THIS INDENTURE, Made this 15th day of September. 102 2 between G. S. Rebholz and Martha A. Rebholž his wife and 3. C. Rebholz and Emma Rei wife. Tulsa County and State of Okhaboma, part 20.8; the first p Tulsa County and State of Okhaboma, part 20.8; the first p Tulsa County and State of Okhaboma, part 20.8; the first p WitnesserH, That the said part 192 Eighteen Hundred and no/100 in hand paid by the said part of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents do BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described https://doi.org/10.1111/00.000000000000000000000000000	bholzhis part, and the second part.
G.S. Rebholz and Martha A. Rebholž his wife and R.C. Rebholz and Emma Ret wife Tulsa County, and State of Oklahoma, part 1986; the first p Tulsa County, and State of Oklahoma, part 1986; the first p Tulsa County, and State of Oklahoma, part 1986; the first p Tulsa County, and State of Oklahoma, part 1986; the first p Tulsa County, and State of Oklahoma, part 1986; the first p WITNESSETH, That the said part 198 Eighteen Hundred and no/100 of the first part, for and in consideration of the sum of Eighteen Hundred and no/100 BARGAIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described lying and situated in the County of Tulsa Lot Thirteen in Block Number Une (1) in Bell	Dholzhis part, and the second part.
Tul sa Building & LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the WITNESSETH, That the said part. 182 WITNESSETH, That the said part. 182 of the first part, for and in consideration of the sum of. Eighteen Hundred and no/100 in hand pald by the said party of the second part, the receipt whereof is hereby acknowledged, have cold and by these presents. do BARGAIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described lying and situated in the County of. mand State of Oklahoma. Lot Thirteen in Block Number une (1) in Bell Addition to Tulsa, Oklahoma. according to the confice of the county. Recorded plat now of record in the office of the county. Sinte of Tulea.	second part.
WITNESSETH, That the sold part	"DOLLARS, "GRANT, real estate. oma, to-wit;
Eighteen Hundred and no/100 in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have cold and by these presents do BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described bying and situated in the County of Tulsa Lot Thirteen in Block Number Une (1) in Bell Addition to Tulsa, Uklahoma according to the recorded plat now of record in the office of the County Slerk of Tulsa County	"DOLLARS, "GRANT, real estate, oma, to-wit;
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have cold and by these presents	GRANT, real estate. Dina, to-wiț;
BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described lying and situated in the County of Tulsa Lot Thirteen in Block Number Une (1) in Bell Addition to Tulsa, Uklahoma according to the recorded plat now of record in the office of the County Slerk of Tulsa County.	real estate. oma, to-wit;
Jying and situated in the County of Tulsa Lot Thirteen in Block Number One (1) in Bell	oma, to-wit;
Lot Thirteen in Block Number Une (1) in Bell Addition to Tulsa, Uklahoma according to the recorded plat now of record in the office of the County Slerk of Tulsa County	
recorded-plat-now-of-record-in-the-office-of-the	
County_Blark_of Tulsa_County	
a shekar bi sa kara ka	
TREASURER'S ENDORSDAM	
- Moreby certify that I received &	
Receipt No. 48 Stherefor in payment of mortgage	
Dated this day of	
WAYNE L. DICKEY, County Treasurer	
Depaty.	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Said part_of the second part, its successors and assigns, that at the delivery hereof. S. Rebholz and kartha in the true and lawful owners, of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and incumbrances; that there is no one in adverse possession of same and that C. S. Rebholz, and Martha A. C. Hebholz Alf, and Free and incumbrances; that there is no one in adverse possession of same and that C. S. Rebholz, and Martha A. Rebholz high and these presents are upon the express conditions that, whereas, the said party of the second part at the special is request of the part. As a diverse possession of same and and and the c. S. Rebholz and kartha A. Rebholz high and the second part at the special is request of the part. So and Emma Rebholz is and no/100. AND WHEREAS, said part 168 and improvements thereon, when due, and to keep aid improvements there on the submany or companies as said second party of the second part its successors or assigns; and also to keep said and more offer fore of the second part its successors or assigns; and also to keep said and prevents thereofs, and to keep said into the fore of the second part its successors or assigns; and also to keep said and special and special and may offer as and part of successors or assign; and also to keep said intervents thereof and may also pay the flat judiment for they and may invest successors or assign; and also to keep said premises, including all costs and for the second part its successors or assign and the or possession of said premises, including all costs and for the second part its successors or assign and also to keep said intervents thereof the said party of the second part its successors or assign as a dore said the and intervents. The second part is successors or assign and also to keep said and and thereofs. As a debholz and inderese part is successors or assi	the sum of DOLLARS. and assess- p the build- nitly rans- lien claims s, may pay- any statu- the repay- urity.
NOTE OR OBLIGATION	2
Tulsa, Okla,	
For Value Received	
the same being the monthly dues on the 18 share. S	
Certificate therefor numbered 3124 this day pledged by G.S. Rebholz and Martha A. Rebholz and R	.C.Rebholz
and Emma Rebholz his wife	e a loan of
Eighteen Hundred and no/100 DOLLARS, and	
Fourteen and 31/100 Dollars; the same being the	
due monthly upon said sum so borrowed by	
the said sums of money, amounting in the aggregate to Forty Six and 44/100	DOLLARS;
on the 15th day of each and every month, and continue such monthly payments for a ferm of 48	ereof.

Υ φ.

 f_{ij}^{ij}

1.5

- 0 - - 0

1)

¶^ 0 :

<u>]</u>

n Tara

ų

ъ,²¹

ส่

. 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 -