				۲G									

45

		10)					

40

日本が設いたいたち、

N_{0.__209579_- BH}

HIS INDENTURE, Made this	h day of
Augusta B. Rhodes	and J. Frank Rhodes, her husband
*****	In
	ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
WITNESSETH, That the said part. 1.8.8.	of the first part, for and in consideration of the sum of
T	light thousand and no/100 Dollars,
n hand paid by the said party of the second pa	rt, the receipt whercof is hereby acknowledged, hit. Sold and by these presents
BARGAIN, SELL, CONVEY and CONFIRM unt	o said party of the second part, its successors and assigns forever, all the following described real estate.
ying and situated in the County of	18aand State of Oklahoma, to-witi
	Here 2011년 1943년 1948년 1971년 - 전 영향 이 이 이상 전 전 영향 등 1971년 1971년 - 전 영향 등 1971년 1971년 1971년 1971년 1971년 1971년 19
All of lot	four (4) in Block four (4) in the George B. Petryman addition
to the city	of Tulss, Oklahoma, as per the organizat plat there of
recorded. =	
이상은 영양에는 동안에 가지 않는 것을 위해 주셨어?	
	그는 것 같은 것 같아요. 그는 것 같은 것 같
	TREASURER'S ENDORSEMENT I hereby certify that I received \$ 2.0.0 and issued Freeint No. 3.0.0 therefor in payment of mortgage
	tax on the within mortgage. Dated this day of 2 2 192 - WAYNE L. DICKEY, County Treasurer.
	Lieputy
2001 - Carlos	en andere en la restation de la companya de la filo de la companya de la companya de la companya de la company La companya de la comp
and all uluby litin astate and interast of suid gen	total in and the which memicae including all homastand algebra which are harship waived and missions.
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it	said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereotAugusta.R. Rhodes. and J. Frank Rhodes, her husband
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto provenant with said party of the second part, it as true and lawful owner.Sof the said premis combrances; that there is no one in adverse pos ill warrant and defend the same azainst the law	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereotAugusts R. Rhodes, and J. Frank Rhodes, her husband is above granied, and seized of a good and indefeasible estate of inheritance therein, free and clear of all session of same and thatAugusts B. Rhodes and H. Frank Rhodes, her husband
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto convenant with said party of the second part, it is true and lawful owner.Sof the said premis incumbrances; that there is no one in adverse pos ill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents is squest of the part. 1.8.8 the first part, loaned an	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereotAugusta R. Rhodes and J. Frank Rhodes, her husband es above granled, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that <u>Augusta B. Rhodes and H. Frank Rhodes, her husband</u> ful and equitable claims of all persons whomsoever. are upon the express conditions that, whiereas the said party of the second part at the special instance and d advanced to <u>Augusta B. Rhodes</u> and J. Frank Rhodes, her husband
ontais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premis neumbrances; that there is no one in adverse pos III warrant and defend the same against the law PROVIDED, ALWAYS, And these presents of equest of the part. 1.6.6 the first part, loaned an	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereotAugusta R. Rhodes and J. Frank Rhodes, her husband es above granled, and seized of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that. Augusta B. Rhodes and H. Frank Rhodes, her husband rise upon the express conditions that whereas, the said party of the second part at the special instance and d advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband the sum of
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premis- neumbrances; that there is no one in adverse pos- rill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents a squest of the part. 1982 the first part, loaned an	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. Augusta R. Rhodes and J. Frank Rhodes, her husband es above granled, and seized of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that Augusta B. Rhodes and H. Frank Rhodes, her husband rful and equitable claims of all persons whomseever. I're upon the express conditions that, whereas, the said party of the second part at the special instance and d advanced to Augusta B. Rhodes and J. Frank Rhodes, her husband the sum of Fight thousand and no/100 DOLLARS.
