				GH													
										١Ċ							

-----

Ì,

-

見たるのかのか

er alle for

NY EN

ne. The

0

~

「「「「「「」」

 $\bigcirc$ 

	aude C.Gardner and L.Pauline Gardner bis wife,
******	
	ildingand
WITNESSI	ETH, That the said part. 1.02
*****	Three Hundred and no/100 Dollars
in the set of	v the said party of the second part, the receipt whereof is hereby acknowledged, haX.9. sold and by these presents
	L, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate.
lying and situat	ted in the County of
,*************************************	$T \rightarrow 0$
6=84=94=4=44+4+4=4=4+4=4=4+4+1=4+4+4+4	Lot Six (6) Seven (7) and Eight (8) in Block Ten (10) in the Burnette Addition
******	
	to the city of Tulsa Oklahoma, according
	to the recorded plat thereof.
	에서 영상에 가지 않는 것 같은 사람이 있는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것은 것이 같은 것이 같은 것 같아. 이 가지 않는 것 것 같은 것 같은 것 같은 것 같은 것 같은
	TREASURER'S ENLOYSEMENT I hereby certify that I received \$_302 and issued Receipt No.442.2 therefor in payment of mortgage
	tax on the within mortgage.
	tax on the within mortgage. Dated this. 7day of 192 WAYNE L. DICKEY. County Treasurer
	WAYNE-L-DICKEY-County-Freasure
	Deputy
	는 것 같아요. 아이들은 Note 2 Minute 2 Mi
	said party of the second part, its successors and assigns, that at the delivery hereor Clande C. Gardnar and L. Paulir Garnder his wife, ful owner.Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud</u> C. <u>Gardner and L. Pauline Garnder his</u> with defend the same against the lawful and equitable claims of all persons whemseever.
ncumbrances; th fill warrant and , PROVIDED, equest of the pa	Garnder hie wife, ful owner.Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Gardner and L. Pauline Garnder his wid</u> defend the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and $r_{100}^{100}$ of the first part, loaned and advanced to. <u>Claude C. Garnder and L. Pauline Garnder his wife</u> .
neumbrances; th (ill warrant and ; PROVIDED, equest of the pa	Garnder hie wife, ful owner.Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Garnner and L. Pauline Garnder his</u> wij defond the same against the lawful and equitable claims of all persons whomsever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and ries of the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of
ncumbrances; th fill warrant and PROVIDED,	Garnder hië wife, ful owner.Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all bat there is no one in adverse possession of same and that <u>Claud C. Gardner and L. Pauline Garnder his</u> with defend the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and ries, the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of Three Hundred and no/100
noumbrances; th fill warrant and ; PROVIDED, equest of the pr	Garnder hië wife, ful owner.Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all bat there is no one in adverse possession of same and that <u>Claud C. Gardner and L. Pauline Garnder his</u> with defend the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and ries, the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of Three Hundred and no/100
ADD WHER, contained of the particular of the par	Garnder hie wife, ful owner.Sof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Garnner and L.Pauline Garnder his</u> wijd defend the same against the lawful and equitable claims of all persons whomseever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and aLWAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and aLWAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and aLWAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and and advanced to <u>Claude C. Garnder and L. Pauline Garnder his Wife</u> , the sum of <u>Three Hundred and no/100</u> DOLLARS. EAS, said parties that are agree
AND WHER: aguest of the pa aguest of the	Garnder hie wife, ful owner.Bof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Garnner and L. Pauline Garnder his</u> wijd defend the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and riegor the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his Wife</u> , the sum of <u>Three Hundred and no/100</u> DOLLARS. EAS, said parties and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- tantly insured in such company or companies as said second part, its successors and assigns, to pay all taxes and assess- if a special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- tanty insured in such company or companies as said second party my designate and the policy or policies of insurance constantly trans- it of no record part, its successors or assigns; and also to keep said lands and improvements thereof record mul statutory lien claims if any or either of said agreements be not performed as aforesaid thes and party of the second part to be second part to be second part to be one of the second part to be build- transfit any or either of said agreements be not performed as aforesaid then said party of the second part to be second part to be built built for any shift.
AND WHER out to share and share and share AND WHER on the share and share and share and share and share and share and share and share and share and share and share and share and share and share and share and share and share and share and and share and share and share and and and and share and	Garnder hië wife, ful owner.Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Garnner and L.Pauline Garnder his</u> wij defend the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and <u>ries</u> , the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of <u>Three Hundred and no/100</u> DOLLARS. EAS, said parties the first part agree
