	1,754	10	12	-	i i i Gana an	- 11 m	11.14
		್	$\mathbf{U}N$	IPA	IRI	615	
					****	112	1.5.25
21	660	13	. Cu	P		÷Т.	- A

W. W. S. Martin

A Vie

month and and the second

ŧ

14

并且是一種語言語的語言

u.

an an an that for the barren of the second state of the second sta

B. Lo. Solarsh. Sci. Mollife. Histerin, hist widty, and solar of management where an end models as not a queue of the solar of the	Loan 919	
<u>1.8.1. 2014</u> 1012. 4.1	HIS INDENTURE, Made this Fifteenth day of December, 1922, between	
14.8. Building A.	그는 그는 것 같아요. 이렇게 잘 하는 것 같아요. 이는 것	
<pre>uppressure. The is and upper 148</pre>	的复数使物理 网络拉拉 网络拉拉 法公司 法公司法律保持权益 化结构 化合理机构 机合理机构 网络白色的 网络白色的 网络白色的 机械工作 法法律法 化甲基乙烯 化甲基乙烯 化氯化	
Piffsen Handred, and. 00/100       portang         hand pair in and pair of an assess gave. By now due south were it having additionable, by Mind on the points - 0.00 Mind in the control of the points and the c	이 것은 그들을 것 같아요. 이렇게 집에 들었다. 이렇게 이 가지만 아니는 것은 그것은 것이 같아요. 이렇게 집에 가지 않는 것은 것은 것은 것은 것은 것은 것을 하는 것이다. 것은 것은 것은 것을	
hand space is the and paper of the same open, the ready channel is hardly admonstrated, in. MSRed and to there prevents. AddOLMMOLMMREADALDELLE_CONTYRE and CONTING that all all apperts the memory on a weight network all the filtering factorities into each in a set of the second preve, the memory on a weight network all the filtering factorities into each in a set of the second preve of the memory of the second preve of the memory of the second preve of the memory of the second preve		
ADDAIN, EEG. CONVINT and CONTRANT was and party dra second part, to measure and antipe forms. 20 the following derived in a contained in the Gampa at the following derived in the following derived in the Gampa at the following derived in the Gampa at the following derived in the	하는 것 같은 것 같아요. 그 같아 있는 것 같은 것 같아요? 물건을 물건을 많이	
ng ad almatuk h hu Camy et	전 이상의 가슴 걸었다. 양양이 집에 한 것 같은 것은 것을 많은 것이라. 그는 것이 가지 않는 것 같은 것 같은 것이라. 가지 않는 것 같은 것이 같은 것이 같은 것이다. 것이 가	
Lots. Savaniasa. 1171, and Bightenn (18)         Block. Paur. (A). Conhard. Addition to the only.         Tules, Wilshom, according to the recorded         plst. thereof.         and the set of t	,我们就是你们的你们,你们就是你们的你,你们的你们,你们就是你们的你们,我们们的你们,你们们不是你们,你们们不是你们的你?""你们,你们还是你们,你们不是你们的,	
Lots Savanteen, 1171, and Bighteen, (18) Block Four (4). Orchierd Addition to the signature Tules, within four, sconneding, to the recorded plit.thereof. plit.thereof. plit.thereof. plit.thereof. plit.thereof. addition of the second set of the second s	그는 물건에 가는 것 같은 것 같은 것을 하는 것 같은 것이 물건을 가지 않는 것이 물건을 가지 않는 것을 수 없는 것이 가지 않는다.	