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premis neumbrances; that there is no one in adverse pos- ill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents a squest of the part. 16.8 the first part, loaned ar AND WHEREAS, said par i.6.5 t the first par- ents, general and special, against said linds an enge shoreon constantly insured in such company	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. <u>Augusta R. Rhodes</u> and J. Frank Rhodes, her husband is above granled, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that <u>Augusta B. Rhodes and H. Frank Rhodes, her husband</u> is upon the express conditions that, whereas, the said party of the second part at the special instance and d advanced to <u>Augusta B. Rhodes and J. Frank Rhodes</u> her husband the sum of Fight thousand and no/100 t agree
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premis- neumbrances; that there is no one in adverse pos- fill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents a provide of the part. 166 the first part, loaned ar cons, general and special, against said lands an ents, general and special, against said lands are go there on constantly insured in such company rred to said party of the second part, its success overy kind, and if any or either of said agreeme the taxes and asseesments, and may effect such	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. Augusta R. Rhodes and J. Frank Rhodes, her husband is above granled, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that Augusta B. Rhodes and H. Frank Rhodes, her husband is above granled, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that Augusta B. Rhodes and H. Frank Rhodes, her husband is advanced to Augusta B. Rhodes and J. Frank Rhodes, her husband d advanced to Augusta B. Rhodes and J. Frank Rhodes, her husband the sum of Eight thousand and no/100 DOLLARS. t agreewith the said party of the second part, its successors and assigns, to pay all taxes and assess- or companies as said second party may designate and the policy or policies of insurance constantly trans- or or assigns; and also to keep said lands and improvements hereon free from all statutory lien claims the sum or the successors and assigns, the safe secons or assigns, may pay the uncersal thereon, when due, and to keep said improvements hereon free from all statutory lien claims or companies as said second party may designate and the policy or policies of insurance constantly trans- the sum of the better processes and and party of the second part its successors are assigns, may pay the insurance, for such purpose, paying the costs thereof, and may also pay the final function of the repay.
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premiss neumbrances; that there is no one in adverse pos- rill varrant and defend the same against the law PROVIDED, ALWAYS, And these presents a squest of the part. 16.6 the first part, loaned ar AND WHEREAS, said part. 6.5 the first part entis, general and special, against said lands an use thereon constantly insured in such company arred to said party of the second part, its success to they and assessments, and may effect such provide the second part, its success to ry lice claims, and may invest such sums as ma event of all moneys so expended together with the	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. <u>Augusta R. Rhodes and J. Frank Rhodes</u> , her husband is above granled, and seized of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that. <u>Augusta B. Rhodes and J. Frank Rhodes</u> , her husband d advanced to <u>Augusta B. Rhodes and J. Frank Rhodes</u> , her husband the same at the sciences conditions that whereas, the said party of the second part at the special instance and d advanced to <u>Augusta B. Rhodes and J. Frank Rhodes</u> , her husband the sum of <u>Fight thousand and no/100</u> DOLLARS. t agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessors or assigns; and also to keep said and in thereon therefore or the free mail statutory lies of all periversite and the poley or polices of insurance constantly trans- the sum of the performed as aforesaid then said party of the second part its buccessors or as signs, may pay the unprove the due and the said party of the second part its buccessors or as signs, may pay the backsore or as group of the succession of said provements thereon as statu- tory its the reoresaid then said party of the second part its buccessors or as signs, may pay thesure of the due the or possession of said provements thereon as provided by the By-Laws of said Association, these presents shall be security.
