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	THIS INDENTURE, Made this Fifteenth day of December, 102.2, between
	Los Horton and Emma Horton his wife,
	11.59Building&
	WITNESSETH, That the said partlee if the first part, for and in consideration of the sum of
	Twelve Hundred and 00/100
	in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, haV.A. 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
	Lot Four (4) in Block Five (5) in Meadowbrook
	Addition to the city of Tulsa Tulsa County, Uklahoma,
	according to the recorded plat there of.
ala y Ala ang	
	TO HAVE AND TO HOLD THE SHARD into and party of the second part, its successors and assigns, that at the delivery hereof. Use Horton and Emma Horton his wife convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Use Horton and Emma Horton his wife the true and lawful ownerof 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 thatJOA HORTON And Erra Horton his wife will 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 request of the part. 198 the first part, loaned and advanced to
	Joe Hort on and Emma Horton his wife
	Twelve Hundred and 00 /100
	AND WITE FAS sold part 6 Set the first part agree
	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- ings thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly trans-
	of every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its buccessors or assigns, may pay anot have and assessments and may effect such instrumes, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu-
	nor later and may invest such sums as may be necessary to protect the fitle or possession of said premises, including all costs 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 Joe Horton and Emma Horton his wife,
	AND WHEREAS, the said <u>condition of the said shalls and shalls and shall and the said shall shall a shall a shall a shall a shall a shall shall a shall a shall a shall a shall shall a shal</u>
	TUISA Building &
	NOTE OR OBLIGATION
	Tulsa, Okla, December 15th 193 2
	For Value Received
	The sum of Twolve and 00/100
	the same being the monthly dues on the
	Certificate therefor numbered. 3420this day pledged by
	Jos Horton and Emma Horton hie wife
	Twelve-Hundred-and-00/100Dollars, and the sum of
1	Hins and 54/100 DoLLARS; the same being the interest
	due monthly upon said sum so borrowed by
	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 ofmonths from the date hereof.
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