Alloak Pane (4).0x0hard. Addition to the sity         Tuiss, .uklahoms, according to the setoperoduction         plitt thereof.         .plitt thereof.         .	医小口炎 医丁酮二氏 医马克氏试验检试验检试验检试验检试验检试验检检验检试验检验检试验检试验检试验检试验检试验	
Tales, wikishome, seconding to the resorded	人名英格兰人姓氏 法法法 化化合物 化合物 法保证证据 法法法律 化合物 医静脉 化氯化合物 化分子子 化分子子 法法法 法法法 化合物 化分子子 化分子子 化分子子 化分子子	
Plot: theread,         numbers, this contract and intervel of and spreads, is and to nuth premises, including all benegative, which are heardy wetwood, and reductive, is and to nuth premises, including all benegative, which are heardy wetwood, and reductive, is and to nuth premises, including all benegative, the second and	그는 그는 그는 그는 것이 가지 않는 것이 있었다. 이렇게 잘 있는 것이 같은 것이 있는 것이 있는 것이 있는 것이 같아요. 이렇게 많이 많이 많이 많이 많이 있는 것이 같이 있는 것이 같아요. 나는	
In difficient (into, cente-scal intervet of add grant@_int and to and promises, including all bounded of fails, which are heaving waived, and rokestal, and the scale of th	그는 그는 것 같은 것 같	
<pre>minutesemple in the series cand intervet of add yourdel, in out is and premises, including all beneated of spins, which are hereby which a data of the series of the</pre>	그는 물건에서 이렇게 가지 않는 것이 가슴을 물질을 하고 있는 것이 방법을 가지 않는 것이 것을 수 있다. 가지 않는 것이 가지 않는 것이 가지 않는 것이 가지 않는 것이 있다.	
<pre>us al radie, title, origin and incores of cold genuel, in and to end previous, includes all heards of tills, while are heardy worked, head reliably, in- this does not all angebra its previous heards are all angebra its previous and previous and angebra its previous and previous and angebra its previous and angebra its previous and previo</pre>	그는 것 같아요. 그는 것 같아요. 그는 것 같아요. 가지 않는 것 같은 것 같아요. 한 것 같아요.	×.
<pre>minings: init of the orbit and merced is and the orbit of the second and fields which are been set to orbit of the merced or the merced o</pre>	같은 것에서 그렇게 이렇게 물질을 들었다. 것은 것은 것은 것은 것은 것은 것을 가지 않았다. 것은 것은 것은 것은 것은 것을 하는 것을 수 있다. 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 것을 것을 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 것을 것을 것을 것을 것을 것을 것을 것 같이 같이 같이 같이 않는 것을 것을 것을 것 같이 않는 것을 것 같이 없다. 것을 것 같이 것 같이 같이 것 같이 것 같이 없다. 것을 것 같이 것 것 같이 없는 것 같이 없다. 것 같이 것 같이 것 같이 않는 것 같이 것 같이 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 없다. 않은 것 같이 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 않는 것 같이 않는 것 않는	
<pre>d al 1264. Hits sets and intervent of add grands<sup>1</sup>. In such as and gate the same the case the constituent of this mercity waived and relatively in the same structure of the same the case the constituent of this mercity waived and relatively in the same structure of the same struc</pre>	이 같은 것 같은	
<pre>ind all right, tile, ettek and interest of and granded is and portions, infolding all homestand rights, which are hereby watered and rights, to make, add with all and sheeping the information and a specific period. A first and a specific Bus is hereby granted on all make, add with all and sheeping the information and a specific period. A first and a specific Bus is hereby granted on all make, add with all and sheeping the information and a specific Bus is hereby granted on all make, add with all and sheeping the information and analyses, first at the addreys beech. S. L. Hall SHEMIL, And L. Bill I. Hall FEREN we want with and period the annual period. B with a start period is a rest and analyses and a rest and analyses and an all address theory because and analyses, first is at the addreys beech. So L. Hall SHEMIL, And L. Bill I. Hall FEREN we want and sheeping the main all periods allows granted, and taken of a great and indecisable cases of Histon Math Barto, for a start object of all maintenances, that there is no case is halves appeared and indecisable cases of Histon Math Barto, for a start object of all maintenances, that there is no case is halves appeared and and advances to the start of the sta</pre>	그는 것은 것 같아요. 그는 것은 것은 물건이 있는 것은 것을 하는 것은 것은 것을 위해 말했다. 것은 것은 것은 것은 것은 것을 하는 것은 것을 하는 것은 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 수 있는 것을 수 있는 것을 하는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 것을 수 있는 것을 것을 것을 것을 것을 수 있는 것을	
<pre>ind single tiles and a new strong single provide and to not provide and the strong stron</pre>	전에 가지 않는 것은 것을 수 없다. 친구에 가장 같은 것은 물질에서 되었는 것을 가지고 않은 것을 수 있는 것을 했다.	
