29.118. Delil 14fig. 4.	2010 3.011456.8.		THIS INDENTURE, Made this 15th day of September, 19:2 between 5. M. Bell and Jessa L. Bell his wife,
be been give to the and years of the second part, he needer where its hereby absorbed while of the assess have, at the flowing decidence of a state to the assess have, at the flowing decidence of a state to the assess have, at the flowing decidence of a state to the assess have, at the flowing decidence of a state to the assess have, be assessed hav	<pre>bind mid to the and party of the second part, be needy where the key where the field had a basis of the descent party is the second part, be accessed and section forces, of the firstering descention of a starter the party of the second party is an escond party is an escond</pre>		
All of Lot Sixten (16) in Block Wee (8) of Bell - MoRell Addition to the oity of Bales. Oklahoma account aing to the recorded pitt thereory Interview (18) in the recorded pitt thereory (18) in the output of Bales (18) is the output of Bales (18) in the output of Bales (18) is the output of Bales (18) in the output of Bales (18) is theode (18) is the output of Bales (18) is the output of Bales (18)	All of Lot Sixteen (16) in Block Yro (2), of Bell - Moleci Addition to the sity of Bales. Okinhoma, accontaing, to the recorded plat theory Bell - Moleci Addition to the sity of Bales. Okinhoma, accontaing, to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to the recorded plat theory Bell - Moleci Addition to theory Bell - Moleci		in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents
Bell-McKell Addition to the oity of Tales. Original Addition to the oity of the second of the original	Ball -McKeel Addition to the oity of Tules. OR Lahoma, Accounting, to the recorded plet. thereof. OR Lahoma, Accounting, to the recorded plet. thereof. Iterative control of the record of the recorded plet. thereof. Iterative control of the record of the reco		
	IdeXSUBERG ENDORSMENT Hereity entity isolicitation of approximation approximation of approximation of approxima		Bell -McNeal Addition to the city of Tales,
<pre></pre>	Hencity and		
<pre></pre>	Hencity and		TREASURERS ENDORSEMENT
Part disk And yo disk WANNE LOCKET/COMPT Treasurer WANNE LOCKET/COMPT Treasurer Dignity And all deals, titls, estate and interest of and grant and to said presides, including all homesides digits, which are heavy matriced and retained, to the same in the same in the same including of all presides in any same including of all presides in all presides in all presides in all presides in all presides including of all presides in all presides in all presides including of all presides and how and presides including of all presides in all presides including including and all presides in all presides including of all presides and how and presides in all presides including including including and presides in all presides including including and presides in all presides including includi	Parted miner 2: "day of "WANKE I DECKTY Construct Treasure WANKE I DECKTY Construct Treasure Departure De		i hereby certify that I received \$ 3 and issued Receive Not 2012 therefor in payment of mortgage
Deputy And all club, club, catate and inscreent of calify proves and authority to collect the same is case the conditions of this my terms before in any spectra distribution of the any terms before in any spectra distribution of the spec	Benuity B		Dated this 22-day of
And algebic which easily ensures of and presses of address of easily presses, including all homested rights, which are hereby waived and related, to easily the easily of the second part, it is necessary and address to easily the easily of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns forward. Side presses and assigns of the second part, it is necessary and assigns forward. Side parts of the second part, it is necessary and assigns forward. Side parts of the second part, it is necessary and assigns forward. Side parts of the second part, it is necessary and assigns forward. Side parts of the second part, it is necessary and assigns forward. Side parts of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part at the second part at the second part at the second part is not parts the second part is not part of the second part is not part of the second part is not parts the second part is not part of the second part is not parts of the second part is not part of the second part is not parts of the second part is not the second part is not parts of the se	And a fight, title, exist and integers of and grantor. In and to said promises, including all homested rights, which are hereby waited and rights of the signification of the signification between bottom in the second bard		Deputy
