. <u>313 .</u> co	an an Alis Africa dia 1976 amin'ny taona 19	inn an the second s	a fran an air an			3
No2	283549 C.M.J.	MORTGAC	SE RECORD	No. 415		
THIS IN	DENTURE Made this Fi	fteenth day of	February		1	

\$

non and a market in

3 H

1

Contraction of the second

1)

ALL A STATEMENT OF A DESCRIPTION

	Seltner Aaronson and Emanuel Z. Aaronso	
	ald part	
	aid part	
	of the second part, the receipt whereof is hereby acknowledged, ha.	
		요즘 가슴 방법에서 있는 것 같은 것이 가지 않는 것 같아. 영문에 가지 않는
	d CONFIRM unto said party of the second part, its successors and a	ssigns forever, all the following described real estate.
lying and situated in the Count	y of	제가 이 집에 가지 않는 것 같은 것 같아. 가지 않는 것 같이 없는 않는 것 같이 없는 것 같이 않는 것 같이 없는 것 같이 않는 것 같이 않 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 않는 것 않 않는 것 않는 것 않는 것 않는 것 않
		이번 같은 것 같아요즘 것이 같이 있는 것 같아. 가지 않는 것
		(1) some state of a particular to the second state of the secon
	Lot Six (6) in Block Three (3) of East	rns Addition
	to the city of Tulsa, Oklahoma, accou	rding to the
	Amended plat thereof.	
and all right, title, estate and ini- other with all rents of said pro- icular, and with all and singula entals and profits accruing fro- TO HAVE AND TO HOLD - onvenant with said party of th	terest of said granto ⁵ in and to said premises, including all homestea party, with full power and authority to collect the same in case the c ut the tenements, hereidtaments and appurtenances thereto belonging m said property from and after this date. THE SAME unto said party of the second part, its successors and a ne second part, its successors and assigns, that at the delivery here	d rights, which are hereby waived and released, to- onditions of this mortgage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forevor. Said parties of the first part hereby or Lena Seltnen Aaronson and Smanuel Z. Aaronson, her husban
And all right, title, estate and ini- rether with all rents of said pro- icular, and with all and singula entais and profits accruing for- TO HAVE AND TO HOLD " convenant with said party of the he true and lawful owner <u>9</u>	terest of said grantofin and to said premises, including all homestea party, with full power and authority to collect the same in case the c ur the tenements, hereditaments and appurtenances thereto belonging m said property from and after this date. THE SAME unto said party of the second part, its successors and a no second part, its successors and assigns, that at the delivery here the said premises above granted, and selzed of a good and indefeas	d rights, which are hereby waived and released, to- onditions of this morizage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said parties of the first part hereby or Lena Seltnen Aaronson and Smanuel Z. Aaronson, her husban ible estate of inhoritance therein, free and clear of all
And all right, title, estate and ind rether with all rents of said pro- icular, and with all and singula entais and profits accruing fro TO HAVE AND TO HOLD convenant with said party of the he true and lawful owner <u>s</u> of incumbrances; that there is no o vill warrant and defend the sam PROVIDED, ALWAYS, And	terest of said grantofin and to said premises, including all homestea party, with full power and authority to collect the same in case the c in the tenements, hereditaments and appurtenances thereto belonging m said property from and after this date. THE SAME unto said party of the second part, its successors and a ne second part, its successors and assigns, that at the delivery here	d rights, which are hereby waived and released, to- onditions of this morizage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forevor. Said part 10 St the first part hereby or Lena Seltnen Aaronson and Smanuel Z. Aaronson, her husban shile estate of inhoritance therein, free and clear of all aronson and Emanuel Z. Aaronson, her husband, ald party of the second part at the special instance and
And all right, title, estate and ini- rether with all rents of said pro- icular, and with all and singula rentals and profits accruing fro TO HAVE AND TO HOLD wonvenant with said party of the the true and lawful owner <u>s</u> of incumbrances; that there is no o will warrant and defend the sam PROVIDED, ALWAYS, And	terest of said granto ^S in and to said premises, including all homestea perty, with full power and authority to collect the same in case the c perty, with full power and authority to collect the same in case the c in the tenements, hereidtaments and appurtenances thereto belonging m said property from and after this date. THE SAME unto said party of the second part, its successors and as the second part, its successors and assigns, that at the delivery here is the said premises above granted, and selzed of a good and indefeas ne in adverse possession of same and that <u>Lena Seltner</u> A to against the lawful and equitable claims of all persons whomsoever t these presents are upon the express conditions that, whereas, the set st part, loaned and advanced to <u>Lena Seltner Aarcor</u>	d rights, which are hereby waived and released, to- onditions of this morizage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forevor. Said part 10 St the first part hereby or Lena Seltnen Aaronson and Smanuel Z. Aaronson, her husban shile estate of inhoritance therein, free and clear of all aronson and Emanuel Z. Aaronson, her husband, ald party of the second part at the special instance and
