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November 102 2 between	T
(Loan 945. THIS INDENTURE, Made this Fifteenth day of November. R.E. Staley a single woman	
ul sa Building &	
WITNESSETH, That the said part. 1.88	
Thirty Two Hundred and 00/100 Dollars,	
n hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, h.B sold and by these presents	
BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate	
lying and situated in the County of Tulsaand State of Okiahoma, to-wit;	
Lot Two (2) Block One (1) Bell-McNeal Addition	
Formarly_a_part_of_Lot_Thirty_(30.)_Block	
One (1) Terrace Park Addition to the city of Tulsa,	
Oklahoma_sccording_to_the_recorded_plat_thereof.	
•	
I REASURER'S ENDORSEMENT	
hereby certify that I are on the within mortgage.	
int No 6 30 /	
We the within mortgage <u>Marconsolution</u> WAYNE L. DICKEY, County Treasurer Stated this 20 day of <u>Marconsolution</u> Deputy	
WAYNE L. DICKEY, County. Treasurer	
Deputy	
And all right, title, estate and interest of said graniorin and to said premises, including all homestcad rights, which are hereby waived and released, to-	
And all right, title, estate and interest of said graniorin and to said premises, including all homestcad rights, which are hereby walved and released, to- getner with 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, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all central and profils accruing from said property from and after this date.	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever, Said part, X. of the first part hereby	
convenant with said party of the second part, its successors and assigns, that at the delivery hereof R.E. Staley a single you an	
the true and lawful owner	
R.E. Staley a single woman	
neumorances; that there is no one in diverse possession of same and that the special persons whomseever, will warrant and defend the same sgainst the lawful and equitable claims of all persons whomseever, PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and	
이 가방에 잘 잘 가지 않는 것 같아요. 이 집에서 잘 잘 하는 것 같아요. 이 집에서 이 것이 것 같아. 이 가지 않는 것 같아요. 물건이 있는 것 것 같아요. 이 집에서 가지 않는 것 같아요.	
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the sum of Thirty Two Hundred and 00/100	
Thirty Two Hundred and 00/100 Dollars.	
the sum of Thirty Two Hundred and 00/100 DOLLARS, DOLLARS, AND WHEREAS, said part. Y of the first part agree. Swith the said party of the second part, its successors and assigns, to pay all inxes and assess- nents, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-	8
the sum of Thirty Two Hundred and 00/100 DOLLARS. AND WHEREAS, said part <u>y</u> of the first part agree. Swith the said party of the second part, its successors and assigns, to pay all taxes and assess- nearts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- ages thereon constantly insured in such companies as said second party may designate and the policy or policies of insurance constantly trans- ger or to 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 ger overy 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 pay uch taxes and assessments, and may offoct such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- bule to be averaged and to the performed as a foresaid then said to the sold part in successors of a said after the party- uch taxes and assessments, and may offoct such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- bule devices and purposed by a successors of a pays the property the final judgmment for any statu-	
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the sum of <u>Thirty Two Hundred and 00/100</u> DOLLARS. AND WHEREAS, said part. Y of the first part agree swith the said party of the second part, its successors and assigns, to pay all taxes and assess- ments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- age thereon constantly insured in such company or companies as said second party may designate and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid them said party of the second part is successors or assigns; may pay uch taxes and assessments, and may offect such insurance, for such purpose, paying the cosits thereon, and may also pay the final judgmment for any statu- ory lien claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all cosits and for the repay- ment 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	
the sum of <u>Thirty Two Hundred and 00/100</u> DOLLARS. AND WHEREAS, said part. Y of the first part agree. Swith the said party of the second part, its successors and assigns, to pay all taxes and assess- ments, general and special, against said hands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- ngs thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly trans- gered to 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 of every kind, and if any or either of said agreements be not performed as alcorestid them said party of the second part its successors or assigns, may pay usch taxes and assessments, and may offeet such insurance, for such purpose, paying the cosits thereod, and may also pay the final judgmment for any statu- ory lien claims, and may invest such sums as may be necessary to protect the title or possession of said permises, including all cosits and for the repay- nent 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>Association day offectores as joingle</u> woman id on the <u>Fifteenth</u> <u>day of November</u> <u>1922</u> make and deliver to the uts - Building "Control of oligation, which is made a part hereof and in the words and figures as follows, to-wit:	
the sum of <u>Thirty Two Hundred and 00/100</u> DOLLARS. AND WHEREAS, said part. Y of the first part agree swith the said party of the second part, its successors and assigns, to pay all taxes and assess- ments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- age thereon constantly insured in such company or companies as said second party may designate and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid them said party of the second part is successors or assigns; may pay uch taxes and assessments, and may offect such insurance, for such purpose, paying the cosits thereon, and may also pay the final judgmment for any statu- ory lien claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all cosits and for the repay- ment 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	