<pre>int all report, title, exists and interest of add granzies. In and to mail premiers, including all interested right, which are hereby, watered and relations in any pre- ting that add singuity the granzies. In and to mail premiers, including all interested at further, which are hereby watered and relations in any pre- interest with all and all presents of the granzies. Including the order to be based place of the response between the theory watered with all and all presents of the granzies. Including the order to be based place of the response based based and presents of the response of the second part, its successors and and response to be based place of the response of the second part, its successors and and response to the order of the response of the response of the response of the second part, its successors and and response to the order of the response of the second part, its successors and and response to the order of the response of the response of the second part, its successors and and response to the order of the response of the response of the second part, its successors and and response to the order of the response of the response</pre>	이 나온 방법은 그 같은 것 같	
<pre>ind all high if the cales and interest at and perside in and to and presentes. Including all homested Tables, which are howed, which and presentes that have the and a many the second period. In the same is a constitution of the more three boles before boles of an all have and with all add singuistic the tenements, becalitaterity and approximations the twelve boles in the same is a constitution of the more three boles in the tener of the same is a constitution of the second period. It is an all periods in the same is a constitution of the second period is and periods and periods and periods. All the lines is a new periods in the same is a constitution of the second period is a constitution of the second periods. All the lines is a constitution of the second period is a constitution of the second periods. All the lines is a constitution of the second period is a constitution of the second periods. All the lines is a constitution of the second period is a constitution of the second periods. All the second periods is a constitution of the second periods. All the second periods is a constitution of the second periods. All the second periods is a constitution of the second periods. All the second periods is a constant of the second periods. All the second periods is a constant of the second periods. All the second periods is a constant of the second periods. All the second periods is a constant of the second periods. All the second periods and the policy of the second periods. All the second periods is a constant and the second periods and the policy of the second periods. All the second periods and the second periods and the policy of the second periods and the policy of the second periods and t</pre>	이 가지 않는 것 같은 것 같	
<pre>classify the same and interest of and granted in and to and previous including all homestead rights, which are hereby watered and relative at the derived in a stream of the analysis of the same and interest and any previous in a stream of the analysis of the same and any previous in a stream of the analysis of the same and any previous and any previous of the same and part, it is assesses and assigns forever. Sold part 148 the stream of the analysis of the same and any previous of the same and any previous of the same and the same any previous of the same and the</pre>	그는 아니라 나는 것 같은 것 같아요. 이는 승규는 것이 가 많은 것이 가 많이 많이 많이 가지 않는 것 같아요. 가 많이 많이 많이 많이 많이 없는 것이 없다.	
<pre>classify the same and interest of and granted in and to and previous including all homestead rights, which are hereby watered and relative at the derived in a stream of the analysis of the same and interest and any previous in a stream of the analysis of the same and any previous in a stream of the analysis of the same and any previous and any previous of the same and part, it is assesses and assigns forever. Sold part 148 the stream of the analysis of the same and any previous of the same and any previous of the same and the same any previous of the same and the</pre>		
<pre>del right, tills, estate and interest of shid granted. In and to said pretwies, including all homestand rights, which are hereby waived and released, estate the right of the same is not be conditions of tills moregane becken beaked in a support of the same the data. TO HAVE AND TO HOLD THE SANE with out and any to the second part, its seco</pre>	이 사람은 사람이 있는 것 같은 것 같	
<pre>uhthr. and with all and ministrate the termsmith, hereditaments and physician access theredo beinging. A first and sponts form and the this density of the second part, its successors and assigns forwards or and the this density of the second part, its successors and assigns to reverse. Sold part. 1986 the arst part hereby arwand with all party of the second part, its successors and assigns forwards. Constant and the life is a second part, its successors and assigns forwards. The second part is successors and assigns forwards. The second part at the special instance and second part at the special instance and second part is associated the second part at the special instance and second part is associated the second part is successors and assigns to pay all taxes and assessing in any pay different instance is the second part is successors or anales, and the second part is successors or anales, and the second part is a special against the second part is successors and assigns to pay all taxes and assessing in any pay different instance is a special and inspecial matrix is a special and inspecial matrix is a special special and inspecial matrix is a special part is a special and inspecial matrix is a special special special is a special special special special special is a special special special special special special special specia</pre>	이 이번 것 같은 것 같아요. 이야지 않는 것 것 같은 것 같은 것 같아요. 그 것 같은 것 같아요. 가지 않는 것 같아요. 이야지 않는 것 않는 것 같아요. 이야지 않는 것 않는 것 같아요. 이야지 않는 것 같아요. 이야지 않는 것 같아요. 이야지 않는 것 않는 것 같아요. 이야지 않는 것 같아요. 이야지 않는 것 않는	
quest of tho paint       0	ntals and profits accruing from said property from and after this date.	