And algebic which easily ensures of and presses of address of easily presses, including all homested rights, which are hereby waived and related, to easily the easily of the second part, it is necessary and address to easily the easily of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns forward. Side presses and assigns of the second part, it is necessary and assigns forward. Side parts of the second part, it is necessary and assigns forward. Side parts of the second part, it is necessary and assigns forward. Side parts of the second part, it is necessary and assigns forward. Side parts of the second part, it is necessary and assigns forward. Side parts of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part, it is necessary and assigns of the second part at the second part at the second part at the second part is not parts the second part is not part of the second part is not part of the second part is not parts the second part is not part of the second part is not parts of the second part is not part of the second part is not parts of the second part is not the second part is not parts of the se	And a fight, title, exist and integers of and grantor. In and to said promises, including all homested rights, which are hereby waited and rights of the signification of the signification between bottom in the second bard		
rents and profile accenting from some powery from some state the second part. Is successors and assigns forsver, Said part_discussed of part, its successors and assigns forsver, Said part_discussed of the second part, its successors and assigns forsver. Said part_discussed of the second part, its successors and assigns that at the delivery hereot. S.K.Bell and Jessa L.Bell the true and lawful owner	rents and produce accounts from and product from and after the neuron part, its successors and assigns forever. Skin Dell. and Jessa L. Bell 166 ron HARS (AND CO HOLD VIES SAME units as all party of the second part, its successors and assigns forever. Skin Dell and Jessa L. Bell 166 the true and having overse	ſ	8 And all right, title, estate and interest of said grantom in and to said premises, including all homestead rights, which are hereby waived and released, to- gether with all ronts of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- terior and with rule and singuing the tomenate herefitments and appurtenzances therefor belonging. A first and specific lies is hereby granted on all
the true and havbu owne ^B of the sold premises above granted, and select of a good and indefeasible status of inheritance therein, free and clear of all inclusions; that there is no one in adverse possession of same and <u>SCK.Bell and Jessa L.Bell his wife</u>	the true and havful owner. ⁶ of the sold premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of all inclumenters; that there is no die in after separation of entities of the sold party of the second part at the special instance and requised of the grant present with the sold party of the second part at the special instance and requised of the grant present second second in the second part at the special instance and requised of the grant part parts present are upon the express onsitting that, whereas, the suid party of the second part at the special instance and requised of the grant part present second second part, is successer and making on party in the suid of the grant part present second second the party of the second part, it is successer and the party of the second part, the successer of and party of the second part, it is successer of a subject to the latter of the second part, it is successer to a subject by the barry of the second part, it is successer to a party of the second part, it is successer to a subject by the barry of the second part, it is successer to a subject by the barry of the second part, it is successer to a party it is successer to a party it is barry parts and the party of the second part, it is successer to a party it is barry of the second part, it is successer to a party it is barry parts and the second part, it is successer to a party it is barry parts and the second part, it is successer to a party it is a second part if the second part, it is successer to a party it is be barry at the second part, it is successer to a party it is be	U	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby
Prequest of the part 95% the first part, toaned and advanced to <u>S. M. Bell and Jessen to the sub of the sub-second part is a sub-second part is a sub-second part is been of <u>Three. Thouse and advanced to <u>S. M. Bell and Jessen to</u> <u>DoLLARS</u>. AND WHEREAS, sub part 95% the first part acree with the sub part of the second part, its successors and assigns, to pay all tixes and assessing the advances to the part 10 assessments and and inprovements thereof, when due, and to keep said hyperboreanes is in good reads, and to keep the builts are there to pay and the pair of pay and the pair pay advances to a said assessments and and may of comparison as a said back thereof, and the pair pay to pay the full advances to any the pay advance to a said assessing thereof and may and the pair of pay and the pair of the pay and the pair of pay and the pair of pay and the pair of the pay and the pair of the pay and the pair of pay and the pair of pay and the pair of the pay the the deter of Tules BuiltAlling & LOAN ASSO</u></u>	request of the pathogs the first part, loaned and advanced to <u>S. M. Bell and Jacka L. Bell his wife</u>		the true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all