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premiss neumbrances; that there is no one in adverse pos- dill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents a sequest of the part	from and after this date. sald party of the second part, its successors and assigns forever. Said partof the first part hereby as successors and assigns, that at the delivery hereot
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premiss neumbrances; that there is no one in adverse pos- fill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents a squest of the part. 16.8 the first part, loaned ar AND WHEREAS, said part 4.6.5 the first part enis, general and special, against said lunds an gs thereon constantly insured in such company red to said party of the second part, its success c very kind, and if any or either of said agreeme to haxes and assessments, and may effect such ry lien claims, and may invest such sums as ma ent of all moneys so expended together with the AND WHEREAS, the said	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. <u>Augusta R. Rhodes and J. Frank Rhodes</u> , her husband is above granled, and seized of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that. <u>Augusta B. Rhodes and J. Frank Rhodes</u> , her husband d advanced to <u>Augusta B. Rhodes and J. Frank Rhodes</u> , her husband the same at the sciences conditions that whereas, the said party of the second part at the special instance and d advanced to <u>Augusta B. Rhodes and J. Frank Rhodes</u> , her husband the sum of <u>Fight thousand and no/100</u> DOLLARS. t agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessors or assigns; and also to keep said and in thereon therefore or the free mail statutory lies of all periversite and the poley or polices of insurance constantly trans- the sum of the performed as aforesaid then said party of the second part its buccessors or as signs, may pay the unprove the due and the said party of the second part its buccessors or as signs, may pay the backsore or as group of the succession of said provements thereon as statu- tory its the reoresaid then said party of the second part its buccessors or as signs, may pay thesure of the due the or possession of said provements thereon as provided by the By-Laws of said Association, these presents shall be security.
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premiss neumbrances; that there is no one in adverse pos- fill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents a squest of the part. 16.8 the first part, loaned ar AND WHEREAS, said part 4.6.5 the first part enis, general and special, against said lunds an gs thereon constantly insured in such company red to said party of the second part, its success c very kind, and if any or either of said agreeme to haxes and assessments, and may effect such ry lien claims, and may invest such sums as ma ent of all moneys so expended together with the AND WHEREAS, the said	from and after this date. sald party of the second part, its successors and assigns forever. Sald partof the first part hereby as successors and assigns, that at the delivery hereotAugusta R. Rhodes. and J. Frank Rhodes, her husband assigns, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and thatAugusta B. Rhodes and H. Frank Rhodes, her husband a advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband d advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband the sum of Eight thousand and no/100 the second party may designate and the poley or policies of insurance constantly reas- tors or assigns; and also to keep sald lands and indeprements in good repair, and to keep sald and the sole of part of real insurance constantly reas- to be reformed as aforesaid then sald party of the second part is successors or assigns, may pay husuned, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- y be necessary to protect the title or possession of said Association, these presents shall be security, the Rhodes, her husband day of September, 1922 to or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premiss neumbrances; that there is no one in adverse pos- fill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents a squest of the part. 16.8 the first part, loaned ar AND WHEREAS, said part 4.6.5 the first part enis, general and special, against said lunds an gs thereon constantly insured in such company red to said party of the second part, its success c very kind, and if any or either of said agreeme to haxes and assessments, and may effect such ry lien claims, and may invest such sums as ma ent of all moneys so expended together with the AND WHEREAS, the said	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby as successors and assigns, that at the delivery hereotAugusts.R. Rhodes. and J. Frank Rhodes, her husband assigns, that at the delivery hereotAugusts.R. Rhodes.and.J. Frank Rhodes, her husband assigns, and that Augusts R. Rhodes and H. Frank Rhodes, her husband ad advanced toAugusts B. Rhodes.and J. Frank Rhodes, her husband the sum of Eight thousand and no/100
