			ΕR			

te sette in Statistic and the setter is a set of the

N<sub>0, 212645 GH</sub>

-

ł.

\* wije

41

		1	T.	-	÷.,		m	14	
		ŧ	- L i	n	<b>9</b> 11	n	- 9	14	121
					•••		•		1.4

initia and provide a detruining from such one said party of the second part, its successors and assigns forever. Sold part.       if eg       .         in true and havin owner		i Dundee his wife,
<pre>WTMENESUPYR. Flat (he ald pert</pre>		TulsaCounty, and State of Oklahoma, part of the first part, and the
Four_Thrussend and 00/100		그는 말에 가지 않는 것 같은 것 같아요. 이 가슴에서 방법을 가져 있는 것 같아요. 이 가지 않는 것 같아요. 이 방법을 가지 않는 것 같아요. 이 가 있는 것 같아요.
hand and by the sail party of the accord part, its in sector whereas it aurity admonstrated, its		
ARRANG SIELL CONTY F and CONPEND and cand party of the second part, its successors and savinges forever, all the following Generated real estatus to the tend at a status of the Generative of the Society of Tables	이 방법은 이 가지 않는 것이 같이 많이 많이 많이 많이 많이 많이 많이 많이 많이 있다.	이 같은 것은
Ing and strukted in the Gounty cd		이 가지 않는 것 같은 것 같아요. 이 문화 같은 것 같아요. 한 것 같은 것 같아요. 이 문화는 것은 것 같아요. 이 문화는 것 같아요. 이 문화는 것 같아요. 이 문화는 것 같아요. 이 문화는 것
Lot "Press (3) Diock Hight (6)         Pouder-Pomeroy Addition to the         Other Pomeroy Addition to the         TREASURERS ENDOSSEMENT         Interview Station and the State of the		コート 美国 人名意思 しんせい 不知道 地名英格兰人姓氏 人名英格兰人姓氏 人名法格兰人姓氏克 かいしょうしゃ
Poulds-Econercy Addition to the         Dity of Tuise-Oki-home-coording- to the resource plant thereof.         N       TREASURERS ENDORSEMENT         Incredy perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredy perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredy perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredy perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredy perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredy there thereof.       Thereby perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredit thereof.       Thereby there thereof.         N       TREASURERS ENDORSEMENT         Incredit thereof.       Thereby there thereof.         North there data receiver.       Thereby there thereby there	ing and situated in the County of	and State of Okiahoma, to-wit:
Poulds-Econercy Addition to the         Dity of Tuise-Oki-home-coording- to the resource plant thereof.         N       TREASURERS ENDORSEMENT         Incredy perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredy perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredy perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredy perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredy perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredy there thereof.       Thereby perify dati received & difficient thereof.         N       TREASURERS ENDORSEMENT         Incredit thereof.       Thereby there thereof.         N       TREASURERS ENDORSEMENT         Incredit thereof.       Thereby there thereof.         North there data receiver.       Thereby there thereby there	Lot Three (3)	) Block Right (8)
01ty-of-tules-Oklahome_scoreling_         10           10<		
10 the rescription plat thereof,         TREASURERS ENDORSEMENT         Thereby profit plat I received S. L. L. and Issued Steeping S.		그는 것은 것 같은
A       TREASURERS ENDORSEMENT         I horeby perify that I received 5		
TREASURERS ENDORSEMENT         Incredy part if and issued         Notes of the within montage.         Dated this		그는 물건 물건 가지 않는 것 같아요. 이 방법 이 방법 위험에 있는 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것 같아.
Therefore generation       Therefore generation         Interfore       Defend this.         Interfore       Defend this.         Interfore       Defending all homeses         Interfore       Defe		가장 가는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 많이
Itax on the within mortgege.       Deted this. J.C. day of		TREASURER'S ENDORSEMENT
Itax on the within mortgege.       Deted this. J.C. day of	l he kecept	No.2.0.0.0 therefor in payment of mortrage
WATNE L. DICKET. Colling Treasulter         Dervicy         Dervicy         Dervicy         Dervicy         and all right, LIGs, estate and interest of said grants. In said to said primites, including all homestead rights, which are hereby waived and releated, to the said and report you into a data dipatent said experiments there into an addres this deta.         TO HAVE AND TO HOLD THE SAME unite and party of the second part, its successors and analysis forever. Said part	tax on 4	the within mortgage.
Deputy De	Date	WAYNE L. DICKEY, County Treasurer
Deputy De		
And all right, tills, estate and interest of milling remote. In and to said premises, including all homestead rights, which are hereby waived and released, io- there will all reaching from said property with all power and authority to collect the same in case the conditions of this moringe become broken in any per- center, and work acculate from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, ifs successors and assigns forwers. Said part for the second part, its successors and assigns forwers. Said part for the second part, its successors and assigns forwers. Said part for the second part, its successors and assigns forwers. Said part for the second part, its successors and assigns forwers. Said part for the second part, its successors and assigns forwers. Said part for and the first bart here by any second wave		Deputy
