302 No. 222689 C.M.J.

MORTGAGE RECORD No. 415

COMPARED

THIS INDENTURE, Made this Fifteenth day of February 199	23 between	
Anna E. Hensley and Walter Hensley, he	and the second	
TUISS DUTTING AND	그는 것 같은 것 같은 것 같은 말 같은 것 같은 것 같은 것 같은 것 같은	
TULSA BUILDING AND LOAN ASSOCIATION, a corporation organized under the laws		
WITNESSETH, That the said parties of the first part, for and in Twenty-five Hundred and 00/100	consideration of the sum of	
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have		
BARGAIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and navel		
그는 사람이 가지 않는 것 같은 것이 아니는 것 수 있는 것 같은 것 같이 많이 가지 않는 것 같은 것 같이 것 같은 것 같이 없는데?	and State of Oklahoma, to-wit:	
Lot Three (3), in Block Eleven (		
Addition to the city of Tulsa, O		
to the Recorded Plat thereof.		
And all right, title, estate and interest of said grantos. in and to said premises, including all homestead r	rights, which are hereby waived and released, to-	
And all right, title, estate and interest of said granto. In and to said premises, including all homestead r gother with all rents of said property, with full power and authority to collect the same in case the cond ifcular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging.	rights, which are hereby waived and released, to- litions of this mortgage become broken in any par- A first and specific lien is hereby granted on all	
And all right, title, estate and interest of said grantos. In and to said premises, including all homestead r gether with all rents of said property, with full power and authority to collect the same in case the cond ticular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. rentals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assig	gns forever. Said part 105 the first part hereby	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery her <u>cor</u> .	gns forever, Said part 105 the first part hereby Anna E. Hensley and Walter	
TO HAVE AND TO HOLD THE SAME unto suid party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof $\frac{1}{Hor}$ the true and lawful owners	ans forever. Said part 185 the first part hereby Anna E. Hensley and Walter asley, her husband, e estate of inberitance therein, free and clear of all	
TO HAVE AND TO HOLD THE SAME unto suid party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof $\frac{1}{Hor}$ the true and lawful owners	ans forever. Said part 185 the first part hereby Anna E. Hensley and Walter asley, her husband, e estate of inberitance therein, free and clear of all	a.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefcasible incumbrances; that there is no one in adverse possession of same and that Anna E. Hensley 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 p	ans forever, Suid part 1.25 the first part hereby Anna E. Hensley and Walter Insley, her husband, s estate of inberitance therein, free and clear of all and Walter Hensley, her husber party of the second part at the special instance and	a a
TO HAVE AND TO HOLD THE SAME unto suid party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefcasible incumbrances; that there is no one in adverse possession of same and that <u>Anna E. Hensley</u> will warrant and defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said prequest of the particle of the first part, loaned and advanced to <u>Anna E. Hensley and W</u>	gns forever. Said part <sup>16.8</sup> the first part hereby Anna E. Hensley and Walter Insley, her husband, a estate of inboritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and falter Hensley, her husband	a a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof Her the true and lawful owners of the said premises above granted, and selzed of a good and indefcasible incumbrances; that there is no one in adverse possession of same and that <u>Anna E. Hensley</u> will warrant and defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said y request of the particator the first part, loaned and advanced to. <u>Anna E. Hensley and W</u>	gns forever. Said part 185 the first part hereby Anna E. Hensley and Walter Isley, her husband, a estate of inberitance therein, free and clear of all and Walter Hensley, her husband falter Hensley, her husband the sum of	a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anne E. Hensley</u> 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 prequest of the particator the first part, loaned and advanced to. <u>Anna E. Hensley and W</u> <u>Twenty-five Hundred and 00/100</u>	gns forever. Sold part 1.25 the first part hereby Anna E. Hensley and Welter Insley, her husband, a estate of inheritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and felter Hensley, her husband the sum of DOLTARS,	a <b>.</b>