And all right, title, estate and ini- yether with all rents of said pro- ticular, and with all and singula rentals and profits accruing fro- TO HAVE AND TO HOLD - convenant with said party of the the true and lawful owners - incumbrances; that there is no o will warrant and defend the sam PROVIDED, ALWAYS, And request of the partics the firs- her husband	terest of said granto ^S in and to said premises, including all homestea perty, with full power and authority to collect the same in case the c perty, with full power and authority to collect the same in case the c in the tenements, hereidtaments and appurtenances thereto belonging m said property from and after this date. THE SAME unto said party of the second part, its successors and as the second part, its successors and assigns, that at the delivery here is the said premises above granted, and selzed of a good and indefeas ne in adverse possession of same and that <u>Lena Seltner</u> A to against the lawful and equitable claims of all persons whomsoever t these presents are upon the express conditions that, whereas, the set st part, loaned and advanced to <u>Lena Seltner Aarcor</u>	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10 St the first part hereby or Lena Seltnen Aaronson and Smanuel Z. Aaronson, her husban the estate of inhoritance therein, free and clear of all laronson and Emanuel Z. Aaronson, her husband, aid party of the second part at the special instance and lson and Smanuel Z. Aaronson. the sum of
And all right, title, estate and ini- rether with all rents of said pro- icular, and with all and singula entais and profits accruing fro TO HAVE AND TO HOLD convenant with said party of the he true and lawful owners of the true and lawful owners AND WHEREAS, said part. AND WHEREAS, said part. and a special and special, again are thereon constantly insured are of the sairy of the secon if every kind, and if any or ellow	terest of said grantos. in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- m said property from and after this date. THE SAME unto said party of the second part, its successors and as the second part, its successors and assigns, that at the delivery here is the said promises above granted, and selzed of a good and indefeas ne in adverse possession of same and that. Lena Seltner A to against the lawful and equitable claims of all persons whorasever is these presents are upon the express conditions that, whereas, the sist st part, loaned and advanced to <u>Lena Seltner Asron</u> Five Thousand and OO/100 left the first part agree	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part <u>ie</u> . So the first part hereby or <u>Lens Seltnen Aaronson and</u> <u>Jmanuel Z. Aaronson and</u> <u>Jmanuel Z. Aaronson ner husban</u> shile estate of inhoritance therein, free and clear of all <u>Aaronson and Emanuel Z. Aaronson</u> , hid party of the second part at the special instance and <u>Ison and Emanuel Z. Aaronson</u> . the sum of <u>DOLLARS</u> , s successors and assigns, to pay all taxes and assess- i improvements in good repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements thereon free from all statutory then claims f the second part its successors or assigns, may pay and mark the repair for the sub fact the set of the build- nd the gold or policies of insurance constantly trans- provements in good repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements thereon free from all statutory then claims f the second part its successors or assigns, may pay
And all right, title, estate and ini- rether with all rents of said pro- icular, and with all and singula entais and profits accruing fro TO HAVE AND TO HOLD - convenant with said party of the he true and lawful owners of neumbrances; that there is no o vill warrant and defend the sam PROVIDED, ALWAYS, And equest of the part 105 the first her husband AND WHEREAS, said part. AND WHEREAS, said part. and general and special, again ngs thereon constantly insured arred to said party of the secon if every kind, and if any or eithe uch taxes and assessments, and ory line chaims, and may invest ent of all moneys so expended	terest of said granto ^S _in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- runt the tenements, hereditaments and appurchances thereto belonging m said property from and after this date. THE SAME unto said party of the second part, its successors and au- no second part, its successors and assigns, that at the delivery here is the suid premises above granted, and selzed of a good and indefeas me in adverse possession of same and that <u>Lens Seltner</u> A ne against the lawful and equitable claims of all persons whomsoever i these presents are upon the express conditions that, whereas, the sc st part, loaned and advanced to <u>Lens