AND WHER cover ball more and a second cover ball more and a second cover ball more and a second a seco	Garnder hie wife. ful owner.Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Garnner and L.Pauline Garnder his</u> wijd defend the same against the lawful and equitable claims of all persons whomsever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and $r_{1}^{100}$ for the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of Three. Hundred, and no/100 <u>DolLars</u> . EAS, said part <sup>1</sup> as the first part agree
AND WHER cover ball more and a second cover ball more and a second cover ball more and a second a seco	Garnder hië wife, ful owner.Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Garnner and L.Pauline Garnder his</u> wij defend the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and <u>ries</u> , the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of <u>Three Hundred and no/100</u> DOLLARS. EAS, said parties the first part agree
AND WHER cover ball more and a second cover ball more and a second cover ball more and a second a seco	Garnder hie wife. ful owner.Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Garnner and L.Pauline Garnder his</u> wijd defend the same against the lawful and equitable claims of all persons whomsever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and $r_{1}^{100}$ for the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of Three. Hundred, and no/100 <u>DolLars</u> . EAS, said part <sup>1</sup> as the first part agree
AND WHER cover ball more and a second cover ball more and a second cover ball more and a second a seco	Garnder his wife. ful owner.Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Garniner and L.Pauline Garnder his wij</u> defend the same against the lawful and equitable claims of all persons whonsever. ALWAXS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and $r_{100}^{100}$ the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his Wife</u> , the sum of Three. Hundred and no/100 <u>DOILARS</u> . EAS, said pari eSt the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- tian such company or companies as said becond part, its successors and assigns, to pay all taxes and assess- its on the second part, its successors or assigns; and also to keep said lands and improvements in good repair, and to keep the build- tiantly insured in such company or companies as said becond party my designate and the policy or policies of insurance constantly trans- try of the second part, its successors or assigns; and also to keep said lands and improvements in good repair, and to keep the build- it any or either of said agreements be not performed as aforesaid then said party of the second part its buccessors or assigns, may pay sessements, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- ind may invest such sums as may be necessary to protect the dilt or possession of said premises, including all costs and for keep pay se expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. EAS, the said <u>Claude C. Garnder and L. Pauline Gardner his wife</u> <u>LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR</u>
AND WHER AND WHER aquest of the pa AND WHER cents, general ar ys thereon cons rred to safd par red to safd par red to safd par red to safd par avery idnd, and reh taxes and as ry line claims, r ent of all mone AND WHER d on the	Garnder hie wife. ful owner.9of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Gardner and L. Pauline Garnder his</u> wijd defend the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and <u>ries</u> the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his Wife</u> , the sum of <u>Three Hundred and no/100</u> DOLLARS. EAS, said parties the first part agree
AND WHER AND WHER aquest of the pa AND WHER ents, general ar ys thereon cons rred to said par red to said par red to said par red to said par avery kind, and reh taxes and as avery kind, and reh taxes and reh taxes and reh taxes and reh taxes are avery kind, are av	Garnder hie wife. ful owner.Sof the sald premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and the <u>Claud C. Gardnor and L.Pauline Garnder his</u> wird defend the same against the lawful and equitable claims of all persons whomsever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and $r^{168}$ the first part, loaned and advanced to <u>Claude C. Garnder and L.Pauline Garnder his wife</u> , the sum of <u>Three Hundred and no/100</u> DOLLARS. EAS, said part 95% the first part agree
AND WHER overy Idn do the entry Idn do the AND WHER could be a sented of the entry Idn do the the entry Idn do the the the entry Idn do the the entry Idn do the the entry Idn do the en	Garder hie wife. ful owner.Hof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all at there is no one in adverse possession of same and that <u>Claud C. Gardnor and L.Pauline Garnder his</u> wird defend the same against the lawful and equitable claims of all persons whomsever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and $r_{168}$ of the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of <u>Three Hundred and no/100</u> DOLLARS. EAS, said part <u>168</u> the first part agree