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery here of Her the true and lawful owners of the said premises above granted, and selzed of a good and indefcasible incumbrances; that there is no one in adverse possession of same and that <u>Anne E. Hensley</u> 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 prequest of the particator the first part, loaned and advanced to <u>Anna E. Hensley and W</u> <u>Twenty-five Hundred and 00/100</u>	gns forever. Sold part 1.25 the first part hereby Anna E. Hensley and Welter Insley, her husband, a estate of inheritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and felter Hensley, her husband the sum of DOLTARS,	a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anna E. Hensley</u> 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 p request of the particator the first part, loaned and advanced to <u>Anna E. Hensley and W</u> <u>Twenty-five Hundred and 00/100</u> AND WHEREAS, said part <u>10 S</u> the first part agree	gns forever. Said part 105 the first part hereby <u>Anna E. Hensley and Walter</u> ISley, her husband, a estate of inheritance therein, free and clear of all <u>and Walter Hensley, her husband</u> party of the second part at the special instance and /alter Hensley, her husband 	8
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anne E. Hensley</u> 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 part request of the partication the first part, loaned and advanced to. <u>Anne E. Hensley and W</u> <u>Twenty-five Hundred and 00/100</u> AND WHEREAS, said part <u>10</u> St the first part agree	gns forever. Said part 105 the first part hereby Anna E. Hensley and Welter DSley, her husband, a estate of inboritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and /elter Hensley, her husband 	<b>a</b>
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anne E. Hensley</u> 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 p request of the partication the first part, loaned and advanced to. <u>Anne E. Hensley and W</u> <u>Twenty-five Hundred and 00/100</u> AND WHEREAS, said part <u>10</u> St the first part agree	gas forever. Said part 10.5 the first part hereby <u>Anna E. Hensley and Walter</u> ISley, her husband, a estate of inberitance therein, free and clear of all <u>and Walter Hensley, her husband</u> party of the second part at the special instance and <u>Valter Hensley, her husband</u> 	a .
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anna E. Hensley</u> 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 p request of the partication the first part, loaned and advanced to. <u>Anna E. Hensley and W</u> <u>Twonty-five Hundred and 00/100</u> AND WHEREAS, said parties the first part agreewith the said party of the second part, its as ments, general and special, against said lands and improvements thereon, when due, and to keep said in fore to said party of the second part, its successors or assigns; and also to keep said in any or offer of said agreements be not performed as aforesaid then said party of the such taxes and assessments, and may effect such insurance, for such purpos, paying the cests thereof, all approxed the title or possession of such any so of such any so of such with the said by the By-Laws of said 2 AND WHEREAS, the said <u>Anna E. Hensley and Walter Hensley</u> . <u>h</u>	gns forever. Said part 1.8.5 the first part hereby <u>Anna E. Hensley and Walter</u> ISley, her husband, a state of inboritance therein, free and clear of all <u>and Walter Hensley, her husband</u> party of the second part at the special instance and <u>Valter Hensley, her husband</u> 	a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anna E. Hensley</u> 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 p request of the partication the first part, loaned and advanced to. <u>Anna E. Hensley and W</u> <u>Twonty-five Hundred and 00/100</u> AND WHEREAS, said parties the first part agreewith the said party of the second part, its as ments, general and special, against said lands and improvements thereon, when due, and to keep said in fore to said party of the second part, its successors or assigns; and also to keep said in any or offer of said agreements be not performed as aforesaid then said party of the such taxes and assessments, and may effect such insurance, for such purpos, paying the cests thereof, all approxed the title or possession of such any so of such any so of such with the said by the By-Laws of said 2 AND WHEREAS, the said <u>Anna E. Hensley and Walter Hensley</u> . <u>h</u>	gns forever. Said part 1.8.5 the first part hereby <u>Anna E. Hensley and Walter</u> ISley, her husband, a state of inboritance therein, free and clear of all <u>and Walter Hensley, her husband</u> party of the second part at the special instance and <u>Valter Hensley, her husband</u> 	a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anne E. Hengley</u> will warrant and defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said p request of the particulate first part, loaned and advanced to <u>Anne E. Hensley and W</u> <u>Twenty-five Hundred and 00/100</u> AND WHEREAS, said part 18% the first part agreewith the said party of the second part, its sa ments, general and special, against said lands and improvements thereon, when due, and to keep said improve of