Seltner Asror</u> Five Thousand and OO/100 iest the first part agree	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part <u>10.55</u> the first part hereby or <u>Lena Seltnen Aaronson and</u> Smanuel Z. Aaronson, her husban shile estate of inhoritance therein, free and clear of all <u>laronson and Emanuel Z. Aaronson</u> , Her Husband, ald party of the second part at the special instance and <u>hson and Smanuel Z. Aaronson</u> . the sum of <u>DOLLARS</u> , s successors and assigns, to pay all taxes and assess- i improvements in good repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements thereon free from all statutory lien claims f the second part its successors or assigns, may pay f, and may also pay the final judgmment for any statu- said premises, including all costs and for the repay- uid Association, these presents shall be security.
And all right, title, estate and ini- rether with all rents of said pro- icular, and with all and singula rentals and profits accruing fro- TO HAVE AND TO HOLD - convenant with said party of the here true and lawful owners of neumbrances; that there is no o will warrant and defend the sam PROVIDED, ALWAYS, And request of the parties, and request of the parties, and her husband AND WHEREAS, said part, inest, general and speela, eggin fe very kind, and if aby or eithe uch taxes and assessments, and ory lien claims, and may invest neat of all moneys so expended AND WHEREAS, the said.	terest of said grantos. in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- m said property from and after this date. THE SAME unto said party of the second part, its successors and as the second part, its successors and assigns, that at the delivery here is the said premises above granted, and selzed of a good and indefeas me in adverse possession of same and that <u>Lena Seltner A</u> to against the lawful and equitable claims of all persons whormsoever is these presents are upon the express conditions that, whereas, the sist part, loaned and advanced to <u>Lena Seltner Aarcor</u> Five Thousand and OO/100 iest in first part agree	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- z. A first and specific lien is hereby granted on all ssigns forever. Said part <u>ie</u> St the first part hereby or <u>Lena Seltnen Aaronson and</u> <u>Smanuel Z. Aaronson and</u> <u>Smanuel Z. Aaronson And</u> ide estate of inhoritance therein, free and clear of all <u>Aaronson and Emanuel Z. Aaronson</u> , ide party of the second part at the special instance and <u>Boon and Emanuel Z. Aaronson</u> . the sum of <u>DOLLARS</u> , as successors and assigns, to pay all taxes and assess- i improvements in good repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements in sood repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements in sood repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements in sood repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements in sood repair, and to keep the build- nd the second part its successors or assigns, may pay f, and may also pay the final judgmment for day statu- said premises, including all cosis and for the repay- uld Association, these presents shall be security. <u>Aaronson</u> , her huShand
And all right, titic, estate and ini- gether with all rents of said pro- ticular, and with all and singula rentals and profits accruing fro- TO HAVE AND TO HOLD - convenant with said party of the convenant with said party of the che true and lawful owners of neumbrances; that there is no o will warrant and defend the sam PROVIDED, ALWAYS, And request of the partices the first her husband AND WHEREAS, said part, nents, general and special, again get our constantly insured are do said party of the secon of every kind, and if aby or eithe uch taxes and assessments, and ory line olains, and may invest nent of all moneys so expended AND WHEREAS, the said.	terest of said granto ^S in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- m said property from and after this date. THE SAME unto said party of the second part, its successors and au- ne second part, its successors and assigns, that at the delivery here is the said premises above granted, and selzed of a good and indefeas one in adverse possession of same and that <u>Lena Seltner</u> A ne against the lawful and equitable claims of all persons whomsoever these presents are upon the express conditions that, whereas, the si st part, loaned and advanced to <u>Lena Seltner Aaron</u> <u>Five Thousand and OO/LOO</u> <u>LeS</u> the first part agree	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- z. A first and specific lien is hereby granted on all ssigns forever. Said part <u>ie</u> St the first part hereby or <u>Lena Seltnen Aaronson and</u> <u>Smanuel Z. Aaronson and</u> <u>Smanuel Z. Aaronson And</u> ide estate of inhoritance therein, free and clear of all <u>Aaronson and Emanuel Z. Aaronson</u> , ide party of the second part at the special instance and <u>Boon and Emanuel Z. Aaronson</u> . the sum of <u>DOLLARS</u> , as successors and assigns, to pay all taxes and assess- i improvements in good repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements in sood repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements in sood repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements in sood repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements in sood repair, and to keep the build- nd the second part its successors or assigns, may pay f, and may also pay the final judgmment for day statu- said premises, including all cosis and for the repay- uld Association, these presents shall be security. <u>Aaronson</u> , her huShand