AND WHEREAS, said partice bet the first part agree	nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. <u>E. L. Hulsman</u> and <u>hallie</u> Hulsman e true and lawful owner <sup>9</sup> of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all	
AND WHEREAS, said partice bet the first part agree	nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. E. L. Hulsman and Mellie Hulsman e true and lawful ownersof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all cumbrances; that there is no one in adverse possession of same and that. E. I. Hulsman and Nellie Hulsman hig wife, il warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and quest of the part of the first part, loaned and advanced to	
nnts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- red to said party of the second part, its successors or assigns; and also to keep said ands and improvements thereon and introvements thereon and many also party of the second part, its successors or assigns; and also to keep said ands and improvements thereon and many also party of the and information of early prevented and and in and in the second party is a statutory lies adding of the second party of the second part, its successors or such propes, paying the costs thereof, and many also party of the and information in the second party and the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  AND WHERERS, the said	nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. E. L. Hulsman and Bellie Hulsman the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all cumbrances; that there is no one in adverse possession of same and that E. L. Hulsman and Nellie Huleman hig wife in warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and 168 quest of the part of the first part, loaned and advanced to	
NOTE OR OBLIGATION          December, 15, 192 22         For Value Received We	mvenant with said party of the second part, its successors and assigns, that at the delivery hereof. E. L. Hulsman and Mellie Hulsman he true and lawful owners of the said premises above granted, and selzed of a good and indefeasible estate of his wiff herein, free and clear of all cumbrances; that there is no one in adverse possession of same and that E. I. Hulsman and Nellie Huleman his wife, ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and four second of the first part, loaned and advanced to E. L. Hulsman and Nellie Hulsman his wife, Fifteen Hundred and 00/100.	
December, 15.       102 22         For Value Received We promise to pay to the order of Tules Building &LOAN ASSOCIATION, the following sums of money viz:       DOLLARS,         to sum of Fifteen and 00/100       DOLLARS,         to same being the monthly dues on the 15       share \$ of the capital stock of said Association, represented and evidenced by the         rtificate therefor numbered.       3435         this day piedged by       E. L. Hulsman and Nellie Hulsman his wife, to said Association to secure a loan of         Fifteen Hundred and 00/100       DOLLARS, and the sum of         Eleven and 93/100       DOLLARS; the same being the interest         o monthly upon said sum so borrowed by U8       And We promiso to pay said Association at its Home Office at Tules, Okl shoma         o said sums of money, amounting in the aggregate to Twenty = Six and 93/100       DOLLARS;	mvenant with said party of the second part, its successors and assigns, that at the delivery hereot. E. L. Hulsman. and Mellie. Hulsman he true and lawful owners of the said premises above granted, and selzed of a good and indefeasible estate of hiserthere is no one in adverse possession of same and that E. I Hulsman and Nellie. Hulsman his wife, ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and is quest of the part. of the first part, loaned and advanced to. E. L. Hulsman and Nellie. Hulsman his wife, the sum of Fifteen Hundred and 00/100. AND WHEREAS, said parties the farst part agree	
