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A STREAM OF THE ST

Loan 856

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HIS INDENTURE, Made this15th day ofSeptembe r 1922 between	
Certrude E. Mane Sand Orie N. Mane SA her Sueband	
in	
LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part	
WITNESSETH, That the said part. 1.88	
Live thousand and no/100 Dollars	
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha	
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate	
ing and situated in the County of	이 가지 않는 사람이 있어요.
Lot sim (6) in Block seven (7) in Fast Highlands addition	
to the city of Tulse, Oklahoma, according to the recorded	1. <b>X</b>
plat thereof,	
승규는 물건을 가지 않는 것 같아요. 그는 것이 것은 물건을 통하는 것이 가격해, 동안 가장에 가장에 가죽했는 것이 가지 않는 것이 것을 수 있는 것이 같아요. 가지 않는 것이 가 있는 것이 가 있는 것이 같아요. 가지 않는 것이 있는 것이 같아요. 가지 않는 것이 않는 것이 않는 것이 같아요. 가지 않는 것이 않는 않는 것이 않 하 것이 않는 것이 않 않 않는 것이 않는 것이 않. 것이 않 않 않 않 않는 것이 않이 않 않는 것이 않는 것이 않는 것이 않 않. 것이 않	n Que 🗗 a span (2003) A
TREASURER'S ENDORSEMENT	
beenvicting that I remained & 2.0.0 how suggest	
Navaint No 7 7 7/1 therefore the No	2 S. M. S.
Dated this 2. day of 197	
WAINE L. DEAFT, County Treasurer	
BERRAR DE	
Deputy	
a all right, title, estate and interest of said grantoil. In and to said premises, including all homestead rights, which are hereby walved and released, to-	
all right, title, estate and interest of said grantoit. In and to said premises, including all homestead rights, which are hereby waived and released, to- her with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all table and profits according 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 assigns forever. Said part.yof the first part hereby	
avenant with said party of the second part, its successors and assigns, that at the delivery hereot. Gentrude E. Manes and Orie N	.Mane 65
her hysband	
imbrances; that there is no one in adverse possession of sume and that <b>Gentrude E. Manee and Urie N. Manee, her husb</b> 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	and
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mbrances; that there is no one in adverse possession of same and that <u>Extrude</u> E. <u>Mance</u> and <u>Urie</u> N. <u>Mance</u> , her <u>husb</u> warrant and defend the same against the lawful and equitable claims of all persons whomsoover. PROVIDED, ALWAYS, And these presents are upon the express conditions that whereas, the said party of the second part at the special instance and test of the part#Rof the first part, loaned and advanced to <u>Vertrude</u> E. <u>Mane</u> , <u>Mane</u> , <u>Mane</u> , <u>her</u> <u>husband</u> , <u>the</u> <u>sum</u> of <u>Two</u> <u>thousand</u> and <u>no/100</u> DOLLARS. AND WHEREAS, said part. <u>168</u> the first part agree with the said party of the second part, is successors and assigns, to pay all taxes and assessments, general and special, against said labds and improvements thereon, whon due, and to keep said improvements in good repair, and to keep the build there on constantly insured in such company or companies as said second part, its successors or assigns, nave pay its successors or assigns; and also to keep said index and inprovements thereon, then all data receives and assessments, and may orice the or be performed as a foresaid then suid party of the second part its successors or assigns, may pay to the assessments, and may orice the origin the charges thereon as provided by the By-Laws of said associalion, these presents shall be security. AND WHEREAS, the said <u>Gertrude E. Maness and Orie N. Manees ber</u> hueband or the very make and deliver to the <u>the said second part in the charges as follows, to-wit</u> : <u>NOTE</u> OR OBLIGATION	and
mbrances; that there is no one in adverse possession of same and that <u>Bartrude E. Manea and Urie N. Manee, her husb</u> 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 test of the part Esot the first part, loaned advanced to <u>Sertrude E. Manessand</u> Urie N. Manes, her husband the sum of <u>Two thousand and no/100</u> DOLLARS. AND WHEREAS, said part <u>168</u> the first part agree	and
mbrances; that there is no one in adverse possession of same and that <u>Uertrude E. Manee and Urie N. Manee, her husb</u> warment and defend the same against the lawful and equitable chime 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 test of the part BEOf the first part, loaned and advanced to <u>Wertrude E. Manes Sand</u> Urie N. Manes , her husband the sum of <u>"Wo thousand and no/100</u> DOLLARS. AND WHEREAS, said part 168 the first part agree	and