AND WHER overy Idn do the entry Idn do the AND WHER could be a sented of the entry Idn do the the entry Idn do the the the entry Idn do the the entry Idn do the the entry Idn do the en	Garder hie wife. ful owner.Hof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all at there is no one in adverse possession of same and that <u>Claud C. Gardnor and L.Pauline Garnder his</u> wird defend the same against the lawful and equitable claims of all persons whomsever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and $r_{168}$ of the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of <u>Three Hundred and no/100</u> DOLLARS. EAS, said part <u>168</u> the first part agree
AND WHER out of the pa AND WHER ents, general ar ge thereon cone red to sold par every lend, and ich taxes and as ry lien claims, r ent of all mone; AND WHER d on the	Garder hie wife. ful owner.Hof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that <u>Claud C. Gardner and L.Pauline Garnder his</u> wird defend the same against the lawful and equitable claims of all persons whomseover. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and wides the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of Three Hundred, and no/100 DOLLARS. EAS, said parties the first part agree
AND WHER AND WHER aquest of the pa AND WHER cents, general ar y lier claims, r ary lier claims, r ent of all mone AND WHER AND WHER d on the For Value Rec so sum oh]	Garnder his wife. ful owner.Sof the said premises above granted, and selzed of a good and indefeasible extate of inheritance therein, frees and clear of all defond the same against the lawful and equitable claims of all persons whendever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and 1.6%, the first part, loaned and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of Three Hundred and no/100 DOLLARS. EAS, said parties said lands and increasing of the scale part, its successors and assigns, to pay all taxes and assess- tiot the drive of said agreements thereon, when due, and to keep said improvements inferon and to keep the build tank insured in such company or companies as said second party may designate and the policies of insurance constantly trans- if any or either of said agreements thereon, when due, and to keep said lawds and improvements inferon free from all statutory like in the institution of the scale and the said agreements thereon year, build and and may descept the build tank insured in a such company or companies as said second party may designate and the policies of insurance constantly trans- if any or either of said agreements thereon, for such purpose, paying the solar diver of the scale part is successors or assigns, and allow to keep said lands and improvements thereon is there in the interimet. There of such insurance, for such purpose, paying the solar ties uncessors or assigns, may pay sees expended together with the charges in protect the file or possession of said particular is the said agreements bey and the present shall be security. The set and claude C. Garnder and L. Pauling Gardner his wife 15th due to the scale agreement shall be security. NOTE OR OBLIGATION <u>August 15th</u> 105.2. Setved We promise to pay to the order of Tulses Building & LOAN ASSOCIATION, the follows, to-wit: Three and no/100
AND WHER out of the particular of the particular	Garnder his wife. ful owner.d. of the said premises above granted, and seized of a good and indefeasible state of inheritance therein, free and clear of all and there is no one in adverse pessension of same and that <u>Claud C. Garnder and L.Fauline Garnder his</u> , wild defend the same against the lawful and equitable claims of all persons whensever. ALWAXS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and at there is no one in adverse pessension of same and that <u>Claude C. Garnder and L.Fauline Garnder his</u> wife, 
AND WHER AND WHER equest of the pa AND WHER ents, general ar get thereon cons rred to said par every kind, and ry lien claims, i ent of all mone; AND WHER d on the For Value Ree to sum oh, same being th rtificate therefo	Garnder hie wife, ful owner.Sof the said premises above granted, and selved of a good and indefeasible estate of infertance therein, free and clear of all and there is no one in adverse possession of same and that <u>Claud C. Garnder and L. Pauline Garnder, his</u> , will defend the same negates the lawful and equitable claims of all persons whomsever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the opecial lastance and at there is no one in adverse possession of same and that <u>Claude C. Garnder and L. Pauline Garnder his</u> wife, 
AND WHER AND WHER equest of the pa AND WHER ents, general ar get thereon cons rred to said par every kind, and ry lien claims, i ent of all mone; AND WHER d on the For Value Ree to sum oh, same being th rtificate therefo	Garnder hie wife, ful owner.Sof the said premises above granted, and selved of a good and indefeasible estate of infertance therein, free and clear of all and there is no one in adverse possession of same and that <u>Claud C. Garnder and L. Pauline Garnder, his</u> , will defend the same negates the lawful and equitable claims of all persons whomsever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the opecial lastance and at there is no one in adverse possession of same and that <u>Claude C. Garnder and L. Pauline Garnder his</u> wife, 