request of the part 25t the first part, leaned and advanced to	request of the path effect part, loaned and advanced to		incumbrances; that there is no one in adverse possession of same and that SiM. Bell and Jessa L. Bell his wife, will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and
Three: Thouse and and no/100 DOLLARS. AND WHEREAS, suid pard.9.5 the first part arree	Three: Thouse and and no/100 DOLLARS, AND WHEREAS, mid pard 2.55 the first part agree		request of the part 10% of the first part, loaned and advanced to S.M. Bell and Jesse L. Bell his wife,
ferred to said party of the second part, it is successors or assigned and the of the second and the part, it is used and party of the second part, it is used and reading and the part is used and and part its used and its and the part its used and the part	ferred to said party of the second part, its successors or assigned and major weak and major weak and the part, its successors or assigned as a for said that as all party of the second part, its successors or assigned as a for said that as all party of the second part, its successors or assigned as a for said that as all party of the second as and an all party of the second as and an all party of the second as and an all party of the second part, its successors or assigned as a for said that an of the second as a for said that and the part, its successors or assigned to provide a start part its successors or assigned to provide a start part its successors or assigned to part, its successors or assigned to provide a start part its successors or assigned to part, its successors or assigned to provide a start party of the second start of all moneys so exponded together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said S. L. Bell and Jaessa L. Bell his wife t Idd on the 16th day of September, 1922		
ferred to said party of the second part, its successors or assigned and the otoper solution and party of the second part, its successors or assigned and control the solution of the second part its successors or assigned and control and the successors or assigned and the successors or assigned and control the successors or assigned and control and the successors or assigned and control and the successors or assigned and control and the successors or assigned and the successors of the second part its successors on a successor of the second and the successors of the second second and the successors of the second s	ferred to said party of the second part, it is successions or assigned and may often key and the second part, it is successions or assigned and the main party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any often of and a party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any office is under the party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second part, it is uncertain any party of the second party is the party is not party is the provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said		AND WHEREAS, said pard. 8.50 the first part agree
dtd on the 15th day of September, 1922 make and deliver to the 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 NOTE OR OBLIGATION September 15th 192 2 Tuisa, Okla, September 15th 192 2 Yor Value Rescrived make and g5/100 The sum of Nineteen and 95/100 DOLLARS, to said Association, represented and evidenced by the Certificate therefor numbered 3150 the sum of DOLLARS, Three Thous and and no/100 DOLLARS, and the sum of Three Thous and 85/100 DOLLARS, and the sum of Wenty Three and 85/100 DOLLARS, and the sum of Three Thous and and no/100 DOLLARS, and the sum of Three Thous and 85/100 DOLLARS, and the sum of Gue monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Ortice at Tulza Oklahom a the said sums of	dtd on the 15th day of September, 1922 make and deliver to the 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 NOTE OR OBLIGATION Tuisa, Okla, September 15th 192 Tor Value Rescrived. promise to pay to the order of Tulea Building & LOAN ASSOCIATION, the following sums of money viz; The sum of Nineteen and 95/100 DOLLARS; to said Association, represented and evidenced by the Certificate thereof numbered 3150 Three Thous and and no/100 DOLLARS, and the sum of Three Thous and 85/100 DOLLARS, the same being the interest Sue monthly upon said sum so borrowed by US And We promise to pay said Association at its Home orice at Tulea Oklahom a to said sums of borrowed by US And We promise to pay said Association at its Home orice at Tulea Oklahom a		ferred to said party of the second part, its successors or assigns; and also to keep said hands and improvements thereon ires from all statutory lies claims of every kind, and it any or either of said agreements he just performed as aforesaid then said party of the second part its Successors or assigns, may pay such taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- tory lies claims, and may invest such sume as may be accessary to protect the litle or possession of said party is such such as the accessary to protect the litle or possession of said party is and for the repay- ment of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.