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premis- neumbrances; that there is no one in ndverse pos- ill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents a equest of the part. 16.8 the first part, loaned ar AND WHEREAS, said part 4.6.5 the first part enis, general and special, against said lands an gs thereon constantly insured in such company rred to said party of the second part, its success every kind, and if any or either of said agreeme the faxes and assessments, and may effect such art of all moneys so expended together with the AND WHEREAS, the said	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. Augusts R. Rhodes and A. Frank Rhodes, her husband is above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that <u>Augusts B. Rhodes and H. Frank Rhodes her husband</u> a advanced to <u>Augusts B. Rhodes and J. Frank Rhodes</u> her husband d advanced to <u>Augusts B. Rhodes and J. Frank Rhodes</u> her husband the sum of <u>Fight thousand and no/100</u>
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premis- neumbrances; that there is no one in ndverse pos- (ill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents a sequest of the part. 16.6 the first part, loaned ar one of the part. 16.6 the first part, loaned ar entis, general and special, against said lands an uge thereon constantly insured in such company red to said party of the second part, its success to very kind, and if any or either of said agreeme the faxes and assessments, and may offect such are of all moneys so expended together with the AND WHEREAS, the said	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby as successors and assigns, that at the delivery hereof. Augusta R. Rhodes and J. Frank Nhodes, her husband as above granted, and selzed of a good and indetensible estate of inheritance therein, free and clear of all session of same and that. Augusta B. Rhodes and H. Frank Rhodes, her husband ad equitable claims of all persons whomsoever. The upon the express conditions that whereas, the said party of the second part at the special instance and ad advanced to Augusta B. Rhodes and J. Frank Rhodes, her husband the sum of Eight thousand and no/100. The sum of Eight thousand and no/100. DolLARS. The area sold second part may designate and the poley or policies of insurance constantly trans- tors or assigns; and also to keep said ands and improvements in good repair, and to keep the build- or companies as sold second party may designate and the poley or policies of assigns, may pay insurance, for such purpose, paying the casts thereof, and may also pay the final judgment for any statu- y be necessary to protect the title or possession of said premises, including all costs and for the repay- charges thereon as provided by the By-Laws of said Association, these presents shall be security. A. B. Rhodes and J. Frank Rhodes, her husband day of September, 1922 to the order of Tulse Building & LOAN ASSOCIATION, the following sums of money viz:
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto convenant with said party of the second part, it he true and lawful owner.Sof the said premis neumbrances; that there is no one in adverse poss- vill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents is equest of the part. 16.8 the first part, loaned ar AND WHEREAS, said part. 6.5 the first part is thereon constantly insured in such company are to said party of the second part, its success f overy kind, and if any or either of said agreeme uch taxes and assessments, and may effect such are on long and special, against such sums as mo- tent of all moneys so expended together with the AND WHEREAS, the said	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereof. <u>Augnata R. Rhodes and J. Frank</u> Rhodes, her husband as above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that <u>Augnata B. Rhodes and H. Brank Rhodes, her husband</u> ad advanced to <u>Auguata B. Rhodes and J. Frank Rhodes, her husband</u> the sum of the sepress conditions that, whereas, the said party of the second part at the special instance and a advanced to <u>Auguata B. Rhodes and J. Frank Rhodes, her husband</u> the sum of <u>Fight thousand and no/100</u> DOLLARS. t agreewith the solid party of the second part, its successors and assigns, to pay all taxes and assession of sais growth a diversity of the second part, its successors and assigns, and to keep the build or companies as said second party may designation and the policy or policies of instance constantly trans- our of succertain storesul, then said party of the second part its successors and assigns, to pay all taxes and assession of easing and the to easing any pay insurance, for such purpose, paying the costs thereof, and may also pay the final udgminent for any path the succersory to protect the title or possession of said promises, including all costs and for the ropay- charges thereon as provided by the By-Laws of said Association, these presents shall be security. I. B. Rhodes and J. Frank Rhodes, her husband M. More or Obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE or OBLIGATION Tules, Otta