mbrances; that there is no one in adverse possession of same and that <u>Gertrude E. Manee and Urie N. Manee, her husb</u> warmant and defend the same against the lawful and equitable chilms of all persons whomsoover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and iest of the part 2. Edit the first part, loaned and advanced to <u>Vertrude E. Mane</u> 3. and <u>Urie N. Mane</u> 3. her husband. 	and
mbrances; that there is no one in adverse possession of sume and that <u>Ugrtrude E. Manee and Urie N. Manee, her husb</u> warrant and defend the same against the lawful and equitable claims of all persons whomever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and iest of the part#Eof the first part, loaned and advanced to <u>Vertrude E. Mane</u> , <u>Mane</u> , <u>Mane</u> , <u>Mane</u> , <u>her husband</u> , <u>the</u> sum of <u>Two thousand and no/100</u> DOLLARS. AND WHEREAS, said part. <u>1.68</u> the list part agreewill the sold party of the second part, its successors and assigns, to pay all taxes and assess- its general and special agreet and company or companies as add become part, be second part, be successors and assigns, to pay all taxes and assess- to said party of the second part, its successors or assigns; and allo to keep said lands and improvements in good repart, nate to keep the build incess and assessments, and may effect such favarance, for such purpose, paying the costs thereon from for and all discont part is successors or assigns; mail so to keep said lands and the policy or policies of insurance constantly trans- to all and if any or either of said agreements be not performed as aforesaid then said party of the second part its buccessors or assigns; may pay incess and assessments, and may effect such favarance, for such purpose, paying the costs thereon a pay the fant lidgerment for any statu- lide allams, and may effect such favarance, for such purpose, paying the costs thereon a pay the shall be security. AND WHEREAS, the said Cepttrude E. ManeESS and Orie N. ManeES her. huzbband and the sum as descended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said Cepttrude E. ManeESS and Orie N. ManeES and Corie N. ManeES, including all costs and for the repay- to all incove as a follows, to-wit: Sauno c	and
mbrances; that there is no one in adverse possession of sume and that <u>Sertrude E. Manes and Urie N. Manes</u> , her husb warrant and defend the same against the lawful and equitable calms of all persons whomever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and east of the partBEof the first part, loaned and advanced to .Vertrude. E. Manes, and Urie N. Manes, her husband test of the partBEof the first part, loaned and advanced to .Vertrude. E. Manes, and .Urie N. Manes, her husband test of the partBEof the first part agree	and
mbrances; that there is no one in adverse possession of same and that <u>Uertrude E. Manee and Urie N. Manee, her husb</u> warrant and defend the same against the lawful and equitable failms of all persons whomsours. FROUNDE, AUWAYS, And these presents are upon the express conditions that, whereas, the sail party of the second part at the special instance and iest of the part BE of the first part, loaned and advanced to <u>Serttrude E. Mane</u> frand <u>Urie N. Mane</u> for husbend the sum of <u>Two thousand and no/100</u> DOLLARS. AND WHEREAS, said part 168 the light part arree with the said party of the second part in good repair, and to keep the builds the second part is sold party of the second part in good explice of instances on any pay all taxes and assess- ting second and special, against said builds and improvements thereon, when due, and to keep said lawds and improvements in good repair, and to keep the build- thereon constantly insured in such comparison or any pay or companies as all socressid for a sub accessators constantly trans- d to said party of the second part it is successors or any pay or any pay it makes and may invest with in each source there is a sub accessator is a sub company or companies as all socressid for a sub accessator is and in purpose, paid huds and improvements in good repair, and to keep the build- the chains, and may refer such insurance, for such purpose, paid huds and improvements thereon from from any pay it makes and assessments, and may effect such insurance, for such purpose, paid huds and sub accessators are and part in successors or any pay it makes and assessments, and may refer such insurance, for such purpose, paid huds and improvements these presents shall be security. AND WHEREAS, the such Gerttrude E. Manees and Orie N. Manees her hueband is and may invest with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. NOTE OR OBLIGATION Tubes, Okia September 152 h. September 152 h. September 152 h. September 152 h.	and
