1	Loa n 921
THIS I	NDENTURE, Made this Sixteenth day of October, 192 2; between
	D.L.Martin and Ella 2. Martin his wife
1 000000000	Eulsacounty, and State of Okiahoma, partideor the first part, and the
	Building and LOAN ASSOCIATION, a corporation organized under the laws of the State of Okinhoma, party of the second part.
WI	NESSETH, That the sald part. 168.
	Thirty One Hundred and 00/100 DOLLARS,
	paid by the said party of the second part, the receipt whereof is hereby acknowledged, himtly sold and by these presents
	d situated in the County of
}+14144+3-44#++++	
	Lot Eight (8) Block Three (3) Hill Creet Ridge
	Addition to the city of Tulsa, Oklahoma according
	to the recorded plat thereof.

	TREASURER'S ENDORSEMENT increase certify that I received \$ 3 (0 and issued increase of mortgage
	cupt No. 3.37 therefor in payment of diorigage
	Lax on the within mortgego Dated this 20_day of 192_?
	WAYNE L. DICKEY, County Treasurer
	Deputy
رور بسیم میں میں میں دور میں	
<i></i>	
- anthon w	gh, title, estate and interest of said grantorin and to said premises, including all homestead rights, which are hereby waived and released, to- in all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par-
ticular, a	nd with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all and word's account from said browervy from the defer this date.
	TAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partees the first part hereby t with said party of the second part, its successors and assigns, that at the delivery hereof. S. L. Martin and Ella R. Martin
convenar	t with said party of the second part, its successors and assigns, that at the delivery hereor <u>s in the second part, its successors and assigns, that at the delivery hereor</u> his wife his wife and lawful owner
will warı PRO	nces; that there is no one in adverse possession of same and that <u>D.L.Martin and Ella 3. Martinhis wife</u> , and and defend the same against the lawful and equitable claims of all persons whomsoever. VIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and
request o	f the par205 of the first part, loaned and advanced to
	D.L.Martin and Ella R.Martin his wife the sum of
	Thirty Une Hundred and 00/100 Dollars
ments, ge	ies WHEREAS, said part
ferred to	and constantly insured in such company or companies as said according they despine the process of points of mathematic constanting then a said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims ind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its buccessors or assigns, may pay a and assessments, and may effect such fusionace, for such perpose, paying the cosis thereof, and may also pay the final judgment for any statu-
tory lien nient of t	a and assessments, and may buckt such and hadding, for such that the original constraints in the may be the such and a provide the such and a such as the such and the provided to be the costs and for the repay- lines, 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- lines 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 D.L. Martin and Ella 3. Martin his wife
did on th	Sixteenth day of October, 1922 make and deliver to the illding & LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to wit:
. u.t.c. 2113	San All Fill and an and a second state of the
	NOTE OR OBLIGATION
	Tulsa, okla, October, 16th 192 2
	aluo Received We promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz: <u>Twenty and 61/100</u> DOLLARS
The sum	of <u>Twenty and 61/100</u> DOLLARS, being the monthly dues on the <u>31</u> shareSof the capital stock of said Association, represented and evidenced by the
	seing the monthly dues on the second state and evidenced by the
une same	therefor numbered 3308
the same	Thirty One Hundred and 00/100 DOLLARS, and the sum of
Certificate	
Certificate	Twenty Four and 65/100 Dollars; the same being the inferest
Certificate	Twenty Four and 65/100DOLLARS; the same being the interest
Cortificate	Twenty Four and 65/100DOLLARS; the same being the interest by unon said sum so borrowed by US And WS_ promise to pay said Association at its Home Office at Tulss_Oklahoma ums of money, amounting in the aggregate toForty_Five_and 26/100DOLLARS;
Certificate	Twenty Four and 65/100 Dollars; the same being the interest
Certificate	Twenty Four and 65/100DOLLARS; the same being the interest by unon said sum so borrowed by US And WS_ promise to pay said Association at its Home Office at Tulss_Oklahoma ums of money, amounting in the aggregate toForty_Five_and 26/100DOLLARS;

Ċ.