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premis- neumbrances; that there is no one in adverse pos- vill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents a equest of the part.1502 the first part, loaned ar AND WHEREAS, said part 6.50 the first part tends, general and special, against said lands an uge hereon constantly insured in such company are to said party of the second part, its success t overy kind, and if any or either of said agreeme that assessments, and may invest such sums as ma- tent of all moneys so expended together with the AND WHEREAS, the said	rom and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby as successors and assigns, that at the delivery hereof. <u>Augusta R. Rhodes and J. Frank</u> Rhodes , her hueband as above granied, and selzed of a good and indefensible estate of inheritance therein, free and clear of all session of same and that <u>Augusta B. Rhodes and J. Frank Rhodes her husband</u> ad advanced to <u>Augusta B. Rhodes and J. Frank Rhodes her husband</u> the sum of <u>Right thousand and no/100</u>
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it is true and lawful owner.Sof the said premis numbrances; that there is no one in adverse poss- ful warrant and defend the same against the har PROVIDED, ALWAYS, And these presents is squest of the part. 18.8 the first part, loaned ar AND WHEREAS, said part 6.5 the first part ents, general and special, against said lands an age thereon constantly insured in such company red to said party of the second part, its success every kind, and if any or either of said agreeme to taxi and assessments, and may offert such ry lien claims, and may invest such sums as ma ent of all moneys so expended together with the AND WHEREAS, the said	rom and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. Augusts R. Phodes and A. Frank Rhodes, her husband s above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that Augusts B. Rhodes and H. Frank Rhodes, her husband rol and equitable claims of all persons whomsever. re upon the express conductions that, whereas, the said party of the second part at the special instance and d advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband re upon the express conductions that, whereas, the said party of the second part at the special instance and d advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband re upon the express conductions that, whereas, the said party of the second part at the special instance and d advanced to Augusta B. Rhodes and J. Frank Rhodes, her husband re upon the express conductions that, whereas, the successors and assigns, to pay all taxes and assess- it mercomments thereon, when due, and to keep said lands and improvements thereon free from all statutory line claims ors or assigns, and also to keep said lands and improvements in good repart, and to keep said then said party of the second part its successors or ansigns, may pay insurance, for such purce, maying the signate and the policy or policies of insurance constantly trans- inste a not performed as atoresaid then said party of the second part its successors and add addeced to the repay- inters end as a storesaid the said Association, these presents shall be security. a. B. Rhodes and J. Frank Rhodes, her husband rol or obligation, which is made a part hereof and in the words and figures as follows, to-wit: be toor or of cost purces as the is made a part hereof and in the words and figures as follows, to-wit: three, and 2.0/100
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premis neumbrances; that there is no one in adverse pos- ful warrant and defend the same against the hav- PROVIDED, ALWAYS, And these presents a squest of the part. 16.8 the first part, loaned an AND WHEREAS, said part. 6.5 .1 the first part is thereon constantly insured in such company are to said party of the second part, its success t every kind, and if any or either of said agreeme to to said assessments, and may effect such ary line claims, and may invest such sums as mo- tent of all moneys so expended together with the AND WHEREAS, the said	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby as successors and assigns, that at the delivery hereot. Augusts R. Rhodes and A. Frank Rhodes, her husband sa above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that. Augusts B. Rhodes and H. Frank Rhodes, her husband as advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband d advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband the sum of Eight thousand and no/100 the sum of Eight thousand and no/100 the sum of Eight thousand and no/100 the second party may designate and hards and assess- in more enable the costs thereof, and may advance on a said second part is successors and assigns, to pay all taxes and assess- in more reformed as aforestid then said party of the second part is successors and assigns, may pay insurance, for such protect the title or possession of said provises, including all costs and for erropay- charges thereon as provided by the By-Laws of said Association, these presents shall be security. B. Rhodes and F. Frank Rhodes, her husband day of September, 1922 to the order of Tulks, Building & LOAN ASSOCIATION, the following sums of money viz: three, and 2.0/100 to the capital stock of said Association, represented and evidenced by the where \$\$ her husband to said Association to secure a loan of