December, 15.       102 22         For Value Received We promise to pay to the order of Tules Building &LOAN ASSOCIATION, the following sums of money viz:       DOLLARS,         to sum of Fifteen and 00/100       DOLLARS,         to same being the monthly dues on the 15       share \$ of the capital stock of said Association, represented and evidenced by the         rtificate therefor numbered.       3435         this day piedged by       E. L. Hulsman and Nellie Hulsman his wife, to said Association to secure a loan of         Fifteen Hundred and 00/100       DOLLARS, and the sum of         Eleven and 93/100       DOLLARS; the same being the interest         o monthly upon said sum so borrowed by U8       And We promiso to pay said Association at its Home Office at Tules, Okl shoma         o said sums of money, amounting in the aggregate to Twenty = Six and 93/100       DOLLARS;	mvenant with said party of the second part, its successors and assigns, that at the delivery hereot. E. L. Hulsman. and Mellie. Hulsman he true and lawful owners of the said premises above granted, and selzed of a good and indefeasible estate of hiserthere is no one in adverse possession of same and that E. I Hulsman and Nellie. Hulsman his wife, ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and is quest of the part. of the first part, loaned and advanced to. E. L. Hulsman and Nellie. Hulsman his wife, the sum of Fifteen Hundred and 00/100. AND WHEREAS, said parties the farst part agree	
For Value Received We promise to pay to the order of Thles Building &LOAN ASSOCIATION, the following sums of money viz: to sum of Fifteen and 00/100 DOLLARS, to same being the monthly dues on the 15	anvenant with said party of the second part, its successors and assigns, that at the delivery hereot. <u>E. L. Hulsman and Mallie Hulsman</u> the true and lawful owner. <u>Sourcessors and assigns, that at the delivery hereot.</u> <u>E. L. Hulsman and Mallie Hulsman</u> the true and lawful owner. <u>Sourcessors and assigns, that at the delivery hereot.</u> <u>E. L. Hulsman and Mallie Hulsman his wife</u> the true and lawful owner. <u>Sourcessors and advanced to a persons whomsore</u> . <u>PROVIDED ALWAYS</u> , And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and <u>168</u> squeest of the part_of the first part, leaned and advanced to. <u>E. L. Hulsman and Mellie Hulsman his wife</u> , <u>E. I. Hulsman and Mellie Hulsman his wife</u> , <u>C. I. the dist part is part agree</u> with the said party of the second part, its successors and assigns, to pay all inxes and assessents, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building and its port of the second part, its successors or companies as said secred party may designate and the policy or policies of insurance constantly trans- read to said partie of the second part, its successors or assigns; and also to keep said improvements thereon for from all statutory line claims read to said party of the second part, its successors or assigns; and also to keep said ands and improvements thereon for from all statutory line claims read to said any invest such sums as may be necessary to protoch the tite or possession of said parts is including all costs and for the repay- ent of all moneys se expended together with the charges thereon as provided by the By-Laws et said Association, these presents shall be security. AND WHEREAS, the smid	
the sum of	anvenant with said party of the second part, its successors and assigns, that at the delivery hereot. E. L. Hulsman. and Mallie Hulsman he true and lawful owner	
b same being the monthly dues on the 15	mvenant with suld party of the second part, its successors and assigns, that at the delivery hereor. E. L. Hulsman and Lellie Hulsman he true and lawful ownes of the suld premises above granted, and selzed of a good and indefeasible estate of inforthines therein, free and clear of all cumbrances; that there is no one in adverse possession of same and that. E. I. Hulsman and Nellie Hulsman hie wife method defend the same against the lawful and equitable claims of all persons whomesever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a the same against the lawful and equitable claims of all persons whomesever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a the part of the first part, loaned and advanced to E. L. Huleman and Nellie Huleman his wife. AND WHEREAS, said partie bet the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess- ents, general and special, against said lands and improvements thereon, when due, and to keep said inforvements in good repair, and to keep the build- ge three or constantly insured in such company or companies as said second party and becep said improvements in good repair, and to keep the build- ge three or constantly insured in such company or companies as said second party and becep and improvements in good repair, and to keep the build- ge three all ands and in prove extends thereon, when due, and to keep said inforwations three form all statutory line claims every kind, and if any or either of said agreements be not performed as aloresaid then aid party of the second part its successors or assigns, and also the keep and instance formal statutory line claims every kind, and if any or either of said agreements be not performed as aloresaid thereod, and my also pay the final indiment for any statu- ry line cla	
