έ.				COWE	ARET		
	N NAC	DTC	SAGE	DECC	NDU	NI-	115
	TAT	NIC	AOL	NLCC	mD.	TAO.	イリノ

No. 213334 OH

no.

그는 것이 아무렇게 많은 것이다.	
IIS INDENTURE, Made this	16thday ofOctober,S between
Edgar L.Butt	erfield and Emma Butterfield his wife,
	162 Tulea,
Tulsa Building &	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
	art.1.0.5
Six H	undred and no/100 Dollars,
hand paid by the said party of the	a second part, the receipt whereof is hereby acknowledged, hand $\nabla \theta$ sold and by these presents
RGAIN, SELL, CONVEY and CON	VFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate,
ig and situated in the County of	Thiss and State of Oklahoma, to-wit:
	erly part of Lot Eleven (11) Block Two (2) Jollege
	ition to Tulsa in Kendall Julsa County Oklahoma which part
***************************************	ed by a line beginning at the Northeast Corner of said Lot
	11) thence Sixteen feet, thence South Ten feet, Thence West Thirty nce South One Hundred and Ten & 4/10 feet to the South Line
******	ot, thence East Forty Six feet to the East line of said Lot,

	rth One Hundred and Twenty & 4/10 feet to the place of beginning g to the plat thereof filed and of record in the office of the
Register	of Deeds för said County.
	TREASURER'S ENDORSEMENT
	I hereby certific that I social a c 6 0
	CEEPINE Ne. 2. 0 therefor in payment of
	By en the within mortgage Dated this day of
	WAYNE L. DICKEY, County Treasurer
	Dengty
TO HAVE AND TO HOLD THE : cenant with said party of the seco	168 SAME unito said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Butterfield and Emma
enant with said party of the sect irue and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these $\frac{14}{12}$ est of the part $\frac{16}{12}$ bit the first part	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereor. Edgar K. Butterfield and Emma Butterfield his wife, said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that. Edgar M. Butterfield and Emma Butterfield his wife inst the lawful and equitable claims of all persons whomsoever. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t loaned and advanced toEdgar M. Butterfield and Emma Butterfield his wife,
remant with said party of the second true and lawful ownerof the sumbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these $\frac{1}{100}$ for the first part	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereor. Edgar K. Butterfield and Emma Butterfield his wife, said premises above granted, and selzed of a good and indefeasible estate of infortance therein, free and clear of all adverse possession of same and that Edgar M. Butterfield and Emma Butterfield his wife inst the lawful and equitable claims of all persons whomsoever. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
renant with said party of the sect E true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these to the partic Sr the first part	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereor. Edgar K. Butterfield and Emma Butterfield his wife, said premises above granted, and selzed of a good and indefeasible estate of inhoritance therein, free and clear of all adverse possession of same and that. Bedgar M. Butterfield and Emma Butterfield his wife inst the lawful and equitable claims of all persons whomsoever. be presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
enant with said party of the second true and lawful ownerof the s mbrances; that there is no one in in warrant and defend the same aga PROVIDED, ALWAYS, And these true and the particle of the first part the second part of the second part ery kind, and if any or either of sa	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereo. Edgar N. Butterfield and Emma Butterfield his wife, and promises above granted, and selzed of a good and indefeasible estate of infortance therein, free and clear of all adverse possession of same and that Edgar M. Butterfield and Emma Butterfield his wife inst the lawful and equitable claims of all persons whomsoever. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these true are a same aga rest of the particles the first part AND WHEREAS, said part 2.5 of 1 thereon constantly insured in suc thereon constantly insured in suc taxes and assessments, and may lien claims, and may invest such to sail mays the second part taxes and assessments, and may lien claims, and may invest such to stall moveys so expended togeth	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereor. Edgar K. Butterfield and Emma Butterfield his wife, said premises above granted, and selzed of a good and indefeasible estate of inhoritance therein, free and clear of all adverse possession of same and that Inst the lawful and equitable claims of all persons whomsoever. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
renant with said party of the seed frue and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these the set of the partice of the first part warrant and special, against said thereou constantly insured in suc ad to said party of the second part thereous constantly insured in suc at assid party of the second part thereous constantly insured in suc the second party of the second part thereous constantly insured in suc to said party of the second part taxes and assessments, and may lien claims, and may invest such in to all moneys so expended togeth AND WHEREAS the said	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereon. Edgar K. Butterfield and Emma Butterfield his wife, and premises above granted, and selzed of a good and indefeasible estate of inhoritance therein, free and clear of all adverse possession of same and that Inst the lawful and equitable claims of all persons whomsoever. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these true are a same aga PROVIDED, ALWAYS, And these true are a same aga rest of the particle of the first part and the particle of the first part thereou constantly insured in suc at the said party of the second part taxes and assessments, and may lien claims, and may invest such in to all moneys so expended togeth AND WHEREAS, the sold	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereor. Edgar K. Butterfield and Emma Butterfield his wife, said premises above granted, and selzed of a good and indefeasible estate of inhoritance therein, free and clear of all adverse possession of same and that Inst the lawful and equitable claims of all persons whomsoever. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these true are a same aga PROVIDED, ALWAYS, And these true are a same aga rest of the particle of the first part and the particle of the first part thereou constantly insured in suc at the said party of the second part taxes and assessments, and may lien claims, and may invest such in to all moneys so expended togeth AND WHEREAS, the sold	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereo
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these true are a same aga PROVIDED, ALWAYS, And these true are a same aga rest of the particle of the first part and the particle of the first part thereou constantly insured in suc at the said party of the second part taxes and assessments, and may lien claims, and may invest such in to all moneys so expended togeth AND WHEREAS, the sold	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereo. Edgar N. Butterfield and Emma Butterfield his wiffs, said promises above granted, and selzed of a good and indefeasible restate of inhoritance therein, free and clear of all adverse possession of same and that. Edgar M. Butterfield and Emma Butterfield his wiffs inst the lawful and equitable claims of all persons whomsoever. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these the same aga PROVIDED, ALWAYS, And these the same aga rest of the particles of the first part AND WHEREAS, said paid 9.5 of 1 thereou constantly insured in suc at the said party of the second part thereou constantly insured in suc at the said party of the second part thereou constantly insured in suc at as and a green of the second part thereou constantly insured in suc taxes and assessments, and may lien claims, and may invest such to at all moneys so expended togeth AND WHEREAS, the said and the second part the second part	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Butterfield and Emma Butterfield his wife, and premises above granted, and selzed of a good and indefcasible estate of inhoritance therein, free and clear of all adverse possession of same and that inst the lawful and equilable claims of all persons whomsoever. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced toEdgar M. Butterfield and Emma Buttarfield his wife diverse possession of same and that is the lawful and equilable claims of all persons whomsoever. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced toEdgar M. Butterfield and Emma Buttarfield his wife diverse possession of same and that on /100
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these est of the partic. of the first part and the partic. of the first part AND WHEREAS, said paid. So it thereon constantly insured in suc at the said appeela, against sai thereon constantly insured in suc at the said appeela, against sai thereon constantly insured in suc at the said appeela, against sai there and if any or either of so taxes and assessments, and may iten claims, and may invest such it t of all moneys so expended togeth AND WHEREAS, the said	SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Butterfield and Emma Butterfield his wife. adverse possession of same and that
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these ast of the partic of the first part ast of the partic of the first part AND WHEREAS, said paid So of thereon constantly insured in suc at the con constantly insured in suc at the said party of the second part there on constantly insured in suc at the said party of the second part in claims, and may invest such it to f all moneys so expended togeth AND WHEREAS, the said	SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Batterfield and Emma Butterfield his wife, and premises above granted, and soled of a good and indecasible state of inhoritance therein, free and clear of all adverse possession of same and that. Edgar M. Butterfield and Emma Butterfield his wife inst the newful and equitable oblams of all porsons whomsover. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, ioaned and advanced toEdgar M. Butterfield and Emma Butterfield his wife Six Hundrad and no/100 pollars, the said party of the second part at the special instance and t, ioaned and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build effect and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build is a comending is be not performed as a foresaid then said party of the second part if successors or assigns, may pay effect such insurance, for such purpose, paying the costs thereof, and may also pay the final dual to free pay- ner with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Bdgar M. Butterfield and Emma Butterfield his wife October, 1922 May of October, 1922 May of Cotober, 1922 May of Tuisa, Okta, October, 16th 122 2 mise to pay to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit; 100
