11				4. 20.				2				in Ag			C	01	MI	?A	K	E	υ						
1	١	1	C)]	3	T	`(3	A	1	3	E	í s c	R	E	C	C)F	R)	1	N	o.	4	1	5	: :
			12.1		1.1	77			11							14.1		4.1							- 19		

							- 24				
			- 5 - 5	1.27							
-		- ÷.									
. R	×١.					- C					A
11	• •	× .		n •	٩.	•	A -	÷.,		11.1	~ ++
	ч			~	1.1	1.4	41	n 4	h	·	÷H
		<u> </u>		-	-	-	* *		÷		~ * * *
		ŧJ.		-		10.00	ة دهم	-		- 24	3Ħ

artala L	HIS INDENTURE, Made this lot October , 192_2 between
	Haddie Eakin and Harry Kakin her husbend
	The second secon
	Cul Sa Buidling & LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
	WITNESSETH, That the said part
	Twanty-five Hundred and no/100 DollArs,
	n hand pald by the said party of the second part, the receipt whereof is hereby acknowledged, ha. V.9 sold and by these presents
	BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate.
	ying and situated in the County of Tulsa
	The South Thirty (30) feet of Lot Two (2) in Block Three (3) in Kirkwood Place an
	Addition to the city of Tulsa, Uklahoma.
	I decredy postfy that a
i. Ny fi	Present word 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	A decreby contributions in procession of the second
	Dated this Wayne L. Dicker Court
	Contraction of Accounting the Accoun
	Becility
	and all right, title, estate and interest of said grantorin and to said premises, including all homestead rights, which are hereby waived and released, to- other 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- leular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all entails and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby
	entais and profits accruing from said property from and actor this date. 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 onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Haddie Eakin and Harry Eakin ber husband her husband he true and lawful ownerof the said premises above granted, and select of a good and indefeasible Eakin and Harry Eakin her husband
	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 Haddie Eakin and Harry Eakin her husband her husband her husband her husband her husband her husband her husband her husband Haddie Eakin and Harry Sakin her husband Haddie Eakin and Harry Sakin her husband Haddie Eakin and Harry Sakin her husband Her husband Her husband Her husband Her husband Her husband
	entais and profits accruing from said property from and actor this date. 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 onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Haddie Eakin and Harry Eakin ber husband her husband her husband into the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all noumbrances; that there is no one in adverse possession of same and that. Haddie Eakin and Harry Eakin her husband ill warrant and defend the same against the lawful and equitable claims of all persons whomsbever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and squeest of the partof the first part, loaned and advanced to
	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 Haddie Eakin and Harry Eakin her husband her husband her husband her husband her husband her husband her husband her husband Haddie Eakin and Harry Sakin her husband Haddie Eakin and Harry Sakin her husband Haddie Eakin and Harry Sakin her husband Her husband Her husband Her husband Her husband Her husband
	entais and profits accruing from said property from and actor this date. 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 be true and lawful ownerof the said premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all neumbrances; that there is no one in adverse possession of same and that
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, of the first part hereby Haddie Eakin and Harry Eakin her husbend S he true and lawful ownerof the said premises above granted, and seized of a good and indecasible estate of inheritance therein, free and clear of all her husbend S her husbend Haddie Eakin and Harry Eakin her husbend ill warrant and defend the same against the lawful and equitable claims of all persons whomsbever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and squeest of the part
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, of the first part hereby Haddie Eakin and Harry Eakin her husbend S he true and lawful ownerof the said premises above granted, and seized of a good and indecasible estate of inheritance therein, free and clear of all her husbend S her husbend Haddie Eakin and Harry Eakin her husbend ill warrant and defend the same against the lawful and equitable claims of all persons whomsbever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and squeest of the part
	entais and profits accruing from said property from and actor this date. 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 Haddie Eakin and Harry Eakin B her husband B her husband Haddie Eakin and Harry Eakin her husband Haddie Eakin and Harry Eakin her husband Tyienty Five Hundred and Noneceto Tyienty Five Hundred and None None Nonecetors and assigns, to pay all taxes and assessee there, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- ty the second part, its successors or assigns; and also to keep said improvements thereon repaires or said assesses or discussed in the second part of the second part is successors or assigns, may pay tere to said party of the second part, its successors or assigns; and also teop said index of said apenty of any setter of said agreements be not performed as aforesaid then said apenty of the second part is second and the second part is successors or assigns, may pay red to said assessents, and may effect such insurance constantly trans- tory kind, and if any or either of said agreements be not performed as aforesaid then said apenty of the second part is becenting. The repay- tory kind, and if any or either of said agreements be not performed as aforesaid then sof said apenty of the second part, its beccessors or assigns, may pay re