every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its successors or assigns; and also to keep said funds and improv of every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its successors or assigns; and also to keep said and said improv of every kind, and if any or either of said agreements be not performed as aforesaid then said party of the such laxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and tory the claims, and may invest such sume as may be necessary to protect the fit bor possession of said inter of all moneys so expended together with the charges thereon as provided by the By-Laws of said of the fit eenth day or Eberuary 1923 (USA BUILDING AND LOAN ASSOCIATION their note or obligation, which is made a part hereo	gas forever. Said part 10% the first part hereby Anna E. Hensley and Welter asley, her husband, a estate of inboritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and /elter Hensley, her husband 	a -
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anne E. Hengley</u> will warrant and defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said p request of the partication the first part, loaned and advanced to <u>Anne E. Hensley and W</u> <u>Twenty-five Hundred and 00/100</u> AND WHEREAS, said part <sup>10</sup> S; the first part agreewith the said party of the second part, its sa ments, general and special, against said lands and improvements thereon, when due, and to keep said impro- tor of the said part of the sciend part, is successors as slags; and also to keep said funds and improv- of every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its used taxes and assessments, and may effect such insures for such purpose, paying the cost burer of, and tory line claims, and may invest such sume as may be necessary to protect the fithe or possession of said inent of all monoys so expended together with the charges thereon as provided by the By-Laws of said of AND WHEREAS, the said <u>Anna E. Hensley and Walter Hensley</u> . h <u>AND WHEREAS</u> , the said <u>Anna E. Hensley and Walter Hensley</u> . h <u>and on the Fifteenth</u> <u>day or February</u> , 1923 ULSA BUILDING AND LOAN ASSOCIATION their note or obligation, which is made a part hereo	gas forever. Said part 10% the first part hereby Anna E. Hensley and Welter asley, her husband, a estate of inboritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and /elter Hensley, her husband 	a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incombrances; that there is no one in adverse possession of same and that <u>Anna E. Hensley</u> 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 pre- request of the partication the first part, loaned and advanced to <u>Anna E. Hensley and W</u> <u>Twonty-five Hundred and 00/100</u> AND WHEREAS, said parties the first part agreewith the said party of the second part, its sa ments, general and special, against said lands and improvements thereon, when due, and to keep said im first thereon constantly insured in such company or companies as said second party may designate and fored to said party of the second part, its successors or assigns; and also to keep said lands and improve of every kind, and if any or either of said agreements be not performed as aforesaid then suid party of the such taxes and assessments, and may effect such insurance, for such purpos, paying the cests thereof, a unor claims, and may invest such sums as may be necessary to protect the file or possession of said inent of all moneys se expended together with the charges thereon as provided by the By-Laws of said of the filt eenth day or either as and assessments, and may of such getter with the charges thereon as provided by the By-Laws of said of the filt end to as all as the sum as may be necessary to protect the file or possession of said inent of all moneys se expended together with the charges thereon as provided by the By-Laws of said of the built LDING_AND_LOAN ASSOCIATION their note or obligation, which is made a part hereof NOTE OR OBLIGATION <u>AND</u> For Value Received Wet promise to put to the order of TU	gas forever. Said part 16.5 the first part hereby Anna E. Hensley and Walter alley, her husband, a estate of inboritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and Valter Hensley, her husband the sum of constraint of the second part at the special instance and Valter Hensley, her husband be sum of constraint of the sum of constraint of the sum of constraint of the second assigns, to pay all taxes and assess- approvements in good repair, and to keep the build- the policy or policies of insurance constantly trans- coments thereon free from all statutory lien claims to second part its successors or and for the repay- Association, these presents shall be security. Ler husband.  Pebruary 15, 192 ASSOCIATION, the following sums of money viz:	a.