nd all right, uite, estate and interest of mail greater. In and to said premises, including all homestead rights, which are hereby waived and released, or the work of all and interests of mail power and authority to collect the same in case the conditions of this more greater brokes in any part waite and price and authority to collect the same in case the conditions of this more greater and authority to collect the same in case the conditions of the more greater and authority to collect the same in case the conditions of the more greater and a same the power is call and power and a safe part of the second part, its successors and assigns forever. Sait part the last part hereby marked and part of the second part, its successors and assign at a to delive thereo. Marhan Dundee and Etta Dundee for all of the same against the back of all combined on all and the same against the back of all delives thereo. Marhan Dundee the same against the back of all delives thereo. Marhan Dundee the same against the back of all delives thereo. Marhan Dundee the same against the back of all delives thereo. Marhan Dundee the same against the back of all delives thereo. Marhan Dundee the same against the back of all delives thereo. Marhan Dundee the same against the back of all delives thereo. Marhan Dundee the same against the back of all delives thereo. Marhan Dundee the same against the back of all delives thereo. Marhan Dundee the second part at the special instance and quest of the part back and adverse possession of anne and that Bathan Dundee and Etta Dundee hie wife		
nd all right, title cells and interest of and gravited in and to mild premises, including all homestand rights, which are hereby waived and released, to- there with all and interiors of and gravited made to mild premises, including all homestand rights, which are hereby waived and released, to- this and profits userning from and attee this date		
intermediation product account product of the second part, its successors and assigns forever. Said part_of the first part hereby hits with a said party of the second part, its successors and assigns forever. Said part_of the first part hereby hits with a said party of the second part, its successors and assigns forever. Said part_of the first part hereby hits with a said party of the second part, its successors and assigns forever. Said part_of the first part hereby hits with a said party of the second part, its successors and assigns forever. Said part_of the first part hereby hits with a said party of the second part at the special instance of all part and defensible sains of all part, and before the second part at the special instance and part at the special instance and instances and assigns forever. Said part_of the second part at the special instance and part and defensible sains of all parts with and the time of the second part at the special instance and part and defensible sains of all parts of the second part at the special instance and part of the part is part here and advanced to		
the sum of <u>Four thous and and Ov/100</u> DOLLARS, AND WHEREAS, said part	this and profits decring from such property from and later $c$ TO HAVE AND TO HOLD THE SAME unto said party of the avenant with said party of the second part, its successors and true and lawful ownerof the said premises above granted,	ies , a second part, its successors and assigns forever. Said partof the first part hereby assigns, that at the delivery hereof. Marhan Dundee and Etta Dundee his wife, , and selzed of a good and indefeasible estate of inheritance therein, free and clear of all
Four "hous and on/100       DOLLARS,         AND WHEREAS, said partOf the first part agree	To HAVE AND TO HOLD THE SAME unto said party of the avenant with said party of the second part, its successors and a true and lawful ownerof the said premises above granted, sumbrances; that there is no one in adverse possession of same a li warrant and defend the same against the lawful and equitable PROVIDED, ALWAYS, And these presents are upon the exp	ies , e second part, its successors and assigns forever. Said partof the first part hereby assigns, that at the delivery hereor Narhan Dundee and Etta Dundee his wife, , and selzed of a good and indefeasible estate of inheritance therein, free and clear of all and that Nathan Jundea and Etta Dundee his wife, e claims of all persons whomsoever. press conditions that, whereas, the said party of the second part at the special instance and