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it is true and lawful owner.Sof the said premise neumbrances; that there is no one in adverse poss- ill warrant and defend the same against the law PROVIDED, ALWAYS, And these presents is squest of the part. 16.8 the first part, loaned and AND WHEREAS, said part. 6.5 the first part is general and special, against said lands and ge thereon constantly insured in stuch company red to said party of the second part, its success every kind, and if any or either of said agreeme to faxes and assessments, and may effect such ry lice claims, and may invest such sums as mo- ent of all moneys so expended together with the AND WHEREAS, the said	from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. Augusta R. Bhodes and A. Frank Rhodes, her husband se above granied, and seized of a good and hadefeasible estate of inheritance therein, free and clear of all session of ame and that <u>Augusta B. Rhodes and H. Frank Rhodes, her husband</u> ad advanced to <u>Augusta B. Rhodes and J. Frank Rhodes</u> . her husband d advanced to <u>Augusta B. Rhodes and J. Frank Rhodes</u> . her husband the sum of Fight thousand and no/100
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it is true and lawful owner.Sof the said premis numbrances; that there is no one in adverse pos- fill warrant and defend the same against the har- PROVIDED, ALWAYS, And these presents a squest of the part. 16.8 the first part, loaned ar AND WHEREAS, said part 4.6.8 , it the first par- ents, general and special, against said lands an age thereon constantly insured in such company red to said party of the second part, its success every kind, and if any or either of said agreeme to haxes and assessments, and may offect such ry lien claims, and may invest such sums as ma- ent of all moneys so expended together with the AND WHEREAS, the said	<pre>from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereof. Augusta R. Rhodes and A. Frank Rhodes, hor husband sealow granted, ind selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that Augusta B. Rhodes and L. Frank Rhodes, her husband d advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband d advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband d advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband d is successors and assigns, the said party of the second part at the special instance and d advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband d is successor with the said party of the second part is successors and assigns, to pay all taxes and assess- i improvements thereon, when due, and to keep said improvements in good repair, and to keep he build- se formed as a forewaid then said party of the second part its successors or ansign, may pay y be necessary to protect the title or possession of said provident lis successors or ansign, including all costs and for any statu- day of</pre>
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premis neumbrances; that there is no one in adverse pos- ill warrant and defend the same against the hav- PROVIDED, ALWAYS, And these presents a squest of the part. 16.8 the first part, loaned an AND WHEREAS, said part. 6.5 .1 the first part is thereon constantly insured in such company are to said party of the second part, its success t every kind, and if any or either of said agreeme text of all moneys as expended together with the AND WHEREAS, the said	rom and atter this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. <u>Augusta R. Rhodes and M. Frank</u> Rhodes, her husband se above granied, and selzed of a good and indefeasible cetate of inheritance therein, free and clear of all assistion of same and that <u>Augusta B. Rhodes and H. Brank Rhodes</u> , her husband a advanced to <u>Augusta B. Rhodes and J. Frank Rhodes</u> , her husband d advanced to <u>Augusta B. Rhodes and J. Frank Rhodes</u> , her husband the sum of <u>Fight thousand and no/100</u>
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto convenant with said party of the second part, it he true and lawful owner.Sof the said premis neumbrances; that there is no one in adverse pos- vill warrant and defend the same against the har- PROVIDED, ALWAYS, And these presents i equest of the part. 16.6 the first part, loaned ar AND WHEREAS, said part 4.6.6 the first par- tere to said party of the second part, its success f every kind, and if any or either of said agreeme uch taxes and basedsments, and may effect such ry lien claims, and may invest such sums as ma- ient of all moneys so expended together with the AND WHEREAS, the saidAUgus.tr d on USL5thLOAN ASSOCIA' For Value ReceivedRepromise to pay he sum ofS160S160 retificate therefor numberedS160 se monthify upon said sum so borrowed by e said sums of money, amounting in the aggrege	<pre>trom and atter this date. said part of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. Augusts R. Bhodes and J. Frank Rhodes, her husband session of same and that Augusts B. Rhodes and H. Prank Rhodes, her husband ad advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband d advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband the sum of Eight thousand and no/100</pre>
