CLSA BUILDING AND LOAN ASSOCIAT For Value Received We promise to pay the sum of Nine teen and 95/the same being the monthly dues on the 30 Certificate therefor numbered 4678 A. H. Brewer and Mami	nie Brewer, his wind 00/100. art agree with the said part improvements thereon, when or companies as said second prosect assigns; and also to keep ents be not performed as afore insurance, for such purpose, parmay be necessary to protect the charges thereon as provided by the many between the companies of the companies of the charges thereon as provided by the charges thereon as provided by the charges thereon of the companies of the charges thereon as provided by the charges thereon of the companies of the charges thereon as provided by the charges the charges of the charge	ife
	AND WHEREAS, said part 1936 the first presents, general and special, against said lands and ngs thereon constantly insured in such company cerred to said party of the second part, its success of every kind, and if any or either of said agreement, and may effect such i cory lien claims, and may invest such sums as ment of all moneys so expended together with the cannot make the said	nd 00/100 art agree with the said part improvements thereon, when or companies as said second property of the part agree with the said part improvements thereon, when or companies as said second property of the part of the pa	iffe
And the second of the second o	AND WHEREAS, said part 1936 the first presents, general and special, against said lands and ags thereon constantly insured in such company or circed to said party of the second part, its success of every kind, and if any or either of said agreement, and may effect such i ory lien claims, and may invest such sums as ment of all moneys so expended together with the cannot be a successful or the said and second as a sum of all moneys so expended together with the cannot be a successful. AND WHEREAS, the said A. H.	nie Brewer, his wind 00/100 art agree with the said part improvements thereon, when or companies as said second prosection of the pro	ife
on the 15th day of each and every month, and continue sauch monthly payments for a term of	AND WHEREAS, said part 1936 the first presents, general and special, against said lands and ngs thereon constantly insured in such company or cred to said party of the second part, its success of every kind, and if any or either of said agreeme uch taxes and assessments, and may effect such it for lier claims, and may invest such sums as ment of all moneys so expended together with the carrier and the control of all moneys so expended together with the carrier and the control of the carrier and the carrie	nie Brewer, his wind 00/100. Part agree with the said part improvements thereon, when or companies as said second pursor assigns; and also to keep ents be not performed as afore insurance, for such purpose, or may be necessary to protect the tharges thereon as provided by the Brewer and Mamia. CION their note or obligation, NOTE OR OBLIG. y to the order of TULSA 1/100 share Sthis day pledged by the Brewer, his wide of 00/100 see and 65/100 usandwe per gate toForty-three	iffe