AND WHEREAS, said parts said hands and improvements thereon, when duo, and to keep said improvements in good repair, and to keep the builds in the second part, its successors and assigns, to pay all taxes and assessesting the second part of the second part, its successors or assigns, and is a yor there do and it pays of the second part, its successors or assigns, and also to keep said improvements in good repair, and to keep the builds and it pays of the second part, its successors or assigns, and pays of the second part, its successors or assigns, and pays of the second part, its successors or assigns, and pays of the second part, its successors or assigns, and yo have a sold second part, its successors or assigns, and yo have a sold second part of the second part its successors or assigns, may pay the dual dargements be not performed as aforesaid then said party of the second part its successors or assigns, may pay the dual dargements be not performed as aforesaid then said party of the second part its successors or assigns, may pay the dual dargement for any statu- orely then 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 repay- ent 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 <u>Nathan Dundge and Etta Dundge his Wifa</u> . AND WHEREAS, the said <u>Nathan Dundge and Etta Dundge his Wifa</u> . Ioth <u>and to any of October</u> , <u>1928</u> d on the <u>losh of the repay is the note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NoTE OR OBLIGATION Tulsa, Okin <u>October</u>, <u>16</u>, <u>102 2</u> For value Received <u>ve</u> promise to pay to the order of Talsa <u>Building &amp;</u> Loan Association, the following sums of money viz: as a mo being the monthly dues on the <u>40</u> <u>share §</u> of the capital stock of said Association, represented and evidenced by the ertiticatio therefor numbered <u>3273</u> this da</u>	TO HAVE AND TO HOLD THE SAME unio said party of the TO HAVE AND TO HOLD THE SAME unio said party of the avenant with said party of the second part, its successors and a true and lawful ownerof the said premises above granted, sumbrances; that there is no one in adverse possession of same a ill warrant and defend the same against the lawful and equitable PROVIDED, ALWAYS, And these presents are upon the exp quest of the particle of the first part, loaned and advanced to	ies , e second part, its successors and assigns forever. Said partof the first part hereby assigns, that at the delivery hereor. Marhan Dundee and Etta Dundee his wife, , and selzed of a good and indefeasible estate of inheritance therein, free and clear of all and that Nathan wundee and Etta Dundee his wife, e claims of all persons whomsoever. press conditions that, whereas, the said party of the second part at the special instance and Nathan Dundee and Etta Dundee his wife,
NOTE OR OBLIGATION Tulsa, Okia, October, 16,2 For Value Received Wepromise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz: Forty and 00/100 DOLLARS, ne same being the monthly dues on the 40share Sof the capital stock of said Association, represented and evidenced by the ertificate therefor numbered 3273this day pledged by Nathan Dundes and Etta Fundes his wife,to said Association to secure a loan of Four Thausand and 00/1 00	This and profits decruing from suit property from and miler $C$ TO HAVE AND TO HOLD THE SAME unto said party of the avenant with said party of the second part, its successors and b true and lawful ownerof the said premises above granted, sumbrances; that there is no one in advorse possession of same a il warrant and defend the same against the lawful and equitable PROVIDED, ALWAYS, And these presents are upon the exp quest of the partof the first part, loaned and advanced to	ies , a second part, its successors and assigns forever. Said partof the first part hereby assigns, that at the delivery hereof Marhan Dundee and Etta Dundee his wife, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all and that Nathan Jundes and Etta Dundee his wife, e claims of all persons whomsover. press conditions that, whereas, the said party of the second part at the special instance and Nathan Dundee and Etta Dundee his wife, the sum of Four Thous and and 00/100 DOLLARS,
October, 16,	TO HAVE AND TO HOLD THE SAME unio said party of the ro HAVE AND TO HOLD THE SAME unio said party of the avenant with said party of the second part, its successors and b true and lawful ownerof the said premises above granted, pumbrances; that there is no one in advorse possession of same a il warrant and defend the same against the lawful and equitable PROVIDED, ALWAYS, And these presents are upon the exp quest of the part.eeof the first part, loaned and advanced to AND WHEREAS, said partof the first part agree	ies