rtificate therefor numbered 3435 this day piedged by E.L.Hulsman and Nellie Hulsman his wife, to said Association to secure a loan of Fifteen Hundred and 00/100 DolLARS, and the sum of Eleven and 93/100 DolLARS; the same being the interest o monthly upon said sum so borrowed by US And We promise to pay said Association at its Home office at Tulsa, Oklahoma o said sums of money, amounting in the aggregate to Twenty six and 93/100	nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. E. L. Hulgman and Mellie Hulsman e true and hawful owners of the said premises above granted, and seized of a good and indefeasible estate of interitance therein, free and clear of all cumbrances; that there is no one in adverse possession of same and that E. T. Hulgman And Nellie Hulsman hie wife, prove the same against the lawful and equitable estates of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that whereas, the said party of the second part at the special instance and ies greated the part of the first part, leaned and advanced to Fifteen Hundred and 00/100. DOLLARS. AND WHEREAS, said partieles the first part agree with the said party of the second part, its successors or assigns; and as a set second the purpose and its prevents is and lands and improvements thereon, when due, and bace and bace or blands good proparity and to keep said and say and its avector or assigns; and a second part, its successors or assigns; and as a second the second part is successors or assigns; and year of the second part is successors or assigns; and purpose the builds are years and any bry each final final preventing in a second part is successors or assigns, may pay the hard if any or effect the state of address the encored party in the second part is successors or assigns, may pay the dama fit any entities of address the herein second act, the successors or assigns; and a second part is successors or assigns, may pay the hard fit any or the second part, the successors or assigns; and a second part is bacecaster or assigns, may pay the hard fit any or the second part, the successors or assigns; and purpose the second part is bacecaster or ansigns, may pay the hard and may hypest and advanced to or obligation, which is made a part hereof and may also pay the final judgment for any statu- to add may by set and advance and severy to relote the title or paddressor is assigns,	
E.L.Hulsman and Nellie Hulsman his wife, to said Association to secure a loan of Fifteen Hundred and 00/100 DOLLARS, and the sum of Eleven and 93/100 DOLLARS; the same being the interest e monthly upon said sum so borrowed by Us And We promise to pay said Association at its Home Office at Tulsa, Oklahoma s said sums of money, amounting in the aggregate to Twenty stix and 93/100 DOLLARS;	nvenant with said party of the second part, its successors and assigns, that at the delivery hereor. <u>E. L. Hulsman and Mellic Hulsman</u> e true and hawful owne <sup>S</sup> of the said premises above granted, and selzed of a good and indefeasible estate of histribute there is no one in adverse possession of same and that <u>E. L. Hulsman and Mellic Hulsman his wife</u>	
Fifteen Hundred and 00/100 Eleven and 93/100 o monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tulsa, Oklahoma o said sums of money, amounting in the aggregate to Twenty #Six and 93/100 DolLARS;	myenant with said party of the second part, its successors and assigns, that at the delivery hereor. E. L. Hulsman and Hellie Hulsman e true and lawful owned of the said premises above granted, and seized of a good and indefeasible estate of his wiff therein, free and clear of all combinences; that there is no one in adverse persension of same and that. E. L. Hulsman And Nellie Hulsman hie wiffe. PROVIDED, AUWAYS, And these presents are upon the express conditions that whereas, the said party of the second part at the special instance and quest of the first part, loaned and advanced to. E. L. Hulsman And Nellie Hulsman his wiffe, the sum of <u>Fifteen Hundred and 00/100</u> . DOLLARS. AND WHEREAS, said particely the first part agree. with the said party of the second part, its successors and assigns, to phy all inces and assessing server kind, and special, against and hands and improvements