Note or obligation <u>September 15th</u> <u>192</u> <u>Tuisa, Okla,</u> <u>For Value Received</u> , promise to pay to the order of <u>Tulsa Building &</u> LOAN ASSOCIATION, the following sums of mency vis: The sum of <u>Nineteen and 95/100</u> DOLLARS, the same being the monthly dues on the <u>thirty</u> <u>share e</u> of the capital stock of said Association, represented and evidenced by the <u>Certificate thereof alloo</u> this day pledged by <u>S-E-Bell and Jeresa L.Bell his wife</u> <u>to said Association to secure a loan of</u> <u>Three Thous and and no/100</u> <u>DOLLARS</u> , and the sum of <u>Twenty Three and 85/100</u> <u>DOLLARS</u> ; the same being the interest due monthly upon said sum so borrowed by <u>Us</u> <u>And We</u> promise to pay said Association at its Home Office at <u>Tules</u> Oklahoma the said sums of money, amounting in the aggregate to <u>Forty Three and 80/100</u> <u>DOLLARS</u> ;	NOTE OR OBLIGATION = <u>Tuisa, Okia,</u> <u>September 15th</u> <u>192</u> 2 For Value Received <u>We</u> promise to pay to the order of <u>Tulsa Building &</u> LOAN ASSOCIATION, the following sums of money viz: The sum of <u>Nineteen and 95/100</u> DOLLARS, the same being the monthly dues on the <u>thirty</u> share <u>e</u> of the capital slock of said Association, represented and evidenced by the Certificate therefor numbered <u>3150</u> this day pledged by <u>S-25</u> . Bell and Jazza L. Bell his wife <u>Three Thousand and no/100</u> DOLLARS, and the sum of <u>Twenty Three and 85/100</u> DOLLARS; the same being the interest due monthly upon said sum so borrowed by <u>US</u> <u>And We</u> promise to pay said Association at its Home Office at <u>Tulea</u> Oklahoma the said sums of money, amounting in the aggregate to <u>Forty Three and 80/100</u> DOLLARS;		AND WHEREAS, the said S. K. Bell and Jessa L. Bell his wife t did on the LOAN ASSOCIATION their note or oblightion, which is made a part hereof and in the words and figures as follows, to-wit:
We promise to pay to the order or Tules Building & LOAN ASSOCIATION, the following sums of money viz: The sum of Nineteen and 95/100 DOLLARS, the same being the monthly dues on the thirty share e of the capital stock of said Association, represented and evidenced by the Certificate therefor numbered 3150 this day pledged by S.N. Bell and Jeresa L. Bell his wife to said Association to secure a loan of Three Thousand and no/100 DOLLARS, and the sum of Twenty Three and 85/100 DOLLARS; the same being the interest due monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tules Oklahom a the said sums of money, amounting in the aggregate to Forty Three and 80/100 DOLLARS; DOLLARS;	Wether State Wether State State<		NOTE OR OBLIGATION =
the same being the monthly dues on the thirtyshare gof the capital stock of said Association, represented and evidenced by the	the same being the monthly dues on the thirtyshareof the capital slock of said Association, represented and evidenced by the		For Value Received
Certificate therefor numbered 3150 this day pledged by S.E. Bell and Jerssa L. Bell his wife to said Association to secure a loan of Three Thousand and no/100 DOLLARS, and the sum of Twenty Three and 85/100 DOLLARS; the same being the interest due monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tules Oklahoma the sum of the said sums of money, amounting in the aggregate to Forty Three and 80/100 DOLLARS;	Certificate therefor numbered 3150 this day pledged by S.E. Bell and Jessa L. Bell his wife to said Association to secure a loan of Three Thousand and no/100 DOLLARS, and the sum of Twenty Three and 85/100 DOLLARS; the same being the interest due monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tules Oklahom a the said sums of money, amounting in the aggregate to Forty Three and 80/100 DOLLARS;		
due monthly upon said sum so borrowed by US And WS promise to pay said Association at its Home Office at Tules Oklahoma the said sums of money, amounting in the aggregate to Forty Three and 80/100 DOLLARS.	due monthly upon said sum so borrowed by US And WG promise to pay said Association at its Home Office at Tules Oklahom a the said sums of money, amounting in the aggregate to Forty Three and 80/100 DOLLARS:		Certificate therefor numbered 3150 this day pledged by S.N. Bell and Jessa L. Bell his wife
due monthly upon said sum so borrowed by US And WS promise to pay said Association at its Home Office at Tules Oklahoma the said sums of money, amounting in the aggregate to Forty Three and 80/100 DOLLARS.	due monthly upon said sum so borrowed by US And WG promise to pay said Association at its Home Office at Tules Oklahom a the said sums of money, amounting in the aggregate to Forty Three and 80/100 DOLLARS:		Three Thousand and no/100
the said sums of money, amounting in the aggregate to	the said sums of money, amounting in the aggregate to	U	due monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tules Oklahoma
	on the 15th day of each and every month, and continue such monthly payments for a term of		the said sums of money, amounting in the aggregate to
$\frac{\mu}{2}$		9	
9 			승규는 승규는 가장은 것은 사람들에게 들었다. 것을 해야 다. 사람들을 통하는 것을 하는 것을 하는 것을 하는 것을 수 있는 것을 다. 것을 다 가 나는 것을 하는 것을 것을 하는 것을 수 있다. 가 나라 가지?

加川

-li

^{ti}Β,