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incombrances; that there is no one in adverse possession of same and that <u>Anna E. Hensley</u> 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 pre- request of the partication the first part, loaned and advanced to <u>Anna E. Hensley and W</u> <u>Twonty-five Hundred and 00/100</u> AND WHEREAS, said parties the first part agreewith the said party of the second part, its sa ments, general and special, against said lands and improvements thereon, when due, and to keep said im first thereon constantly insured in such company or companies as said second party may designate and fored to said party of the second part, its successors or assigns; and also to keep said lands and improve of every kind, and if any or either of said agreements be not performed as aforesaid then suid party of the such taxes and assessments, and may effect such insurance, for such purpos, paying the cests thereof, a unor claims, and may invest such sums as may be necessary to protect the file or possession of said inent of all moneys se expended together with the charges thereon as provided by the By-Laws of said of the filt eenth day or either as and assessments, and may of such getter with the charges thereon as provided by the By-Laws of said of the filt end to as all as the sum as may be necessary to protect the file or possession of said inent of all moneys se expended together with the charges thereon as provided by the By-Laws of said of the built LDING_AND_LOAN ASSOCIATION their note or obligation, which is made a part hereof NOTE OR OBLIGATION <u>AND</u> For Value Received Wet promise to put to the order of TU	gas forever. Said part 10% the first part hereby Anna E. Hensley and Welter asley, her husband, a estate of inboritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and /elter Hensley, her husband 	a
TO HAVE AND TO HOLD THE SAME unto suid party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owner. Of the said premises above granted, and selzed of a good and indefoasible incumbrances; that there is no one in adverse possession of same and int. Anna E. Hensley, will warrant and defond the same against the lawful and equitable claims of all persons whomesover. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said of the same against the lawful and equitable claims of all persons whomesover. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said of the particulator the first part, loaned and advanced to Anna E. Hensley and W request of the particulator the first part, loaned and advanced to Anna E. Hensley and W Twenty-five Hundred and OO/100 Twenty for the second part, its successors or assigns; and also to keep add lands and improvements thereon, when due, and to keep sold in the such cases and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and the such any invest such and y effects with the charges thereon as provided by the By-Laws of said 2 for the day of February. 1928 (TISA BUTTEDING AND LOAN ASSOCIATION their note or obligation, which is made a part here its and any of the second part is successary to protect the lite or possession of said 2 mony is sold. Anna E. Hensley and Walter Hensley, he are there are a size and assessments. Anna E. Hensley and Walter Hensley, he are the sub provide the sub protect as further and a said and a part here is a BUTTEDING AND LOAN ASSOCIATION their note or obligation, which is made a part here is a BUTTEDING AND LOAN ASSOCIATION their note or obligation, which is made a part here is a sub to necessary to protect the tite of the said apart here is a BUTTEDING AND LOAN ASSOCIATION their note or obligation, which is made a part here is a sub so necessary to protect the tite or possession of said and th	gas forever. Said part 10% the first part hereby Anna E. Hensley and Walter ISley, her husband, a estate of inberitance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and Valter Hensley, her husband the sum of CDULARS uccessors and assigns, to pay all taxes and assess- provements in good repair, and to keep the build- the policy or policies of insurance constantly trans- rements thereon free from all statutory lien claims the second part its successors or and for the repay- Association, these presents shall be security. ter husband.	a -
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners, of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anna E. Hensley</u> will warrant and defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said request of the partitized the first part, loaned and advanced to <u>Anna E. Hensley and W</u> <u>Twenty-five Hundred and 00/100</u> AND WHEREAS, said part <sup>10</sup> S; the first part agree	gas forever. Said part 10% the first part hereby Anna E. Hensley and Walter ISley, her husband, a estate of inberitance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and Valter Hensley, her husband the sum of CDULARS uccessors and assigns, to pay all taxes and assess- provements in good repair, and to keep the build- the policy or policies of insurance constantly trans- rements thereon free from all statutory lien claims the second part its successors or and for the repay- Association, these presents shall be security. ter husband.	a