For Value Received. Wepromise to pay to the order of Fulse Building LOAN ASSOCIATION, the following sums of money viz: Forty and 00/100	TO HAVE AND TO HOLD THE SAME unio said party of the ro HAVE AND TO HOLD THE SAME unio said party of the avenant with said party of the second part, its successors and b true and lawful ownerof the said premises above granted, pumbrances; that there is no one in advorse possession of same a il warrant and defend the same against the lawful and equitable PROVIDED, ALWAYS, And these presents are upon the exp quest of the part.eeof the first part, loaned and advanced to AND WHEREAS, said partof the first part agree	ies
The sum of Forty and 00/100	TO HAVE AND TO HOLD THE SAME unio said party of the avenant with said party of the second part, its successors and be true and lawful ownerof the said premises above granted, pumbrances; that there is no one in advorse possession of same a li warrant and defend the same against the lawful and equitable PROVIDED, ALWAYS, And these presents are upon the expluest of the partlees of the first part, loaned and advanced to	ies in the intervention is a second part, its successors and assigns forever. Said partof the first part hereby his wife, is and selved of a good and indefeasible estate of inheritance therein, free and clear of all and that Mathan Jundes and Etta Jundee his wife, is claim of all persons whomsover. The second part at the special instance and intervention whomsover. The second part at the special instance and intervention is a solution of the second part at the special instance and intervention. The sum of the sum of the second part of the second part is successors and assigns, to pay all taxes and assessible equation of the second part is successors or assigns, may pay the final judgment for any statue of protect the title or possession of said party of the second part is successors of or assigns, may pay the provided by the By-Laws of said Association, these presents shall be security. Association, which is made a part hereof and an the words and figures as follows, to-wit: NOTE OR OBLIGATION
ne same being the monthly dues on the 40	TO HAVE AND TO HOLD THE SAME units and prove the and and the terms of the second part, its successors and a true and lawful ownerof the said premises above granted, pumbrances; that there is no one in advorse possession of same a li warrant and defend the same against the lawful and equitable PROVIDED, ALWAYS, And these presents are upon the expluest of the partleg of the first part, loaned and advanced to	ies in the interview of the second part, its successors and assigns forever. Said partof the first part hereby his wife, and selsed of a good and indefeasible estate of inheritance therein, free and clear of all and that Nathan Jundee and Etta Dundee his wife, e claims of all persons whomsoever. The second part at the special instance and Nathan Dundee and Etta Dundee his wife. The sum of the sum of the second part is successors and assigns, it parts in the sum of Four Thous and to keep said improvements in good repair, and to keep said improvements in good repair, and the second part is successors or all assigns, to here the builds and the said party of the second part is successors or assigns, may pay the parts of the second part is successors or assigns, may pay the parts of the second part is successors or assigns, may pay the parts of the second part is successors or assigns, may pay the parts of by Jaws of said association, these presents shall be security. In the sum of assigns, the said party of the second part is successors or assigns, may pay the parts of by Jaws of said association, these presents shall be security. In the second part is successors or assigns, may pay the parts of said parts of said parts of the second part is successors or assigns, may pay the parts of the second part is successors or assigns, may pay the parts of said parts of said parts of the second part is successors or assigns, may pay the parts of the second part is successors or assigns, may pay the parts of the second part is successors or assigns, may pay the parts of the second part is successors or assigns, with the security. In the security. In the security. In the security. In the security is a solution, which is made a part hereof and may also pay the flat judgmment for any stata-or or pulgation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION <u>Doctober</u> , <u>16</u> , <u>182</u> 2
ertilicate therefor numbered. 