And all right, title, estate and ind rether with all rents of said pro- icular, and with all and singula rentals and profits accruing fro TO HAVE AND TO HOLD wonvenant with said party of th the true and lawful owners of neumbrances; that there is no o will warrant and defend the sam PROVIDED, ALWAYS, And request of the partices in the first her husband AND WHEREAS, said parts, nents, general and special, again rgs thereon constantly insured arred to said party of the secon ory lien chains, and any invest neut of all moneys so expended AND WHEREAS, the said. Fifteenth LSA HUTIDUNG AND	terest of said granto ^S in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- m said property from and after this date. THE SAME unto said party of the second part, its successors and au- ne second part, its successors and assigns, that at the delivery here is the said premises above granted, and selzed of a good and indefeas ne in adverse possession of same and that. Lena Seltner A the against the lawful and equitable claims of all persons whornsover these presents are upon the express conditions that, whereas, the si st part, loaned and advanced to <u>Lena Seltner Asron</u> Five Thousand and OO/100 left the first part agree	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10.5% the first part hereby of Lena Seltnen Aaronson and manuel Z. Aaronson, her husban dible estate of inhoritance therein, free and clear of all Aaronson and Emanuel Z. Aaronson, her husband, ald party of the second part at the special instance and isson and ismanuel Z. Aaronson .
And all right, title, estate and ind rether with all rents of said pro- icular, and with all and singula rentals and profits accruing fro TO HAVE AND TO HOLD wonvenant with said party of th the true and lawful owners of neumbrances; that there is no o will warrant and defend the sam PROVIDED, ALWAYS, And request of the partices in the first her husband AND WHEREAS, said parts, nents, general and special, again rgs thereon constantly insured arred to said party of the secon ory lien chains, and any invest neut of all moneys so expended AND WHEREAS, the said. Fifteenth LSA HUTIDUNG AND	terest of said granto ^S in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- m said property from and after this date. THE SAME unto said party of the second part, its successors and au- ne second part, its successors and assigns, that at the delivery here is the said premises above granted, and selzed of a good and indefeas ne in adverse possession of same and that. Lena Seltner A the against the lawful and equitable claims of all persons whornsover these presents are upon the express conditions that, whereas, the si st part, loaned and advanced to <u>Lena Seltner Asron</u> Five Thousand and OO/100 left the first part agree	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10.5% the first part hereby of Lena Seltnen Aaronson and manuel Z. Aaronson, her husban dible estate of inhoritance therein, free and clear of all Aaronson and Emanuel Z. Aaronson, her husband, ald party of the second part at the special instance and isson and ismanuel Z. Aaronson .
And all right, title, estate and indicates with all rents of said projections, and with all and singula icolar, and with all and singula entais and profits accruing from TO HAVE AND TO HOLD be convenant with said party of the same provide the same provide the same provide of the particles of the same provide provide the particles of the part of the same provide provide the part of the same of the part of the same of the part of the same of all moneys so expended and where the part of the said. Fifteenth Isa BUTIDING AND WHEREAS, the said part of the same of the part of the same provide the part of the same of all moneys so expended and the part of the same provide the part of the said. Fifteenth Isa BUTIDING AND WHEREAS, the said by the part of the same part of the part of the said part of the part of the same part of the same part of the part of t	terest of said granto ^S in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- m said property from and after this date. THE SAME unto said party of the second part, its successors and au- ne second part, its successors and assigns, that at the delivery here is the said promises above granted, and selzed of a good and indefeas me in adverse possession of same and that <u>Lena Seltner A</u> to against the lawful and equitable claims of all persons whorasover is these presents are upon the express conditions that, whereas, the sist at part, loaned and advanced to <u>Lena Seltner Aaron</u> Five Thousand and OO/100 iest in first part agree	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10% fit he first part hereby or Lena Seltnen Aaronson and finanuel Z. Aaronson, her husban dible estate of inhoritance therein, free and clear of all aronson and Emanuel Z. Aaronson, her husband, hid party of the second part at the special instance and ison and Emanuel Z. Aaronson. Mer husband, hid party of the second part at the special instance and ison and Emanuel Z. Aaronson. Mer husband, his sum of DOLLARS, as successors and assigns, to pay all taxes and assess- i improvements in good repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements thereon free from all statutory lien claims f the second part its successors or assigns, may pay f, and may also pay the final judgmment for any statu- sial premises, including all costs and for the repay- ult Association, these presents shall be security. <u>Aaronson, her husband</u> <u>Tebruary 15, 102</u> NA ASSOCIATION, the following sums of money viz;
And all right, title, estate and indicate with all rents of said proj- icular, and with all and singula entais and profits accruing fro TO HAVE AND TO HOLD ' convenant with said party of the he true and lawful owners of neumbrances; that there is no o vill warrant and defend the sam PROVIDED, ALWAYS, And equest of the parties the fra her husband AND WHEREAS, said part, neutry general and special, again rest thereon constantly insured arred to said party of the secon of every kind, and if any or eithe uch taxes and assessments, and ory lin villereand so expended AND WHEREAS, the said. Fifteenth is thereon constantly insured ory kind, and if any or eithe uch taxes and assessments, and ory lin villereand, second for every kind, and frank or eithe uch taxes and assessments, and ory line villereand, second for the fifteenth is a BUTIDING AND For Value Received. The sum of the sum	terest of said granto ^S in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- ments hereitlaments and appurchances thereto belonging m said property from and after this date. THE SAME unto said party of the second part, its successors and au- no second part, its successors and assigns, that at the delivery here is the suid premises above granted, and selzed of a good and indefeas me in adverse possesion of same and that <u>Leng Seltner</u> A ne against the lawful and equitable claims of all persons whomsoever it these presents are upon the express conditions that, whereas, the so st part, loaned and advanced to <u>Leng Seltner Agron</u> <u>Five Thousand and OO/LOO</u> <u>LeS</u> the first part agreewith the said party of the second part, it nest said lands and improvements thereon, when due, and to keep said in such company or companies as said second party may designate a dart, its successors or assigns; and also the keep said hads and imp r of said agreements be not performed an aforesaid than said party of together with the charges thereon as provided by the By-Laws of sa <u>Leng Seltner Agronson and Emanuel Z.</u> <u>day of February, 1923</u> LOAN ASSOCIATION their note or obligation, which is made a part NOTE OR OBLIGATION <u>rules, Orm</u> <u></u>	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10.5% the first part hereby of. Lena Seltnen Aaronson and Smanuel Z. Aaronson, her husban she estate of inhoritance therein, free and clear of all laronson and Emanuel Z. Aaronson, Iter Husband, ald party of the second part at the special instance and hearn and Emanuel Z. Aaronson. the sum of DOLLARS, is successors and assigns, to pay all taxes and assess- i improvements in good repair, and to keep the build- and the policy or policies of insurance constantly trans- syovements thereon free from all taxing lian y for the second part its successors or assigns, may pay f, and may also pay the final ucess and for the repay- id Association, these presents shall be security. Aaronson. her husband February 15, 192 Z AN ASSOCIATION, the following sums of money viz; DOLLARS,
And all right, titic, estate and ini- gether with all rents of said pro- ticular, and with all and singula rentals and profits accruing fro TO HAVE AND TO HOLD ' convenant with said party of the the true and lawful owners of incumbrances; that there is no o will warrant and defend the sam- PROVIDED, ALWAYS, And request of the part 105 the first her husband AND WHEREAS, said part, nents, general and special, again may thereon constantly insured formed to said party of the secon- of every kind, and is aby or either usch taxes and assessments, and MD WHEREAS, the said. AND WHEREAS, the said. AND WHEREAS, the said. Is of the same being the monthly due: We For Value Received. Thi 1 he same being the monthly due:	terest of said granto ^S in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- ment in a property from and after this date. THE SAME unto said party of the second part, its successors and au- no second part, its successors and assigns, that at the delivery here is the suid premises above granted, and selzed of a good and indefeas me in adverse possession