TO HAVE AND TO HOLD THE SAME unto suid party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anne E. Hensley</u> will warrat and defend the same against the lawful and equilable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said p request of the particulate the first part, loaned and advanced to <u>Anna E. Hensley and W</u> ments, general and special, against said indes and improvements thereon, when due, and to keep said lands and improvements thereon, when due, and to keep said and party of the second part, its as ments, general and special, against said lands and improvements thereon, when due, and to keep said lands and improv of every kind, and if any or ellber of said agreements be not performed as aforesoid then said party of the second part, its use and second party may designate and to tare do said party of the second pay effect such insurance, for such purpose, puying the costs thereof, and tory lien claims, and may invest such sums as may be necessary to protect the differ or basid. Anno where expended together with the charges there no a public or basecsain of said AND WHEREAS, the said <u>Anna E. Hensley and Walter Hensley.</u> h and <u>Fifteenth</u> <u>any of February, 1923</u> ULSA BUILDING AND LOAN ASSOCIATION their note or obligation, which is made a part here NOTE OR OBLIGATION <u>AND</u> the second part to the order of TUTSA BUILDING / LOAN A Sixteen and 62/100 the same being the monthly dues on the <u>25</u> share <u>S</u> of the capital slock of said Certilicate therefor numbered. <u>3625</u> this day pledged by <u>Anna E. Hensley</u>	gas forever. Said part 10% the first part hereby Anna E. Hensley and Welter asley, her husband, a estate of inboritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and Aelter Hensley, her husband	a -
TO HAVE AND TO HOLD THE SAME unto suid party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incumbrances; that there is no one in adverse possession of same and that <u>Anna E. Hensley</u> . PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said prequest of the particulate the first part, loaned and advanced to <u>Anna E. Hensley</u> and <u>W</u> request of the particulate the first part, loaned and advanced to <u>Anna E. Hensley</u> and <u>W</u> <u>Twenty-five Hundred and OO/100</u> AND WHEREAS, said particulate said index and improvements thereon, when due, and to keep said m ments, general and special, against said index and improvements thereon, when due, and to keep said m they to the second part, its successors or assigns; and also to keep said made and improvements thereon, when due, and to keep said m tory low clima, and may or follor of said agreements be not purpose, paying the costs thereof, and they introve the successors or assigns; and also to keep said and and improve of every kind, and fany or other of said agreements be not purpose, paying the costs thereof, and they do and any invest such sums as may be necessary to protoct the allor on second of a said inent of all meneys to said agreements be not purpose, paying the costs thereof, and they in the same be may be necessary to protoct the fille or possession of said inent of all moneys so expended together with the charges thereon as provided by the Ey-Laws of said and on the <u>Fifteenth</u> day of February 1923 <u>UISA BUTTDING AND LOAN ASSOCIATION their note or obligation, which is made a part here NOTE OR OBLIGATION The sum of <u>Sixteen and 62/100</u> the same being the monthly dues on the <u>Sixteen and 62/100</u> the same being the monthly dues on the <u>Sixteen and 62/100</u> <u>Anna E. Hensley</u> <u>husband</u> <u>Twenty-five Hundred and 00/100</u></u>	gas forever. Said part 10.5 the first part hereby Anna E. Hensley and Walter ISley, her husband, a estate of inberitance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and Valter Hensley, her husband	a
TO HAVE AND TO HOLD THE SAME unto suid party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incombrances; that there is no one in adverse possession of same and that <u>Anne E. Hensley</u> will warrat 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 prequest of the part#40 of the first part, loaned and advanced to <u>Anna E. Hensley and W</u> <u>Twenty-five Hundred and 00/100</u> AND WHEREAS, said participation of comparison of comparison of the second part, its at ments, general and epoclai, against said iands and improvements thereon, when due, and to keep said m ings thereon constantly insured in successors or assigns; and also to keep said hand and finprov of every kind, and if any or either of and a greenenests be not performed as a foresaid then said party of the second part, its successors or assigns; and also to keep said independent of all moreous prives tusted such assume as many be necessary to protoct the fit or possession of said into throw see expended together with the charges thereon as provided by the By-Laws of said and and independent of all agreenents