mbrances: that there is no one in adverse possession of same and that <u>USTTURGE E. Manee and UTIE N. Manee.</u> her husb warrant and defend the same against the lawful and equitable chilms of all persons whomsover. FROVIDD, LAWAYS, And these presents are wond the express conditions that whereas, the said party of the second part at the special instance and these to the part EGO the first part, leaned and advanced to <u>Mertrude E. Manes Sand UTIE N. Manes S. her husband</u> 	and
umbrances; that there is no one in adverse possession of same and that <u>Usrtrude E. Manes and Urie N. Manes</u> , her husb warrat and defend the same against the lawful and equitable chlams of all persons whomsover. PROVIDED, LAWXIS, And these presents are upon the oxpress conditions that, whereas, the said party of the second part at the special instance and uest of the part <b>B</b> . Manes, her the second part at the special instance of the sum of <u>Two thousand and no/100</u> DOLLARS. AND WHEREAS, said part <b>1.68</b> the first part agree	and
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<pre>universe; that there is no one in adverse possession of same and that Ligrtrude E. Manes and Uris N. Manes, her husb warrant and defend the same spatiant the lawful and equitable chains of all persons whomsoover. PROVIDED, AUXAX S. And these presents are upon the express conditioned that, whereas, the said party of the second part at the special instance and isst of the partBEot the first part, loaned and advanced to Mertrude E. Manes, and No/100 DOLLARS. AND WHEREAS, said part 168 the first part arree. with the said party of the second part, is uncessed and any the off the built is general and special, against said biomenty or companies as and second party at the policy or polices of instunance constantly trans- its general and special, against said biomenty or companies as and second party may douglents and improvements thereof free from all statutory the built is the sum of the second with the second with the second party may douglents and improvements thereof free from all statutory the chains were yield, and fany or either of add agreements be not performed as aforesaid there, and may how put the during of the second part in successors or assigns, may pay were yield, and fany or either of add agreements be not performed as aforesaid there and improvements thereof free from all statutory the elarges the adiams, and may invest and second part in successors or assigns, may pay were yield, and fany or either of add agreements be not performed as aforesaid there and improvements thereof free from yes statu- tic at all menes were economic together with the party of the second pay the biological thereof, and may how pay the biological or at all menes were econd using the together with the party of the second pay the biological or the all menes were econd together with the successors or assigns, may pay the all menes were econd together with the successor or assigns, may pay the all menes were econd together with the successor or assigns, may pay in the menes of more pay to the order of Lubars. Note the porte</pre>	and
mbrances; that there is no one in adverse possession of same and that <u>Uertrude E. Manes and Uris N. Manes, her husb</u> warrant and defend the same sgainst the lawful and equitable chains of all persons whomsoover. FROVIDED, AUXAX M. And Mess presents are upon the express condition that, whereas, the said party of the second part at the special instance and uest of the part <b>D</b> . Expression <b>D</b> . <b>C</b> . <b>Manes F. Manes F. Mane</b>	and
umbrances; that there is no one in adverse possession of same and that <u>Usrtrude F. Manes and Uris N. Manes, her husb</u> warrant and defend the same segment the lawful and equitable change of all persons whomsover. PROVIDED, AUXAXS, And Hess presents are upon the express conditions that whereas, the said party of the second part at the special instance and uest of the part <b>B</b> Eot the first part, jonned and advanced to <b>Mertrude E. Manes</b> , and <b>Drile N. Manes</b> , her husband the sum of <u>Two. thousand and no/100</u> DOLLARS. AND WHEREAS, said part 168 the first part agrees — with the said party of the second part, is more said, and party of the second in provements the part, and