AND WHER AND WHER equest of the pa AND WHER ents, general ar go thereon cons rred to said par every lend, and as ry lien claims, i every lend, and as ry lien claims, i ent of all mone; AND WHER d on the For Value Rec as sum ohl	Garnder his wife. ful owner.d. of the said premises above granted, and seized of a good and indefeasible state of inheritance therein, free and clear of all and there is no one in adverse pessension of same and that <u>Claud C. Garnder and L.Fauline Garnder his</u> , wild defend the same against the lawful and equitable claims of all persons whensever. ALWAXS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and at there is no one in adverse pessension of same and that <u>Claude C. Garnder and L.Fauline Garnder his</u> wife, 
acoumbrances; the fill warrant and provide provide pro	Garnder his wife. ful owner.Sof the said premises above granted, and selzed of a good and indecasible estate of inheritance therein, free and clear of all at there is no one in adverse possession of same and that <u>Claud C. Garningr and L. Fauline Garnder his</u> widdle defond the same against the lawful and equitable claims of all persons whomsever. ADWAXS, And these presents are upon the express modifies that, whereas, the said party of the second part at the special instance and at there is no one in adverse possession of express conditions that, whereas, the said party of the second part at the special instance and a defond the same against and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of <u>Three Hundred</u> , and no/100 <u>DOLLARS</u> . EAS, said part. Said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- tanty insure of and agreements be not performed a a drop party of the second part if successors or assigns; and also to keep said lands and improvements thereon free formal at a store of maximum constrainty insure of and agreements the not performed as a for become all party of the second part if successors or assigns; and also to keep said lands and improvements thereon free formal at althoutry lies claims if any or ethnese on a second part, the successors or assigns, and pay is a second part, it successors or assigns; and also to keep said lands and improvements thereon free form all attuttory lies claims if any or ethnese its as built become as provided by the fly-Laws of raid Association, these presents shall be security. EAS, the said <u>Claude C. Garnder and L. Pauline Gardner his wife</u> <u>15th</u> down ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: <u>NOTE OR OBLIGATION</u> <u>a undered</u> and evidenced by the r numbered <u>3115</u> this day pledged by <u>Claude C. Gardner and L. Pauline Garnder his wife</u> <u>to said Association to secure a lean of</u> <u>Three H</u>
acoumbrances; the fill warrant and provide provide pro	Garnder his wife. ful owner.Sof the said premises above granted, and selzed of a good and indecasible estate of inheritance therein, free and clear of all at there is no one in adverse possession of same and that <u>Claud C. Garningr and L. Fauline Garnder his</u> widdle defond the same against the lawful and equitable claims of all persons whomsever. ADWAXS, And these presents are upon the express modifies that, whereas, the said party of the second part at the special instance and at there is no one in adverse possession of express conditions that, whereas, the said party of the second part at the special instance and a defond the same against and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of <u>Three Hundred</u> , and no/100 <u>DOLLARS</u> . EAS, said part. Said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- tanty insure of and agreements be not performed a a drop party of the second part if successors or assigns; and also to keep said lands and improvements thereon free formal at a store of maximum constrainty insure of and agreements the not performed as a for become all party of the second part if successors or assigns; and also to keep said lands and improvements thereon free formal at althoutry lies claims if any or ethnese on a second part, the successors or assigns, and pay is a second part, it successors or assigns; and also to keep said lands and improvements thereon free form all attuttory lies claims if any or ethnese its as built become as provided by the fly-Laws of raid Association, these presents shall be security. EAS, the said <u>Claude C. Garnder and L. Pauline Gardner his wife</u> <u>15th</u> down ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: <u>NOTE OR OBLIGATION</u> <u>a undered</u> and evidenced by the r numbered <u>3115</u> this day pledged by <u>Claude C. Gardner and L. Pauline Garnder his wife</u> <u>to said Association to secure a lean of</u> <u>Three H</u>
AND WHER AND WHER equest of the pa AND WHER ents, general ar go thereon cons rred to said par every lend, and as ry lien claims, i every lend, and as ry lien claims, i ent of all mone; AND WHER d on the For Value Rec as sum ohl	Garnder his wife. ful owner.Sof the said premises above granted, and selzed of a good and indecasible estate of inheritance therein, free and clear of all at there is no one in adverse possession of same and that <u>Claud C. Garningr and L. Fauline Garnder his</u> widdle defond the same against the lawful and equitable claims of all persons whomsever. ADWAXS, And these presents are upon the express modifies that, whereas, the said party of the second part at the special instance and at there is no one in adverse possession of express conditions that, whereas, the said party of the second part at the special instance and