3273 this day pledged by	To HAVE AND TO HOLD THE SAME units and prove the arrest and provide deriving from such property from and during of the second part, its successors and a true and lawful owner. Soft the said premises above granted, sumbrances; that there is no one in advorse possession of same a fill warrant and defend the same against the lawful and equitable PROVIDED, ALWAYS, And these presents are upon the explorest of the partless of the first part agree. With the provements of the second part, its successors or assessing is there on constantly insured in such company or companies as may be not performed by invest such sums and y feet such insurance, for su y len claims, and may invest such sums a may be accessary the taxes in the said may effect such finsurance, for su y len claims, and may invest such sums a may be accessary in to all moneys so expended together with the charges thereon AND WHEREAS, the said Nathan Dundee a left on the second state in the same sum of the accessary is there on the second part. Its successors or assigns a super constant is invest such sums a may be accessary to the second part. The more sum of all moneys are expended together with the charges there are a field. Successors of a successary is a super constant is successary in the sum of all moneys are explicitly and the super sum of a sum of the successary is a sum of the successary is a super constant is invest such the sum of the intervent of a super sum of the successary is a super substance. The super sum of the super sum of the super s	i es i escond part, its successors and assigns forever. Said part. of the first part hereby assigns, that at the delivery hereor. Marhan Dundee and Etta Dundee his wife, , and selzed of a good and indefeasible estate of inheritance therein, free and clear of all and that Nathan Jundee and Etta Dundee his wife, e claims of all persons whomsoever. bress conditions that, whereas, the said party of the second part at the special instance and Nathan Dundee and Etta Dundee his wife, e claims of all persons whomsoever. bress conditions that, whereas, the said party of the second part at the special instance and Nathan Dundee and Etta Dundee his wife, the sum of Four Thous and and OO/100 DOLLARS, the said party of the second part, its successors and assigns, to pay all taxes and assess- thereon, when due, and to keep said improvements in good repart, and to keep the build- said second party my designate and the policy or polices of nustance constantly trans- and also to keep said lands and improvements thereon free from all statuty lue claims med as aforesaid then said party of the second part ifs successors or assigns, may pay the purpose, paying the costs thereof, and may also pay the final judgmment for any statu- o proted the tille or possession of said premises, including all costs and for any statu- as provided by the By-Laws of said Association, these presents shall be security. NOTE OR OBLIGATION Tulsa, Okta October, 16, 192.2 Tulsa, Okta October, 16, 192.2 Tulsa, Building & LOAN ASSOCIATION, the following sums of money viz;
Nathan Dundee and Etta Fundee his wife,to said Association to secure a loan of Four Thausand and 00/1 00DOLLARS, and the sum of	TO HAVE AND TO HOLD THE SAME unto said party of the avenant with said party of the second part, its successors and a true and lawful ownerof the said premises above granted, pumbrances; that there is no one in advorse possession of same a li warrant and defend the same against the lawful and equitable PROVIDED, ALWAYS, And these presents are upon the exp quest of the partlef of the first part, loaned and advanced to	ies in the interview is a second part, its successors and assigns forever. Said partof the first part hereby his wife, and selsed of a good and indefeasible estate of inheritance therein, free and clear of all and that Nathan Jundse and Etta Jundse his wife, e claims of all persons whomsoever. The second part at the special instance and Nathan Dundse and Etta Dundse his wife. The sum of Four Thous and and OO/100 DOLLARS. The said party of the second part is successors or all statutory lies of here or all assigns in the said party of the second part at the special instance and said party of the second part at the special instance and Nathan Dundse and OO/100 DOLLARS. The said party of the second part is successors and assigns, to pay all taxes and assessing as a foresaid there said improvements in good repair, and to keep the builds and improvements thereon free from all statutory lies claims of a socration, these presents shall be security. The By-Laws of said party of the second part its successors or assigns, may pay the final judgmment for any statue of purpose, paying the Ost thereof, and may also pay the final judgmment for the repay-i and poly and to keep resents shall be security. The By-Laws of said party of the second and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tules, Okta October, 16, 102 2 Tules, Okta October, 16, 102 2 Tules, Building & LOAN ASSOCIATION, the following sums of money viz: DOLLARS,
Four Thousend and 00/1 00 DOLLARS, and the sum of	TO HAVE AND TO HOLD THE SAME units and prove the and and the terms of the second part, its successors and a true and lawful owner	ies in the interview is the second part, its successors and assigns forever. Said partof the first part hereby his wife, and selsed of a good and indefeasible estate of inheritance therein, free and clear of all and that Nathan Jundse and Etta Dundse his wife, etaims of all persons whomsoever. The second part at the special instance and Nathan Dundse and Etta Dundse his wife