of same and that <u>Leng Seltner</u> A ne against the lawful and equitable claims of all persons whomsoever it these presents are upon the express conditions that, whereas, the sc at part, loaned and advanced to <u>Long Seltner Asror</u> <u>Five Thousand and OC/100</u> <u>iest in first part agree</u> , with the said party of the second part, it nest said lands and improvements thereon, when due, and to keep said in such company or companies as said second party may designate a d part, its successors or assigns; and also to keep said hands and impro- r of said agreements be not performed as aforesaid than said party of such sums as may be necessary to protect the title or possession of such sums as may be necessary to protect the title or possession of such sums as may be necessary to protect the title or possession of such sums as may be necessary to protect the title or possession of such sums as may be necessary to protect the title or possession of such sums as may be necessary to protect the title or possession of such sums as may be necessary to protect the title or possession of such sums as may be necessary to protect the title or possession of such sums as may be necessary to protect the title or possession of such sums as may be accessary to protect the title or possession of such as <u>Clumer</u> <u>Astrone</u> <u></u>	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10.5 the first part hereby of Lena Seltnen Aaronson and Smanuel Z. Aaronson, her husban she estate of inhoritance therein, free and clear of all laronson and Emanuel Z. Aaronson, Her Husband, ald party of the second part at the special instance and hson and Emanuel Z. Aaronson.
And all right, titic, estate and ini- gether with all rents of said pro- ticular, and with all and singula rentals and profits accruing fro TO HAVE AND TO HOLD ' convenant with said party of th the true and lawful owners of incumbrances; that there is no o will warrant and defend the sam PROVIDED, ALWAYS, And request of the part <u>105</u> the first her husband AND WHEREAS, said part, nents, general and special, again ings thereon constantly insured dered to ald party of the secon of every kind, and if any or eithor nuch taxes and assessments, and cory line claims, and may invest nent of all moneys so expended AND WHEREAS, the said. Ill on the Fifteenth ISA BUTLINING AND For Value Received. We For Value Received. The same being the monthly due: certificate therefor numbered	terest of said granto ^S in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- m said property from and after this date. THE SAME unto said party of the second part, its successors and au- ne second part, its successors and assigns, that at the delivery here compared to the second part, its successors and authors and indefease in a diverse possession of same and that <u>Lens Seltner A</u> to against the lawful and equitable claims of all persons whorasover these presents are upon the express conditions that whereas, the si st part, loaned and advanced to <u>Lens Seltner Astron</u> Five Thousand and OO/100 iest in first part agree. with the said party of the second part, it nest said lands and improvements thereon, when due, and to keep said in such company or companies as said second party may designate a dapart, its successors or assigns; and also to keep said hands and impro- may effect such insurance, for such purpose, paying the costs for for- or may effect such insurance, for such purpose, paying the costs for for- together with the charges thereon as provided by the By-Laws of sa <u>Lena Seltner Astronson and Emanuel Z.</u> day of <u>February 1923</u> LOAN ASSOCIATION their note or obligation, which is made a part is an at <u>50</u> share <u>s</u> of the capital stock of a <u>3642</u> this day pledged by <u>Lena Seltner As</u>	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10.5% the first part hereby of Lena Seltnen Aaronson and Smanuel Z. Aaronson, her husban ible estate of inhoritance therein, free and clear of all Aaronson and Emanuel Z. Aaronson, her husband, held party of the second part at the special instance and ison and imanuel Z. Aaronson, the sum of DOLLARS. s successors and assigns, to pay all taxes and assess- i improvements in good repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements thereon free from all tatutory lien claims f the second part its successors or assigns, may pay f, and may also pay the final udgement for any statu- said promises, including all costs and for the repay- uid Association, these presents shall be security. <u>Aaronson</u> , her husband <u>rebruary 15</u> , <u>192</u> <u>3</u> AN ASSOCIATION, the following sums of money viz: DOLLARS, said Association, represented and evidenced by the promson and Emanuel Z. Aarsonson,