Thirty Two Hundred and 00/100 DOLLARS. AND WHEREAS, said part <u>V</u> of the first part agree <u>S</u> with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said hands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- erred to said agreements be not performed as aforesaid then said party of the second part, its successors or assigns, may pay uch taxes and assessments, and may offect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- ory lien claims, and may invest such sums as may be necessary to protect the diffe or possession of said agreements be not performed as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said <u>Bart Stalley a single</u> woman ind on the <u>Fifteenth</u> <u>day of November 1928</u> make and deliver to the use <u>Source Buildenting</u> . NOTE OR OBLIGATION	
Thirty Two Hundred and 00/100       DOLLARS,         AND WHEREAS, said part, V. of the first part agree S. with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and spocial, against said ands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the builty transferred to said party of the second part, its successors and assigns, to pay all taxes and assessments, and may offect such assigns; and also to keep said lands and improvements there on free from all statutory lier claims of every kind, and if any or comparises as said second part, the successors or assigns, may pay use taxes and assessments, and may offect such insurance, for such party proceedings, and to you constantly induced in successors or assigns; and part be received and may also pay the final judgmment for any statutory lier claims, and may invest such successors or assigns; may pay use have and assessments, and may offect such insurance, for such partypese, paying the costs thereof, and may also pay the final judgmment for any statutory lier claims, and may invest such successors on a specific work have be necessary to protect the title or possession or said partieses, including all costs and for the repayment 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. F. S. Staley, A. Single. WOMAN         More for OBLIGATION       1922         More for OBLIGATION       Inter, Okia November 15 1922         Inter, Okia November 15 102 S       102 S         For Value Received. I	
Thirty Two Hundred and 00/100       DOLLARS,         AND WHEREAS, said part. Y of the first part agree.       with the said party of the second part, its successors and assigns, to pay all inces and assessmentiand special, against said hands and improvements theroon, when due, and to keep said improvements in good repail, and to keep the build- ners diverse the second part, its successors or assigns, may pay uch taxes and assessmentia, insure of the second part, its successors or assigns, may pay uch taxes and assessments, and may offect such improvements the root, may designate and the policy or policies of insurance constantly trans- or of the assessments, and may offect such insurance, for such purpose, paying the costs thereod, and may also gather stall diggment for any statu- ory kind, and if any or either of said agreements be not performed as aforesaid in the said party of the second part if is successors or assigns, may pay uch taxes and assessments, and may profect such insurance, for such purpose, paying the costs thereod, and may also gather stall diggment for any statu- ory kind, and if any or either of said agreements be not performed as aforesaid in the said party of the second part if is successors or assigns, may pay uch taxes and may invest such sums as may be necessary to protect the dile or possession of said agreements shall be sourity.         AND WHEREAS, the said       A.S.Staley, A.Single. WOMAN         Id on the       Fifteenth         Any of       November         NOTE OR OBLIGATION       Ingree as follows, to-wit:         NOTE OR OBLIGATION       Tuisa, Okta       November 15.       192 2         For Value Received       I       Ingree       Ingree ast following sums of	
Thirty Two Hundred and O/100       DOLLARS.         AND WHEREAS, said part. Yof the first part agree E with the said party of the second part, its successors and assigns, to pay all inces and assessments, against said lands and improvements thereon, when due, and to keep said inprovements the good repair, and to keep the build-age thereon constantly insured in such company or companies as said second part, its successors and assigns, to pay all inces and assessments, and may of its successors or assigns, may pay use have social and second part, its successors or assigns, may pay use have social and agreements be not performed as aforesaid then said party of the second part if the successors or assigns, may pay use have and assessments, and may offect such haveness, paying the costs thereof, and may also pay the final judgimment for any statutory lien claims, and may invest such sums as may be necessary to protect the tills or passession of said parcentes shall be security.         AND WHEREAS, the said       A.E.Staley_a_single_womean         at on the       Fiftgenth         at on the       Fiftgenth         at on the       November_         1922       make and deliver to the the order of Tulse_Building_& LOAN ASSOCIATION their here or building all costs and figures as follows, to-wit:         NOTE OR OBLIGATION       Tulks, OKIa         NOTE OR OBLIGATION       Tulks, OKIa         NOTE OR OBLIGATION       Notember 15.         to sum of       Twenty One and 28/100         DOLLARS,       Share, S         he same being the monthly dues on the 32       share, S	