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto convenant with said party of the second part, it he true and lawful owner.Sof the said premis neumbrances; that there is no one in adverse pos- vill warrant and defend the same against the har- PROVIDED, ALWAYS, And these presents i equest of the part. 16.6 the first part, loaned ar AND WHEREAS, said part 4.6.6 the first par- tere to said party of the second part, its success f every kind, and if any or either of said agreeme uch taxes and basedsments, and may effect such ry lien claims, and may invest such sums as ma- ient of all moneys so expended together with the AND WHEREAS, the saidAUgus.tr d on USL5thLOAN ASSOCIA' For Value ReceivedRepromise to pay he sum ofS160S160 retificate therefor numberedS160 se monthify upon said sum so borrowed by e said sums of money, amounting in the aggrege	<pre>from and after this date. said party of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereof. Augusta R. Rhodes and A. Frank Rhodes, hor husband sealow granted, ind selzed of a good and indefeasible estate of inheritance therein, free and clear of all session of same and that Augusta B. Rhodes and L. Frank Rhodes, her husband d advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband d advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband d advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband d is successors and assigns, the said party of the second part at the special instance and d advanced toAugusta B. Rhodes and J. Frank Rhodes, her husband d is successor with the said party of the second part is successors and assigns, to pay all taxes and assess- i improvements thereon, when due, and to keep said improvements in good repair, and to keep he build- se formed as a forewaid then said party of the second part its successors or ansign, may pay y be necessary to protect the title or possession of said provident lis successors or ansign, including all costs and for any statu- day of</pre>
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto convenant with said party of the second part, it he true and lawful owner.Sof the said premis neumbrances; that there is no one in adverse pos- vill warrant and defend the same against the har- PROVIDED, ALWAYS, And these presents i equest of the part. 16.6 the first part, loaned ar AND WHEREAS, said part 4.6.6 the first par- tere to said party of the second part, its success f every kind, and if any or either of said agreeme uch taxes and basedsments, and may effect such ry lien claims, and may invest such sums as ma- ient of all moneys so expended together with the AND WHEREAS, the saidAUgus.tr d on USL5thLOAN ASSOCIA' For Value ReceivedRepromise to pay he sum ofS160S160 retificate therefor numberedS160 se monthify upon said sum so borrowed by e said sums of money, amounting in the aggrege	<pre>trom and atter this date. said part of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. Augusts R. Bhodes and J. Frank Rhodes, her husband session of same and that Augusts B. Rhodes and H. Prank Rhodes, her husband ad advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband d advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband the sum of Eight thousand and no/100</pre>
entals and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto convenant with said party of the second part, it he true and lawful owner.Sof the said premis neumbrances; that there is no one in adverse pos- vill warrant and defend the same against the har- PROVIDED, ALWAYS, And these presents i equest of the part. 16.6 the first part, loaned ar AND WHEREAS, said part 4.6.6 the first par- tere to said party of the second part, its success f every kind, and if any or either of said agreeme uch taxes and basedsments, and may effect such ry lien claims, and may invest such sums as ma- ient of all moneys so expended together with the AND WHEREAS, the saidAUgus.tr d on USL5thLOAN ASSOCIA' For Value ReceivedRepromise to pay he sum ofS160S160 retificate therefor numberedS160 se monthify upon said sum so borrowed by e said sums of money, amounting in the aggrege	<pre>trom and atter this date. said part of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. Augusts R. Bhodes and J. Frank Rhodes, her husband session of same and that Augusts B. Rhodes and H. Prank Rhodes, her husband ad advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband d advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband the sum of Eight thousand and no/100</pre>
entais and profits accruing from said property TO HAVE AND TO HOLD THE SAME unto onvenant with said party of the second part, it he true and lawful owner.Sof the said premis neumbrances; that there is no one in adverse pos- ful warrant and defend the same against the har- PROVIDED, ALWAYS, And these presents i squest of the part. 16.8 the first part, loaned ar AND WHEREAS, said part 4.6.6 the first part ents, general and special, against said lands an igs thereon constantly insured in such company red to said party of the second part, its success every kind, and if any or either of said agreeme to taxes and assessments, and may offert such ry lien claims, and may invest such sums as ma- ent of all moneys so expended together with the AND WHEREAS, the saidAUgus.tr to on US	<pre>trom and atter this date. said part of the second part, its successors and assigns forever. Said partof the first part hereby s successors and assigns, that at the delivery hereot. Augusts R. Bhodes and J. Frank Rhodes, her husband session of same and that Augusts B. Rhodes and H. Prank Rhodes, her husband ad advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband d advanced to Augusts B. Rhodes and J. Frank Rhodes, her husband the sum of Eight thousand and no/100</pre>