And all right, title, estate and ini- gether with all rents of said pro- ticular, and with all and singula rentals and profits accruing fro TO HAVE AND TO HOLD ' convenant with said party of the the true and lawful owners of incumbrances; that there is no o will warrant and defend the sam provided, the particles the free her husband AND WHEREAS, said parts. nents, general and special, again ings thereon constantly insured dorred to said party of the secon of every kind, and if aby or eitho up the fact and aspecial, again ther husband AND WHEREAS, the said. AND WHEREAS, the said. AND WHEREAS, the said. AND WHEREAS, the said. If all moneys so expended AND WHEREAS, the said. If a birt is and may invest ment of all moneys so expended AND WHEREAS, the said. Higon the Fifteenth TSA BUTINING AND For Value Received. The same being the monthly due: certificate therefor numbered	terest of said granto ^S in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- ment of the senematic belonging m said property from and after this date. THE SAME unto said party of the second part, its successors and au- ne second part, its successors and assigns, that at the delivery here is the suid premises above granted, and selzed of a good and indefease one in adverse possession of same and that Lena Seltner A the against the lawful and equitable claims of all persons whomsoever is these presents are upon the express conditions that, whereas, the se st part, loaned and advanced to <u>Lena Seltner Astron</u> <u>Five Thousand and OO/LOO</u> <u>ies</u> the first part agree	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10.5% the first part hereby of Lena Seltnen Aaronson and Smanuel Z. Aaronson, her husban like estate of inhoritance therein, free and clear of all Aaronson and Emanuel Z. Aaronson, Ner Husband, ald party of the second part at the special instance and isson and Emanuel Z. Aaronson. DOLLARS. s successors and assigns, to pay all taxes and assess- i improvements in good repair, and to keep the build- nd the policy or policies of insurance constantly trans- provements in final memory of the second part its successors or assigns, may pay f, and may also pay the final udingment for any statu- said premises, including all costs and for the repay- id Association, these presents shall be security. <u>Aaronson</u> . her husband make and deliver to the hereof and in the words and figures as follows, to-wit: <u>February 15</u> , <u>192</u> AN ASSOCIATION, the following sums of money viz: DOLLARS, said Association, represented and evidenced by the ironson and Emanuel Z. Aarsonson,
And all right, titic, estate and ini- gether with all rents of said pro- ticular, and with all and singula rentals and profits accruing fro TO HAVE AND TO HOLD ' convenant with said party of the the true and lawful owners of incumbrances; that there is no o will warrant and defend the sam- PROVIDED, ALWAYS, And request of the part 105 the first her husband AND WHEREAS, said part, nents, general and special, again may thereon constantly insured for husband AND WHEREAS, the said. AND WHEREAS, the said. Ther husband MO WHEREAS, the said. Is of the same second and special and special ory len claims, and may invest nent of all moneys so expended AND WHEREAS, the said. Is of the same second accelered. We For Value Received. Me same being the monthly due Certificate therefor numbered	terest of said granto ^S _in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- ment in a different said party of the second part, its successors and au- no second part, its successors and assigns, that at the delivery here is the suid premises above granted, and selzed of a good and indefeas me in adverse possession of same and that <u>Leng Seltner</u> A ne against the lawful and equitable claims of all persons whomsoever it these presents are upon the express conditions that, whereas, the sc at part, loaned and advanced to <u>Long Seltner Astron</u> Five Thousand and OC/100 iest the first part agree	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10.5 fit the first part hereby of. Lena Seltnen Aaronson and Smanuel Z. Aaronson, her husban ible estate of inhoritance therein, free and clear of all laronson and Emanuel Z. Aaronson,
And all right, titio, estate and ini- gether with all rents of said pro- ticular, and with all and singula rentals and profits accounds fro TO HAVE AND TO HOLD ' convenant with said party of th the true and lawful owners of incumbrances; that there is no o will warrant and defend the sam PROVIDED, ALWAYS, And request of the part <u>105</u> the first her husband AND WHEREAS, said part, nents, general and special, again ings thereon constantly insured dered to said party of the secon of every kind, and if any or either nuch taxes and assessments, and cory line claims, and may invest nent of all moneys so expended AND WHEREAS, the said. Ill on the Fifteenth ISA BUTIDING AND For Value Received. For Sau of the monthly duer Sertificate therefor numbered	terest of said granto ^S in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- ment of the said party of the second part, its successors and au- ne second part, its successors and assigns, that at the delivery here consistent of the same and that <u>Lens Seltner</u> A is against the lawful and equitable claims of all persons whormscover is these presents are upon the express conditions that whereas, the si st part, leaned and advanced