enant with said party of the seed Erue and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these est of the partic of the first part and the partic of the first part AND WHEREAS, said pailes of is, general and special, against sait thereon constantly insured in suc d to said party of the second part icy kind, and if any or either of so taxes and assessments, and may ice all moneys so expended togeth AND WHEREAS, the said	SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Batterfield and Emma Butterfield his wife, and premises above granted, and soled of a good and indecasible state of inhoritance therein, free and clear of all adverse possession of same and that. Edgar M. Butterfield and Emma Butterfield his wife inst the newful and equitable oblams of all porsons whomsover. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, ioaned and advanced toEdgar M. Butterfield and Emma Butterfield his wife Six Hundrad and no/100 pollars, the said party of the second part at the special instance and t, ioaned and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build effect and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build is a comending is be not performed as a foresaid then said party of the second part if successors or assigns, may pay effect such insurance, for such purpose, paying the costs thereof, and may also pay the final dual to free pay- ner with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Bdgar M. Butterfield and Emma Butterfield his wife October, 1922 May of October, 1922 May of Cotober, 1922 May of Tuisa, Okta, October, 16th 122 2 mise to pay to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit; 100
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these ast of the partic of the first part ast of the partic of the first part AND WHEREAS, said paid So of thereon constantly insured in suc at the con constantly insured in suc at the said party of the second part there on constantly insured in suc at the said party of the second part in claims, and may invest such it to f all moneys so expended togeth AND WHEREAS, the said	SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Batterfield and Emma Butterfield his wife, and premises above granted, and soled of a good and indecasible state of inhoritance therein, free and clear of all adverse possession of same and that. Edgar M. Butterfield and Emma Butterfield his wife inst the newful and equitable oblams of all porsons whomsover. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, ioaned and advanced toEdgar M. Butterfield and Emma Butterfield his wife Six Hundrad and no/100 pollars, the said party of the second part at the special instance and t, ioaned and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build effect and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build is a comending is be not performed as a foresaid then said party of the second part if successors or assigns, may pay effect such insurance, for such purpose, paying the costs thereof, and may also pay the final dual to free pay- ner with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Bdgar M. Butterfield and Emma Butterfield his wife October, 1922 May of October, 1922 May of Cotober, 1922 May of Tuisa, Okta, October, 16th 122 2 mise to pay to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit; 100
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these ast of the partic of the first part ast of the partic of the first part AND WHEREAS, said paid So of thereon constantly insured in suc at the con constantly insured in suc at the said party of the second part there on constantly insured in suc at the said party of the second part in claims, and may invest such it to f all moneys so expended togeth AND WHEREAS, the said	SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Batterfield and Emma Butterfield his wife, and premises above granted, and soled of a good and indecasible state of inhoritance therein, free and clear of all adverse possession of same and that. Edgar M. Butterfield and Emma Butterfield his wife inst the newful and equitable oblams of all porsons whomsover. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, ioaned and advanced toEdgar M. Butterfield and Emma Butterfield his wife Six Hundrad and no/100 pollars, the said party of the second part at the special instance and t, ioaned and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build effect and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build is a comending is be not performed as a foresaid then said party of the second part if successors or assigns, may pay effect such insurance, for such purpose, paying the costs thereof, and may also pay the final dual to free pay- ner with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Bdgar M. Butterfield and Emma Butterfield his wife October, 1922 May of October, 1922 May of Cotober, 1922 May of Tuisa, Okta, October, 16th 122 2 mise to pay to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit; 100
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these est of the particle of the first part AND WHEREAS, said pailes of thereon constantly insured in suc at thereon constantly insured in suc it of all party of the second part there constantly insured in suc at the said party of the second part there and is any or either of so taxes and assessments, and may ter claims, and may invest such it t of all moneys so expended togeth AND WHEREAS, the said	SAME unto said party of the second part, its successors and assigns forever. Sold partof the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Butterfield and Emma Butterfield his wife. mid promises above granted, and selecd of a good and indefensible catate of inhoritance therein, free and clear of all adverse possession of same and the. Edgar M. Butterfield and Emma Butterfield his wife adverse possession of same and the. Edgar M. Butterfield and Emma Butterfield his wife deverse possession of same and the. Edgar M. Butterfield and Emma Butterfield his wife deverse possession of same and the. Edgar M. Butterfield and Emma Butterfield his wife deverse possession of same and the. Edgar M. Butterfield and Emma Butterfield his wife to bard advanced to