therein, what day and to desten and all profess of reform all statutory lien claims server kind, and far yor either of said grant, the successors or assigns, and has to beep said indefeation and hard profess or assigns for any part or the all far yor either of said agreed, agreements be not performed as inforesaid the said party of these soch part fits successors or assigns, may pay ch taxes and assessments, and may effect such insurance, for such purpose, paying the costs hereof and may also pay the final judgment for any statu- pile claims, and my hoves such sums a may be hecessary to protot the title or jossession of said premises, including all costs and the repay- ted all moneys as expended together with the charges thereon as provided by the By-Laws at all Association, these presents shall be security. AND WHEREAS, its suid. E. L. Hulsman, and Bellie Hulsman his. wife d on the <u>Fifteenth</u> day of <u>December</u> , <u>1922</u> make and deliver to the ulles Building	
Eleven and 93/100 monthly upon said sum so borrowed by Us And We promise to pay said Association at its Home Office at Tulsa, Oklahoma s said sums of money, amounting in the aggregate to Twenty star and 93/100 DOLLARS;	avenant with said party of the second part, its successors and aksigns, that at the delivery hereof. E. L. Hulsman and kellie Hulsman e true and hawful owned of the said premises above granted, and selzed of a good and indefeasible estate of himserfames there is no one in adverse possession of same and that. E. L. Hulsman and Nellie Hulsman his wife. PROVIED, JUWAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and agest of the part leaned and advanced to. E. L. Hulsman and Nellie Hulsman his wife, the sum of Pifteen Hundred and OO/100. AND WHEREAS, said partiable the and and advanced to. Be the second part of the second part are upon the express conditions that, whereas, the successors and assigns, to pay all taxes and assess- ment and solar and Nellie Hulsman his wife, the successors and assigns, to pay all taxes and assess- ters good and it any or there of said agreeness to ensuing trans- ered to said party of the second part its successors or assigns; and also to keep said innovements in good repair, and to keep the build- ered to said party of the second part is successors or assigns; and also to keep said langs and innovements in good repair, and to keep the party the said and then y of the second part is successors or assigns; and also to keep said langs and innovements in good repair, and for keep repay- ted taxes and assessments, and may differ successors or assigns; and also to keep said langs and involves and far and for the repay- ted taxes and assessments, and may differ successors or assigns; and also to keep said lands and improvements in good repair, and for the repay- ted tai moneys so expended together with the charges thereon as provided by the By-Laws of and Association, these presents shall be security. AND WHEREAS, the said	
e monthly upon said sum so borrowed by	averant with sald party of the second part, its successors and assigns, that at the delivery hereor. <u>E. L. Hulaman and Eellie Hulaman</u> a true and lawful ownesof the sald premises above granted, and seized of a good and indefeasible estate of hintrifice therein, free and clear of all combrances; that there is no one in adverse possession of same and that <u>E. L. Hulaman and Nellie Huleman hie wife</u> , If warrant and defond the same against the lawful and equitable claims of all persons whomsover. PROVIDED, AUWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and <u>ites</u> are the first part, loaned and advanced to 	
s said sums of money, amounting in the aggregate to Twenty stand, 93/100 DOLLARS;	<pre>nvenant with sald party of the second part, its successors and assigns, that at the delivery hereot. E. L. Hulaman. And Eslie Hulaman o true and lawful ownesof the said premises above granted, and seized of a good and indefeasible estate of Huleman.hie wife, its warmat and defond the same against the lawful and equitable claims of all persons whomsover. PROVIDED AUWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and its and its defond the same against the lawful and equitable claims of all persons whomsover. PROVIDED AUWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and its and of the partor the first part, loaned and advanced to E. L. Huleman and .Nellie Huleman.hie wife, the sum of Fifteen Hundred and .00/100. DOLLARS. AND WHEREAS, said partle &amp; the first part