LUKL_ALUKSALIW_SALW_SALW_SALW_MY_L_MX_	To HAVE AND TO HOLD THE SAME units and prove the arrest of the second part, its successors and a true and lawful owner	instant. i.e. i.e. i.e. i.e. i.e. i.e. i.e. i.
Thirty Une and $80/100$	TO HAVE AND TO HOLD THE SAME unto said party of the avenant with said party of the second part, its successors and a true and lawful ownerof the said premises above granted, pumbrances; that there is no one in advorse possession of same a li warrant and defend the same against the lawful and equitable PROVIDED, ALWAYS, And these presents are upon the exp quest of the partlefor the first part, loaned and advanced to	ies of the capital slock of said Association, represented and evidenced by the solar of the first part between the second part. Its made a part between the second part, its successors and assigns forever. Said partof the first part hereby hereof. Marhan Dundee and Etta Dundee his wife, and selzed of a good and indefeasible estate of Inheritance therein, free and clear of all and that Nathan wides and Etta Dundee his wife, the selded of a good and indefeasible estate of Inheritance therein, free and clear of all and that Nathan wides and Etta Dundee his wife, the said party of the second part at the special instance and Nathan Dundee and Etta Dundee his wife
ie monthly upon said sum so borrowed by US	To HAVE AND TO HOLD THE SAME units and prove the avenant with said party of the second part, its successors and a true and lawful owner	ieg , is second part, its successors and assigns forever. Said partof the first part hereby is assigns, that at the delivery hereof Narhan Dundee and Etta Dundee his wife, and selzed of a good and indefensible estate of inheritance therein, free and clear of all and that Nathan wundee and Etta Dundee his wife, and that Nathan wundee and Etta Dundee his wife, cess conditions that, whereas, the said party of the second part at the special instance and Nathan Dundee and Etta Dundee his wife, the sum of the sum of Four Thous and and 00/100 DOLLARS. The said party of the second part, its successors and assigns, to pay all taxes and assess- thereon, when due, and to keep said improvements in good repair, and to keep the build- and allo to keep said improvements in good repair, and to keep the build- and also to keep and and no pay is burger or fore and to keep the build- o protect the tho or possession of suid provinees. Including all costs and for the repay- ter provided by the By-Laws of said Association, these presents shall be security. Ind Etta Dundee his wife. October, 1922 make and deliver to the or oblightion, which is made a part hereof and m the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Okin. October, 1922 make and evidenced by the last of the capital stock of said Association, represented and evidenced by the laged by
the said sums of money, amounting in the aggregate to Seventy one and 80/100 DOLDARS;	To HAVE AND TO HOLD THE SAME unto said party of the avenant with said party of the second part, its successors and a true and lawful owner	ies       ies         assigns, that at the delivery hereor Narhan Dundee and Etta Dundee         his wife.         and that at the delivery hereor Narhan Dundee and Etta Dundee         his wife.         and selzed of a good and indefeasible estate of inheritance therein, free and clear of all and that Nathan whomsever.         area this of all persons whomsever.         area claims of all persons whomsever.         areas claid the said party of the second part at the special instance and Nathan Dundee and Etta Dundee his wife.         Mathan Dundee and Etta Dundee his wife.         the sum of Four Thous and and OO/100         DOLLARS.         the said party of the second part, its successors and assigns, to pay all taxes and assessing a said second party may designate and the policy or policies of insurance constantly transand also to keep said inprovements thereon ree from all statutory lien claims made a aforessid then said party of the second part its successors or assigna, may pay the protect it effle or possession of said persons incluing all costs and for the repay-1 as provided by the By-Laws of said Association, these presents shall be security.         and Etta Dundee his wife.       October . 16,
he said sums of money, amounting in the aggregate to <u>DOLDARS</u> ; n the 15th day of each and every month, and continue such monthly payments for a term of 78. 	tais and promis aderuing from such property from and mater to TO HAVE AND TO HOLD THE SAME units said party of the avenant with said party of the second part, its successors and a true and lawful owner	ies , is seend part, its successors and assigns forever. Said partof the first part hereby it assigns, that at the delivery hereof Narhan Dundee and Ltta Dundee his wife, and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that Nathanundee and Ltta Dundee his wife, e adams of all persons whomsover. The second part at the special instance and

Į.

19

1

16