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, of the first part hereby Haddie Eakin and Harry Eakin her husbend S he true and lawful ownerof the said premises above granted, and seized of a good and indecasible estate of inheritance therein, free and clear of all her husbend S her husbend Haddie Eakin and Harry Eakin her husbend ill warrant and defend the same against the lawful and equitable claims of all persons whomsbever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and squeest of the part
	In this and profits according from shid property from and near the time date. 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 here of HADE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby here of have and have a second part, its successors and assigns, that at the delivery here of Haddie Eakin and Harry Eakin her husband Her husband Her husband Haddie Eakin and Harry Kakin her husband Haddie Kakin her husband Haddie Kakin and Harry Eakin her husband Haddie Eakin and Harry Eakin her husband the second part, its successors upon the express conditions that, whereas, the said party of the second part at the special instance and part of the first part, loaned and advanced to. Haddie Eakin and Harry Eakin her husband Thenty, Five_Hundred_and_no/100 DOLLARS, AND WHEREAS, said part_6f the first part agree
	on this and profits according from shid property from and allot this data. TO HAVE AND TO HOLD THE SAME unto add party of the second part, its successors and assigns forever. Said partf the first part hereby here the second part, its successors and assigns, that at the delivery hereof Haddie Eakin and Harry Eakin here husbend be true and havini owner
	on this and profits accruing from shid property from and allot us data. TO HAVE AND TO HOLD THE SAME unto add party of the second part, its successors and assigns forever. Said partf the first part hereby here in the second part, its successors and assigns, that at the delivery hereo. Haddie Eakin and Harry Eakin her husband be true and havin over
	on this and profits according from said projectly from and ratio this successors and assigns forever. Said part, of the first part hereby Haddie Eakin and Harry Eakin her husband is well and the said part, its successors and assigns that at the delivery hereof. Haddie Eakin and Harry Eakin her husband is well and the said permises above granted, and seled of a good and indefeasible state of inheritance therein, free and clear of all inverses in a deverse possession of same and that Haddie Eakin and Harry Kakin her husband is were more the same and the same and the target the special instance and the same and the same and the same on the target as the same and the same and the same on the target as the special instance and the same and the same of the same and advanced to interface the part of the second part is and advanced to interface the part of the same and sate and advanced to interface in a deverse or companies as said second part, its successors and assigns, to pay all taxes and assessesting and sate in a said second part of the second part is become the build interface and the part of the second part is and to keep said improvements the second part is become and in the build in the same and the build in the same and the sate and the second part is become and the second part is build and to be a said as a said second part part were the second part is buceassors on assigns and and second part is buceassors on assigns and the offer and the part of the second part is buceassors on assigns and the fore off and the part of the second part is buceassors on assigns and the fore offer and prediment for any state and the second part is buceassors on assigns and the second part is and to keep the build and the part of the second part is and the deverses of the second part is and the second part is and to have the second part is and the second part is and the fore and the second part is and the build as a distribute the second part is buceassors on assigns and the second part is buceassors on assigns and the fore a
	initial and profits accruing from said property from and netter ins under. ide TO HAVE AND TO HOLD THE SAME unic said party of the second part, its successors and assigns forever. Said parti of the first part hereby and motion with said party of the second part, its successors and assigns forever. Haddie Eakin and Harry Eakin a true and hwful ownerof the said premises above granted, and selzed of a good and indecasible statuce of inheritance therein, free and clear of all idumbrances; that there is no one is a dorerse possesion of same and that. Haddie Eakin and Harry Eakin her hus band idumbrances; that there is no one is a dorerse possesion of same and that. Haddie Eakin and Harry Eakin her hus band idumbrances; that there is no one is a dorerse possesion of same and that. Haddie Eakin and Harry Eakin her hus band idumbrances; that there is no one is a dorerse possesion of same and that. Haddie Eakin and Harry Eakin her hus band idues of the part