to <u>Lens Seltner Asror</u> Five Thousand and OO/100 iest in first part agree. With the said party of the second part, it may effect such is not easing and also take party and designate a d part, its successors or assigns; and also tkeep said hands and imp- r of said agreements be not performed as aforesaid then said party may designate a use a successors or assigns; and also tkeep said hands and imp- r of said agreements be not performed as aforesaid then said party of together with the charges thereon as provided by the By-Laws of sa Lena Seltner Aaronson and Emanuel Z. day of February 1923 LOAN ASSOCIATION their note or obligation, which is made a part so the sum as may to the order of TULSA BUILDING / LOA cty-three and 25/100 as on the <u>50</u> share <u>s</u> of the capital stock of a <u>3642</u> this day pledged by <u>Lena Seltner As</u> Five Thousand and 00/100 Thirty-nine and 75/100	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10.5% the first part hereby of. Lene Seltnen Aaronson and
And all right, title, estate and ind setter with all rents of said pro- ticular, and with all and singula rentals and profits accruing fro TO HAVE AND TO HOLD ' convenant with said party of the the true and lawful owners of incumbrances; that there is no o will warrant and defend the sam PROVIDED, ALWAYS, And request of the part <u>105</u> the first her husband AND WHEREAS, said part, nents, general and special, again arge thereon constantly insured darred to said party of the secon of every kind, and if any or either use there and assessments, and ory line chains, and may invest nent of all moneys so expended AND WHEREAS, the said. Est HITLETING AND WHEREAS, the said. For Yalue Received. The sum of <u>Thi</u> : the same being the monthly duer certificate therefor numbered	terest of said granto ^S in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- ment of the said party of the second part, its successors and au- ne second part, its successors and assigns, that at the delivery here consistent of the same and that <u>Lens Seltner</u> A is against the lawful and equitable claims of all persons whormscover is these presents are upon the express conditions that whereas, the si st part, leaned and advanced to <u>Lens Seltner Asror</u> Five Thousand and OO/100 iest in first part agree. With the said party of the second part, it may effect such is not easing and also take party and designate a d part, its successors or assigns; and also tkeep said hands and imp- r of said agreements be not performed as aforesaid then said party may designate a use a successors or assigns; and also tkeep said hands and imp- r of said agreements be not performed as aforesaid then said party of together with the charges thereon as provided by the By-Laws of sa Lena Seltner Aaronson and Emanuel Z. day of February 1923 LOAN ASSOCIATION their note or obligation, which is made a part so the sum as may to the order of TULSA BUILDING / LOA cty-three and 25/100 as on the <u>50</u> share <u>s</u> of the capital stock of a <u>3642</u> this day pledged by <u>Lena Seltner As</u> Five Thousand and 00/100 Thirty-nine and 75/100	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10.5% the first part hereby of. Lene Seltnen Aaronson and
And all right, title, estate and ini gether with all routs of said pro- ticular, and with all and singula rentals and profits accruing fro TO HAVE AND TO HOLD ' convenant with said party of th the true and lawful owners, of incumbrances; that there is no o will warrant and defend the sam PROVIDED, ALWAYS, And request of the part <u>105</u> the first her husband AND WHEREAS, said part. MOT WHEREAS, said part. monte, general and special, again ings thereon constantly insured farred to said party of the secon of every kind, and if any or eithe such taxes and assessments, and MD WHEREAS, the said. AND WHEREAS, the said. First contains and may invest ment of all moneys so expended AND WHEREAS, the said. ILSA BUILDING AND For Value Received. The sum of <u>Thin</u> the same being the monthly due: Certificate therefor numbered	terest of said granto ^S _in and to said premises, including all homestea party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- party, with full power and authority to collect the same in case the co- ment in a different said party of the second part, its successors and au- no second part, its successors and assigns, that at the delivery here is the suid premises above granted, and selzed of a good and indefeas me in adverse possession of same and that <u>Leng Seltner</u> A ne against the lawful and equitable claims of all persons whomsoever it these presents are upon the express conditions that, whereas, the sc at part, loaned and advanced to <u>Long Seltner Astron</u> Five Thousand and OC/100 iest the first part agree	d rights, which are hereby waived and released, to- onditions of this morigage become broken in any par- g. A first and specific lien is hereby granted on all ssigns forever. Said part 10.5% the first part hereby of

(7, 40) Mg

14

1

1

130

49

1.1

tip 0

Ð

frond y year

いいいいないないない

1

ļ