Bistist of Julia and Mattof Oklahoma One throusand in hand paid by THE ETNA BUILDING AND LOAN ASSOCIATION, of Topeka, Kansas, do hereby sell and convey unto the	said The Aetna Building
and Loan Association and its successors, the following described premises, situated in the County of Tulial of Printer of India	Mariting, to-wit:
to the City of Tilsa Chlahoma	
адат в принципалниции принципалници	
O HAVE AND TO HOLD the above granted premises, with all the appurtenances thereto belonging, unto the said Grantee an And the said Grantes for themselves and the said Granters and administrators, covenant with the	
essors, that the said premises are free from incumbrance, and that they have a good right and lawful authority to sell the same, and	
nd Defend the same against the lawful claims of all persons whomsoever. THE CONDITIONS OF THIS MORTGAGE ARE SUCH, That, Whereas, the said Landelle Conditions of the Landelle Conditio	m. Sucha
hazelassigned, transferred and set over unto the said The Aetna I	Building and Loan Asso-
station, as a further security for the payment of the promissory note hereinafter mentioned, form. Sharotof Series St.	ock in Class A, No. 🕊 ng and Loan Association
	six per cent per annum,
and a monthly premium of this 2 3 from Dollars; both interest and premium payable on the fifth day of every month numulate to pay to each shareholder five hundred dollars per share for each share of stock held by him, according to the by-laws of	
Loan Association.	
No.	44147-44
FOR VALUE RECEIVED, and do hereby promise to pay to THE ÆTNA AND LOAN ASSOCIATION, of Topeka, Kansas, on or late, DOLLARS, with interest thereon from date the	before Ten years after
6) per cent per annum in monthly installments of	aaDollars, both in- der tive hundred dollars
per share held in him, in accordance with the by-laws of said Association, and in case of default in the payment of interest, prem If, at the stated times, or failule to comply with any of the conditions or agreements contained in the First Mortgage on Real Es.	ium, or any part there-
payment thereoff then this note shall immediately become due and payable at the option of the legal holder hereof, and shall after her cent interest per annum and if exclested by asslict, an attorney fee of twenty five dollars me	r such default bear ten
the in said case. Dated at als al, allahonal Kanoas, the dat they ay of acceptes	tt 190 g
Malarane.	
Claude Min Matter	hraus/
Now, if the said of Sand Claude W. Mohrand heirs, assign	ns, executors, or admin-
strators, shall well and truly pay the aforesaid note according to the tenor thereof, and all assessments, due and fines on said stock,	to the said The Aetna
nulaing and Loan Association, or its successors, and keep said premises insured against Fire and Tornado, and pay all taxes, rates, in Acuts upon or against said property, and keep the same in good repair, as herein provided, then this mortgage shall be void: other	ens, charges and assess- rwise to remain of full
pree and virtue in law. It is futher agreed, that if default shall be made in the payment of said sums of money, or any part thereof	, as hereinbefore speci-
ied or if the taxes, rates, insurance, liens, charges and dues assessed or charged on the above real estate shall remain unpaid for the	space of sixty days after
he same are due and payable, then the whole indebtedness, including the amount of all assessments, dues and fines on said stock	, shall become due, and
he said Grantee or its successors may proceed by foreolosure, or any other lawful mode, to make the amount of said note, together	r with all interest, pre-
nium, costs and the amount of all assessments, dues and fines on said stock, and all taxes, rates, insurance, liens, charges and asses	ssments accrued on said
strators, shall well and truly pay the aforesaid note according to the tenor thereof, and all assessments, due and fines on said stock, Building and Loan Association, or its successors, and keep said premises insured against Fire and Tornado, and pay all taxes, rates, liming and Loan Association, or its successors, and keep said premises insured against Fire and Tornado, and pay all taxes, rates, liming and Loan Association, or its successors, and keep the same in good repair, as herein provided, then this mortgage shall be void; other orce and virtue in law. It is futher agreed, that if default shall be made in the payment of said sums of money, or any part thereoford or if the taxes, rates, insurance, liens, charges and dues assessed or charged on the above real estate shall remain unpaid for the same are due and payable, then the whole indebtedness, including the amount of all assessments, dues and fines on said stock, the said Grantee or its successors may proceed by foreolosure, or any other lawful mode, to make the amount of said note, togethe minum, costs and the amount of all assessments, dues and fines on said stock, and all taxes, rates, insurance, liens, charges and assessments and of the aforesaid real estate and the said stock, and said Grantee shall be entitled to the possession of said premise that the Board of Directors of said Association may, at heir option, pay or cause to be paid, the said taxes, charges, insurance, rates of due and payable, and charge them against said Grantor or assigns, and the amount so paid shall be a lien on said mortgaged premate or and assessments or not, it is distinctly understood that in all cases of delinquencies as above enumerated, then, in like and the whole of said sum shall immediately become due and payable. Withess our hands, this	es and of said property.
o due and payable, and charge them against said Grantor or assigns, and the amount so paid shall be a lien on said mortgaged pre	mises until the same be
see, rates, lies and assessments or not, it is distinctly understood that in all cases of delinquencies as above enumerated, then, in like	manner, the said note
Witness our hands, this 2 Illumeday of August 190 9 0	
Jan Jan Malders	rans.
Claude In Valotics	man!
Tale of Kanses, Oklahoma, Talea County' SS:	sonally armagrad hafeen
BE IT REMEMBERED, That on this 2 day of Sept. A. D., 190 9. per ne undersigned, a Notary Public in and for said county, S. S. Marian ? Claude M. M.	
In wife	
the mand personally known to me to be the identical person whose name and subscribed to the foregoing deed as a see same to be their voluntary act and deed, and that they executed the same for the purposes therein mentioned	
(SEAL) WITNESS my hand and Notarial Seal, the day and year last above written.	
n de la	Notary Public.
Ty commission expires June 29-1913. Tiled for Record Left 4 1909 at 1/10 clock a.M. He. Stabley, Quy.	
led for Record Sept 4 1909 at/100 clock a.M.	15
1 / St. Walkley, Veg.	d Ex-Officio Recorder