THIS INDENT	URE, Made this_Fifteenth_day of February 192 3 between
	Anna E. Hensley and Walter Hensley, her husband
	Tulsa
WITNESSE	ILDING AND LOAN ASSOCIATION, a corporation organized under the laws of the Sinte of Oklahoma, party of the second part. TH, That the said part
	Twenty-five Hundred and 00/100 Dollars,
물고 전 승규는 사람이 다.	the said party of the second part, the receipt whereof is hereby acknowledged, ha
	L, CONVEX and CONFIRM unio said party of the second part, its successors and assigns forevor, all the following described real estate Pulsa Pulsa Pul
• • • • • • • • • • • • • • • • • • •	
	The North Forty-one (41) feet and Two (2) inches
	of Lot Eleven (11) in Block Twelve (12) Lynch
	and Forsythe Addition to the city of Tulsa, Tulsa
	County, Oklahoma, according to the Recorded Plat thereof.
	Thereor.

convenant with a the true and law incumbrances; th will warrant and PROVIDED,	ND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part <u>165</u> the first part hereby said party of the second part, its successors and assigns, that at the delivery hereof. Anna 5. Hengley and <u>('alter</u> Hengley, her husband, ful owners of the said premises above granted, and solzed of a good and indefensible estate of inheritance therein, free and clear of all hat there is no one in adverse possession of same and that Anna E. Hengley and Valter Hengley, her husband 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
request of the pa	rt 10St the first part, loaned and advanced to
	Twenty-five Hundred and 00/100
AND WHER ments, general as	EAS, said part 198 the first part agree
ferred to said par of every kind, and	stantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly trans- rty of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims d if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay seesments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu-
tory lien claims, a ment of all mone	and may invest such sums as may be necessary to protect the life or possession of said premises, including all costs and for the repay- ys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.
	NEAS, the said Anna E. Hensley and Welter Hensley, her husband.
HTSAtheBUIT	Fifteenth day of February, 1925 make and deliver to the DING. AND 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, Okja February 15, 1923 AND Received AND LOAN ASSOCIATION, the following sums of money viz:
For Valuo Re	netved
	25 8
Certificate therefo	or numbered 3634 this day pledged by Anna E. Hensley and Walter Hensley, her husband
	to said Association to secure a long of
······	Twenty-five Hundred and 00/100
	a said sum so borrowed by US And We promise to pay said Association at its Home Office at Tulsa, Oklahome,
	t suit suit sy with you by management and an antipulities to pay said Association at its Home Office at A Management and a
due monthly upor the said sums of	money, amounting in the aggregate to Thirty-six and 50/100 DOLLARS:
the said sums of	money, amounting in the aggregate to <u>Thirty-six and 50/100</u> DOLLARS; of each and every month, and continue such monthly payments for a term of <u>106</u> months from the date hereof.