Thirty Two Hundred and 00/100       DOLLARS.         AND WHEREAS, said part. Soft he first part agree.       Will the said party of the second part, its successors and assigns, to pay all inxes and assess- nonts, general and special, against said hads and inprovemants thereon, when due, and to keep said inprovements in good regal, and to keep the build- near thereon constants in successors or assigns; and also to keep said indice and the policy or police or insure constant three constants thereon free from all statutory lies dial agreements is not performed as aforesaid then said party of the second part its successors or assigns; mad also to keep said indice and the provements thereon free from all statutory lies dials and unprovements thereon free from all statutory lies of the second part its successors or assigns; may pay use hases and assessments, and may offect such insurance, for such purpose, paying the costs thereof and may also put the final judgmment for any statu- uery lien dialms, and may invest such sums as may be necessary to protect the life or possession of said premises, including all costs and for the repay- neated tago the said.       A.S.S.Staley.a.Single.Womenn         AND WHEREAS, the said.       A.S.S.Staley.a.Single.Womenn       1922       make and deliver to the uls-a-Building.         Id on the       Fifteenth       day of.       Norember.       1922       make and fugures as follows, to-wit:         NOTE OR OBLIGATION       Tutsa, Okia,       November 15.       192.2         For Value Received.       Improvement end 28/100       DOLLARS, where same being the monthly dues on the .32       share .5       of the capital stock of said Association, represented and evidenc	
Thirty Two Hundred and 00/100       DOLLARS,         AND WHEREAS, said part. Y of the first part agree.       with the said party of the second part, its successors and assigns, to pay all inces and assessmentiand special, against said hands and improvements theroon, when due, and to keep said improvements in good repail, and to keep the build- ners diverse the second part, its successors or assigns, may pay uch taxes and assessmentia, insure of the second part, its successors or assigns, may pay uch taxes and assessments, and may offect such improvements the root, may designate and the policy or policies of insurance constantly trans- or of the assessments, and may offect such insurance, for such purpose, paying the costs thereod, and may also gather stall diggment for any statu- ory kind, and if any or either of said agreements be not performed as aforesaid in the said party of the second part if is successors or assigns, may pay uch taxes and assessments, and may profect such insurance, for such purpose, paying the costs thereod, and may also gather stall diggment for any statu- ory kind, and if any or either of said agreements be not performed as aforesaid in the said party of the second part if is successors or assigns, may pay uch taxes and may invest such sums as may be necessary to protect the dile or possession of said agreements shall be sourity.         AND WHEREAS, the said       A.S.Staley, A.Single. WOMAN         Id on the       Fifteenth         Any of       November         NOTE OR OBLIGATION       Ingree as follows, to-wit:         NOTE OR OBLIGATION       Tuisa, Okta       November 15.       192 2         For Value Received       I       Ingree       Ingree ast following sums of	
Thirty Two Hundred and 00/100       DOLLARS.         AND WHEREAS, suid part. Y of the first part agree. Swith the said party of the scoond part, its successors and assigns, to pay all taxes and assessments, general and special, again-aid hards and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- arred to said party of the second part, its successors or assigns, and also to keep said improvements thereon free from all statutory lies (alima for each to said party of the second part, its successors or assigns, and also to keep said index and the policy or policies of insurance constantly trans- arred to said party of the second part, its successors or assigns, and puryose, paying the cost intercon, and may also pay the final idograment for any statu- uch taxes and assessments, and may offect such insurance, for such puryose, paying the cost index of and may also pay the final idograment for any statu- ment 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       S.E.Staley a.single       NOMEN         More on the <u>Fifteenth</u> day of <u>November</u> 1922         make and deliver to the       day and <u>November</u> 1922         make and figures as follows, to with       day of <u>November</u> 1922         make and Agenetical in the month or of our obligation, which is made a part hereof and in the words and figures as follows, to with       days as and being or day of the capital stock of said Association, represented and evidenced by the       days as and the sum of <u>Thury One and 28/100</u> DOLLARS,       he same being the monthing dues on the <u>32</u> share <u>S</u> of the capital stock	
Thirty Two Hundred and 00/100       DOLLARS.         AND WHEREAS, said part_Y of the first part agree.       with the said party of the second part, its successors and assigns, to pay all taxes and assessere or constantly insurance constant insurance, for such purpose, pay de such association, these presents shall be security.         AND WHEREAS, the said       A.E.S.Staley & single Women       Insurance insurance insurance insurance insurance insurance insurance insurance constant insurance constant insurance con	
Thirty Two Hundred and 00/100       DOLLARS.         AND WHEREAS, said part. V of the first part agree events thereon, when due, and to keep said inprovements thereon reference in such company or companies as said second party my designate and the policy or picles of myunore constantly insure constread of the constant constant insure consth	
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