agree. with the said party of the second part, its successors and assigns, to pay all inces and assess- ents, goneral and epoch, agrinst said hands and improvements thereon free from all statutory lien claims of those and assessments, fand and second in the cherge shift haves and assigns, to pay all inces and assess- ents, goneral and epoch, agrinst said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay those and assessments, fand may effect such there are not here paid index and improvements in good repair, and to keep the build- or those and assessments, and may effect such the second spart its successors or assigns, may pay the claims, and may invest such sums as may be hecessary to protect the tild or possession of and indefension. The second part is successors or assigns, may pay the dail means as each such the charges thereon as provide by the gy-taws of stat agreements be security. AND WHEREAS, the stat. <u>Fifteenth</u> <u>bay of December, 1922</u> make and deliver to the ullest. Building Lown ASSOCIATION their note or obli</pre>	
이 것이라고 있었다. 지수는 것 이 나라 방법이 가장 않는 것 같아요. 이 것 같아요. 이는 병원이 가지는 것이 가지를 것 않아요? 것은 것 같아요. 이 가슴에 가지 않는 것이 나라 나라 있는 것이 가지?	myenant with alld party of the second part, its successors and assigns, that at the delivery hereor. E. L. HulSMAN. AND. Middle HulSMAN. And Hellie. HulS	
the spin may as each and every month, and continue such monthly payments for a term of a spin of the date hereof.	<pre>mvennet with said party of the second part, its successors and absigns, that at the delivery hereor. E. L. HulsBMBN. and delile. HulsBMBN and deliver of all control of a good and indefeasible estate of AllBerlührer theorem and clear of all combrances; that there is no one in adverse pessession of same and that. E. I. HulsBMBN. and AllBerlührer the having and clear of all combrances; that there is no one in adverse pessession of same and that. E. I. HulsBMBN. and AllBerlührer the having and clear of all combrances; that there is no one in adverse pessession of same and that. E. I. HulsBMBN. and AllBerlührer the having and couldable claims of all persons whomadever. Fifteen HulsBMBN. The wife, the sound the special nationes and advanced to</pre>	
	<pre>manane with said party of the second part, its successors and assigns, that at the delivery hereof. E. L. Hulsman. and Leallie. Hulsman he true and hawful owned</pre>	
	<pre>mwennent with said party of the second part, its successors and assigns, that at the delivery hereof. E. L. Hulsmon. and Mellic. Hulsmon. two and lawful ownes</pre>	
	Avenant with and party of the second part, its successors and assigns, that at the delivery hereof. A.L. Hulsman. and Mellie Hulsman a two and inwful owness. of the said premises above granted, and seized of a good and indefeasible estate of hiss. Midf. Successors and elses of all sumbrances; that here is no one in adverse possession of same and that. <u>K.L. Hulsman.and.Nellie Hulsman.his.wife.</u> We may any dest and regulate the herein and equilable calme of all present beroamber to all party of the second part at the special instance and provide of the part. Joined and advanced to. <u>F.L.Hulsman.and.Nellie Hulsman.hie wife.</u> the sum of <u>Fifteen Hundred and OO/100</u> . AND WIEREAS, said part, 682 the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assigns, for and may first such here agreed as afforead the asid party of the second part, its successors and assigns, to pay all taxes and assigns, for and may first such here and the prevention of a sub party of the second part, its successors and assigns, to pay all taxes and assigns, the sum of the part. Bart. B	
- Ale	arvenant with and party of the second part, its successors and satgens, that at the delivery hereof. <u>E. L. Hulsman.and. Mellie Hulsman</u> o true and inwite ownerof the said premises above granted, and selend of a good and indefeasible estate of <u>Miss.wijf.</u> <u>Hulsman.his.wijf.</u> TOYIDED. And <u>Bart Bart Bart Bart and and avanced to</u> <u>F. L. Hulsman_and Mellie Hulsman.his.wijf.</u> the second part at the special instance and <u>Bart Miss.wijf.</u> Toy WIER.S. said mark and miss.wist. <u>Bart Bart Bart Mark Mark Miss.</u> AND WIEREAS, said part Bart Bart Miss. <u>Hulsman.his.wijf.</u> ware the second part at the second part is successors and assigns, to pay all taxes and assess- metry is a second part is and part of the second part is successors and assigns, to pay all taxes and assess- the sum of <u>Fifteen Hundred and OO/100</u>	

¶ ∧∦

ŋ

n and a second second

1