to keep the built the sum of <u>two thousand and no/100</u> DOLLARS. AND WHEREAS, said part 168 the first part agrees — with the match, why advanced to may part in provements the policy or polices of insumance constantly trans- ate of the second part, its successore and aspect, and bio to be part in the second part its successore and aspecta, and prove the second part its part agreements be not performed as a foreshall there of and agreements be not performed as a foreshall there of and may now get the change and the policy or polices of insumance, constantly trans- tice said and may invest such sums as by be part allowed purity the the soft there of and may now get the change as a foreshall there and improvements there on the form any statu- tice and many effect such insurance, for such pury parts the coale there of and may now get the shall be security. I and may invest such sums as by be part agreement as provided by the by-Laws of said Association, these presents shall be security. I and may invest such sums as by be part agreement as provided by the by-Laws of said Association, these presents shall be security. I all minds and may inter and for the order of Tules Bidg LOAN ASSOCIATION, the following sums of money vis: aut of	and
umbrances; that there is no one in adverse possession of same and that <u>Usrtrude F. Manes and Uris N. Manes, her husb</u> warrant and defend the same segment the lawful and equitable change of all persons whomsover. PROVIDED, AUXAXS, And Hess presents are upon the express conditions that whereas, the said party of the second part at the special instance and uest of the part <b>B</b> Eot the first part, jonned and advanced to <b>Mertrude E. Manes</b> , and <b>Drile N. Manes</b> , her husband the sum of <u>Two. thousand and no/100</u> DOLLARS. AND WHEREAS, said part 168 the first part agrees — with the said party of the second part, is more said, and party of the second in provements the part, and to keep the built the sum of <u>two thousand and no/100</u> DOLLARS. AND WHEREAS, said part 168 the first part agrees — with the match, why advanced to may part in provements the policy or polices of insumance constantly trans- ate of the second part, its successore and aspect, and bio to be part in the second part its successore and aspecta, and prove the second part its part agreements be not performed as a foreshall there of and agreements be not performed as a foreshall there of and may now get the change and the policy or polices of insumance, constantly trans- tice said and may invest such sums as by be part allowed purity the the soft there of and may now get the change as a foreshall there and improvements there on the form any statu- tice and many effect such insurance, for such pury parts the coale there of and may now get the shall be security. I and may invest such sums as by be part agreement as provided by the by-Laws of said Association, these presents shall be security. I and may invest such sums as by be part agreement as provided by the by-Laws of said Association, these presents shall be security. I all minds and may inter and for the order of Tules Bidg LOAN ASSOCIATION, the following sums of money vis: aut of	and
umbrances; that there is no one in adverse possession of same and that <u>Vertrude</u> E. Manee and Urie N. Manee, her husb i 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 uest of the part Rot the first part, loangd and advanced to Vertrude. E. Mane Sand. Urie N. Kanee , her husband the sum of <u>Two thousand and no/100</u> DOLLARS. AND WHEREAS, said part 1.68 the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- ints, general and special, against said lands and improvements thereon, when due, and to keep said improvements thereo for from just and to keep said indeprovements thereo constantly insurate constantly insurate on part, its successors or assigns, and also to keep said barbs or the second part its successors or assigns, may pay to the second part its successors or assigns, and also to keep said barbs or the second part its successors or assigns, may pay to the second part its successors or assigns, and also to repose, paying the cost's thereof, and may also pay the final fund vertimes do not performed as aforesaid the said party of the second part its successors or assigns, may pay to call money so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said Gertrude E. Manees and Orie N. Manees her. husband of the taxe of the sol adject the data for deep said or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION	and