a defond the same against and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of <u>Three Hundred</u> , and no/100 <u>DOLLARS</u> . EAS, said part. Said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- tanty insure of and agreements be not performed a a drop party of the second part if successors or assigns; and also to keep said lands and improvements thereon free formal at a store of maximum constrainty insure of and agreements the not performed as a for become all party of the second part if successors or assigns; and also to keep said lands and improvements thereon free formal at althoutry lies claims if any or ethnese on a second part, the successors or assigns, and pay is a second part, it successors or assigns; and also to keep said lands and improvements thereon free form all attuttory lies claims if any or ethnese its as built become as provided by the fly-Laws of raid Association, these presents shall be security. EAS, the said <u>Claude C. Garnder and L. Pauline Gardner his wife</u> <u>15th</u> down ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: <u>NOTE OR OBLIGATION</u> <u>a undered</u> and evidenced by the r numbered <u>3115</u> this day pledged by <u>Claude C. Gardner and L. Pauline Garnder his wife</u> <u>to said Association to secure a lean of</u> <u>Three H</u>
acoumbrances; the fill warrant and provide provide pro	Garnder his wife. ful owner.Sof the said premises above granted, and selzed of a good and indecasible estate of inheritance therein, free and clear of all at there is no one in adverse possession of same and that <u>Claud C. Garningr and L. Fauline Garnder his</u> widdle defond the same against the lawful and equitable claims of all persons whomsever. ADWAXS, And these presents are upon the express modifies that, whereas, the said party of the second part at the special instance and at there is no one in adverse possession of express conditions that, whereas, the said party of the second part at the special instance and a defond the same against and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of <u>Three Hundred</u> , and no/100 <u>DOLLARS</u> . EAS, said part. Said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- tanty insure of and agreements be not performed a a drop party of the second part if successors or assigns; and also to keep said lands and improvements thereon free formal at a store of maximum constrainty insure of and agreements the not performed as a for become all party of the second part if successors or assigns; and also to keep said lands and improvements thereon free formal at althoutry lies claims if any or ethnese on a second part, the successors or assigns, and pay is a second part, it successors or assigns; and also to keep said lands and improvements thereon free form all attuttory lies claims if any or ethnese its as built become as provided by the fly-Laws of raid Association, these presents shall be security. EAS, the said <u>Claude C. Garnder and L. Pauline Gardner his wife</u> <u>15th</u> down ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: <u>NOTE OR OBLIGATION</u> <u>a undered</u> and evidenced by the r numbered <u>3115</u> this day pledged by <u>Claude C. Gardner and L. Pauline Garnder his wife</u> <u>to said Association to secure a lean of</u> <u>Three H</u>
AND WHER AND WHER equest of the pa AND WHER ents, general ar go thereon cons rred to said par every lend, and as ry lien claims, i every lend, and as ry lien claims, i ent of all mone; AND WHER d on the For Value Rec as sum ohl	Garnder his wife. ful owner.Sof the said premises above granted, and selzed of a good and indecasible estate of inheritance therein, free and clear of all at there is no one in adverse possession of same and that <u>Claud C. Garningr and L. Fauline Garnder his</u> widdle defond the same against the lawful and equitable claims of all persons whomsever. ADWAXS, And these presents are upon the express modifies that, whereas, the said party of the second part at the special instance and at there is no one in adverse possession of express conditions that, whereas, the said party of the second part at the special instance and a defond the same against and advanced to <u>Claude C. Garnder and L. Pauline Garnder his wife</u> , the sum of <u>Three Hundred</u> , and no/100 <u>DOLLARS</u> . EAS, said part. Said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- ting that is successors or assigns; and also to keep said lands and improvements thereon free from all statutory lies claims if any or ethree as a said second party my descale the said party of the second part is successors or assigns; and also to keep said lands and improvements thereon free from all attutty insure of and agreements the enty formed a said induced by the synthese of read Association free from all statutory lies claims if any or ethree on all party of the second part in successors or assigns, may pay ind my invest such aums as may be necessary to protect the title or possession of said promise, housing and allo to the escond part, it successors or assigns, and allo to possession of said promise, housing allows to the order of said and said induced and inprovements there and the charge thereon as provided by the Synthese of said Association, these presents shall be security. EAS, the said. Claude C. Garnder and L. Pauline Garnder his wife <u>15th</u> down ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Three_and_ho/100

18 [] %

4