be not performed as a foresaid then said party of the such taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and tory lue claims, and may invest such sum as many be necessary to protoct the fit of possession of said incent of all moneys se expended together with the charges thereon as provided by the By-Laws of said 2 AND WHEREAS, the said <u>Anna E. Hensley and Walter Hensley</u> . h alcon the <u>Fifteenth</u> day of February, 1923 UESA_EUIT.DING_AUD_LOAN ASSOCIATION their note or obligation, which is made a part here Note OR OBLIGATION The sum of <u>Sizteen and 62/100</u> the same being the mo	gas forever. Said part 10% the first part hereby Anna E. Hensley and Welter asley, her husband, a estate of inboritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and felter Hensley, her husband	a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and seized of a good and indefacasible incumbrances; that there is no one in adverse presents are upon the express conditions that, whereas, the said provided the same against the lawful and equilable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said request of the partition of the first part, loaned and advanced to	gas forever. Said part 10.5 the first part hereby Anna E. Hensley and Walter ISley, her husband, a estate of inberitance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and Valter Hensley, her husband	a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and selzed of a good and indefeasible incombrances; that there is no one in adverse possession of same and that <u>Anne E. Hensley</u> . PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said prequest of the particulate the first part, loaned and advanced to <u>Anna E. Hensley and W</u> request of the particulate the first part, loaned and advanced to <u>Anna E. Hensley and W</u> <u>Twenty-five Hundred and 00/100</u> AND WHEREAS, said parties the lawful and equilable claims of an econd part, its at ments, general and apoclal, against said lands and improvements thereon, when due, and to keep said an ings thereon constantly insured in successors or assigns; and also to keep said hand and finprov of over kind, and fany or either of asuid aport of means as ald becreated the said party of the such taxes and assessments, and may effect such insurance, for such purpos, paying the costs thereof, an tory lue claims, and may invest such sums as may be necessary to protoct the fit or possession of said into it all moneys so expended together with the charges there as a start becreated the said aparty of the such taxes and assessments, and may effect such insurance, for such purpos, paying the costs thereof, an tory lue claims, and may invest such sum as a may be necessary to protoct the fit or possession of said into it all moneys so expended together with the charges there as provided by the By-Laws of said 2 AND WHEREAS, the said <u>Anna E. Hensley and Walter Hensley</u> . h alto on the <u>Fifteenth</u> day of February, 1923 UESA. EUIT.DING_AND_LOAN ASSOCIATION their note or obligation, which is made a part here have being the monthly dues on the <u>25</u> shareS of the capital sicok of said certiliant therefor numbered <u>36225</u> thifs day pledged by <u>Anna E. Hen</u>	gas forever. Said part 10.5 the first part hereby Anna E. Hensley and Walter ISley, her husband, a estate of inberitance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and Valter Hensley, her husband	a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Here the true and lawful owners of the said premises above granted, and seized of a good and indefacasible incumbrances; that there is no one in adverse presents are upon the express conditions that, whereas, the said provided the same against the lawful and equilable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said request of the partition of the first part, loaned and advanced to	gas forever. Said part 10% the first part hereby Anna E. Hensley and Welter DSley, her husband, a estate of inboritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and Alter Hensley, her husband	a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Here is a convenant with said party of the science part, its successors and assigns, that at the delivery hereof. Here is a convenant with said party of the said premises above granted, and seized of a good and hedefocasible incumbrances; that there is no one in adverse possession of same and that <u>Anne E. Hensley</u> . Will warrant and defend the same against the lowful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said request of the partificator the first part, leaned and advanced to <u>Anna E. Hensley and W</u> Twenty-fire Hundred and 00/100 AND WHEREAS, said parties for the first part agree	gas forever. Said part 10% the first part hereby Anna E. Hensley and Welter DSley, her husband, a estate of inboritance therein, free and clear of all and Walter Hensley, her husband party of the second part at the special instance and Alter Hensley, her husband	a