renant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these est of the particles of the first part AND WHEREAS, said paid 95 of 1 ts, general and special, against sai thereou constantly insured in suc at the conconstantly insured in suc at as and party of the second part thereou constantly insured in suc taxes and assessments, and may lien claims, and may invest such to all moreys so expended togeth AND WHEREAS, the said	SAME unto said party of the second part, its successors and assigns forever. Sold partof the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Butterfield and Emma Butterfield his wife. mid premises above granted, and selecd of a good and indefensible estate of inhoritance therein, free and clear of all adverse possession of same and the. Edgar M. Butterfield and Emma Butterfield his wife mise the hardwise dollaws of all persons whomesore. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
remant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these the set of the particle of the first part AND WHEREAS, said paid 25 of 1 the conconstantly insured in suc a do said party of the second part thereon constantly insured in suc a do said party of the second part thereon constantly insured in suc a to said party of the second part to fall moneys so expended togeth AND WHEREAS, the said and if any or either of so taxes and assessments, and may to fall moneys so expended togeth AND WHEREAS, the said of the building & LOAN For Value Received Sum of <u>Six End no/</u> same being the monthly dues on the Heate therefor numbered Six Hu Fo monthly upon said sum so borrow.	SAME unio said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Butterfield and Emma Butterfield his wife. mid premises above granted, and selzed of a good and indefeasible estate of infortance therein, free and clear of all adverse possession of asme and that. Edgar M. Butterfield and Emma Butterfield his wife in the bard and equilable claims of all persons whomeover. a presents are upon the express conditions one in persons whomeover. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
remant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these the set of the particle of the first part AND WHEREAS, said paid 25 of 1 the conconstantly insured in suc a do said party of the second part thereon constantly insured in suc a do said party of the second part thereon constantly insured in suc a to said party of the second part to fall moneys so expended togeth AND WHEREAS, the said and if any or either of so taxes and assessments, and may to fall moneys so expended togeth AND WHEREAS, the said of the building & LOAN For Value Received Sum of <u>Six End no/</u> same being the monthly dues on the Heate therefor numbered Six Hu Fo monthly upon said sum so borrow.	SAME unto said party of the second part, its successors and assigns forever. Sold partof the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Butterfield and Emma Butterfield his wife. mid premises above granted, and selecd of a good and indefensible estate of inhoritance therein, free and clear of all adverse possession of same and the. Edgar M. Butterfield and Emma Butterfield his wife mise the hardwise dollaws of all persons whomesore. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
remant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these the set of the particle of the first part AND WHEREAS, said paid 25 of 1 the conconstantly insured in suc a do said party of the second part thereon constantly insured in suc a do said party of the second part thereon constantly insured in suc a to said party of the second part to fall moneys so expended togeth AND WHEREAS, the said and if any or either of so taxes and assessments, and may to fall moneys so expended togeth AND WHEREAS, the said of the building & LOAN For Value Received Sum of <u>Six End no/</u> same being the monthly dues on the Heate therefor numbered Six Hu Fo monthly upon said sum so borrow.	SAME unio said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Butterfield and Emma Butterfield his wife. mid premises above granted, and selzed of a good and indefeasible estate of infortance therein, free and clear of all adverse possession of asme and that. Edgar M. Butterfield and Emma Butterfield his wife in the bard and equilable claims of all persons whomeover. a presents are upon the express conditions one in persons whomeover. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to
remant with said party of the seed true and lawful ownerof the s mbrances; that there is no one in a warrant and defend the same aga PROVIDED, ALWAYS, And these the set of the particle of the first part AND WHEREAS, said paid 25 of 1 the conconstantly insured in suc a do said party of the second part thereon constantly insured in suc a do said party of the second part thereon constantly insured in suc a to said party of the second part to fall moneys so expended togeth AND WHEREAS, the said and if any or either of so taxes and assessments, and may to fall moneys so expended togeth AND WHEREAS, the said of the building & LOAN For Value Received Sum of <u>Six End no/</u> same being the monthly dues on the Heate therefor numbered Six Hu Fo monthly upon said sum so borrow.	SAME unio said party of the second part, its successors and assigns forever. Said partof the first part hereby ond part, its successors and assigns, that at the delivery hereof. Edgar K. Butterfield and Emma Butterfield his wife. mid premises above granted, and selzed of a good and indefeasible estate of infortance therein, free and clear of all adverse possession of asme and that. Edgar M. Butterfield and Emma Butterfield his wife in the bard and equilable claims of all persons whomeover. a presents are upon the express conditions one in persons whomeover. a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and t, loaned and advanced to

Ø.] 1