Sarah Garten and A. B. Garten her hus band.	
In Tulsa County, and State of Oklahoma, parties of the first part, and the Pulsa Building And	a
WINESSETH, That the said part. 108	
Thirty Five Hundred and no/100	U.
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have 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 and State of Oklahoma, to-wit;	
Lot Twenty Six (26) in Block Fifteen (15)	
in Gillette-Hall Addition to the city of	
Tulea Oklahoma, according to the recorded	
plat-thercof.	
<u> </u>	
TREASURERS ELTORSEMENT	
Thereby centify that the eived \$ 32and issued	
tax on the within mortgage.	
WAYNE L. DICKEY, Chunty Treasurer	
Duputy	
	$\mathbf{a}$
And all right, ittle, estate and interest of said grantors. In and to said premises, including all homestead rights, which are hereby waived and released, to- gether with all rents of said property, with full power and authority to collect the same in case the conditions of this morigage 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 rentals and profits accruing from said property from and after this date.	
the true and lawful owner.Sof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances; that there is no one in adverse possession of same and that <u>Sarah Garten and A.B. Garten her husband</u> will warrant and defend the same against 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 request of the part.L&R the first part, loaned and advanced to	
Thirty five hundred and no/100 Dollars	
AND WHEREAS, said part 1.08 the first part agree	
AND WHEREAS, the sold Sarah Garten and A. B. Garten her husband	
did on the <u>15th</u> day of <u>August</u> <u>1922</u> make and deliver to the LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:	
NOTE OR OBLIGATION	
Tulsa, Okla, <u>August 15th</u>	
For Value Received	
The sum of TUTLY TAVE AND NOT LOU	
Certificate therefor numbered 3081this day pledged by Sarah Gartan and A. B. Gartan har husband	
The said Association to secure a loan or	<b>n</b> (
Thirty five hundred and no/100	
due monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at TUISA, Oklah Ome	
the said sums of money, amounting in the aggregate to	
on the 15th day of each and every month, and continue such monthly payments for a term of 78	
1、1、1、1、1~2.2 新闻》(1993),1993),1993),1993),1993),1993),1993),1993),1993),1993),1993),1993),1993),1993),1993),199	
	ng Hannahan ang tit thi

and he was a water water and a second to a second of the second and the second and the second and the second and

1

 $\mathfrak{S}$ 

100