	Initial and profile accruing from said property from and alter us and a. 148 TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part—of. Haddis Eskin and Harry Eskin A Haddis Eskin and Harry Eskin Haddis Eskin and Harry Eskin B he provents with suid party of the second part, its successors and assigns, that at the delivery hereof. Haddis Eskin and Harry Eskin B he true and havful ownerof the said promises possession of same and that Haddie Eskin and Harry Eskin her husband HB ddie Eskin and diverses possession of same and that Haddie Eskin and Harry Eskin her husband HB ddie Eskin and Harry Eskin her husband the same against star upon the express conditions that, whereas, the said party of the second part at the special instance and squeet of the first part, loaned and advanced to Haddie Eskin and Harry Eskin her husband the sum of TW:enty_Five_Hundred_and_and furry of the second part, its successors and assigns, to pay all taxes and assessessing and the greating in provements thereon for on all statutory lies othans State there is and prove of such instruction and and the or such parts and the same assigns, to pay all taxes and assesses ADD WHISTERAS, said parts at lands and improvements theoon, when due, and to keep said indir instruction, these prevents hall be charged interver, pay and pay the find instruction in assigns, may pay of the assessmenta, and may offect such instructore, pay such hereof and may othe second herior
	initial activity activity from suid property from suid. ife8 TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns forever. Suid part, of the step part hereby Haddie Eakin and Harry Eakin here hurbbands a be breand lawful owner. of the said perity of the second part, its successors and assigns, that at the delivery hereof. Haddie Eakin and Harry Eakin her hueband in unmbranes; that there is no one in adverse possession of same and that. Haddie Eakin and Harry Kakin her hueband Haddie Eakin and Harry Kakin her hueband Haddie Eakin and Harry Eakin her hueband the same back of the first part, leand and advanced to: Haddie Eakin and Harry Eakin her hueband the sum of TWENTY, Five-Hundred-and no/100 DOLLARS, AND WHEREAS, said part. Segneral and speak against said argenerates the same and intervorments the one part is thereof, no first part, and to keep the built- generate and speak, against said argenerates the same and intervorments the soon, when due and to have one assesses and assigns, the successors and assigns, to pay all taxes and assesses that and agreements the and and party of the second part, its successors and assigns, may pay the that and prevements thereof, from form all atturbury the chains at a tore part is a dote to be part in add to keep part in the sore part in add to keep part in the second part is the second part
	enths and profits accruing from shid projecty from and a factor thm state. TO HAVE AND TO HILD FILE SARE must call dary of the second part, its successors and assigns forever. Said part the file of the first part hereby here hild and party of the second part, its successors and assigns of the second part, if the first part hereby here hild havid ownerof the said premises above granted, and select of a good and midectashibe states of inheritance therein, free and clear of all her huse bard her huse bard her huse bard her huse bard here huse bard he
	ninkle and profits actruing from stude projecty from and a farof this statu. TO TAVE AND TO HILD FIRE SAME used and party of the second part, its successors and assigns forever. Said part of the first part bereby the and party of the second part, its successors and assigns, that at the delivery heree. Haddie Eakin and Harry Eakin her husebard be there and lawful ownerof the said premises above granted, and seized of a good and indecastible status of inhoritance therein, free and elser of all the second part its successors and assigns, that at the delivery heree. Haddie Eakin and Harry Eakin her husband Haddie Eakin and Harry Eakin and Harry Eakin her husband Haddie Eakin and Harry Eakin her husbard methods and the second part at the special instance and parts of the said previses and make of all party of the second part at the special instance and parts of the particle the theory first and theory previses conditions that, whereas, the said party of the second part at the special instance and make and assessments. The part is and first part agrees are upon the crystes conditions that, whereas, the said party of the second part at the special instance and make and assessments. The part is and first part agrees and theorem, when the said and the preventers is good read and to keep the build- make and assessments, and may affect such insurance, for such party of the second part is a sock owners, for such party of the second part is a sock owners, for such party of the second part is a sock owners, for such party of the second part is a sock owners, for a sock owners, for such party of the second and advected the origin party of the second part is a sock owners, for such party or the second part is a sock owners, for such party of the second part is a sock owners, for such party of the second part is a contractive part agreed and and may of the second part is a sock owners, for such party of the second part is a sock owners, for such party of the second part is a sock owners and second part is a sock owners, for
	Intermedia a profile accriming from and property from and nater instance. 16.80 TO TAYE AND TO HOLD THE SAME will associated party. It is successors and assigns forever. Sulf part
	Initial and profite actring from shall properly from and takes. TO TAYER AND TO HOLD THE SAME unce and party of the second part, its successors and assigns forever. Said parts of the second part, its successors and assigns, that at the delivery hered. Haddie Eakin and Harry Eskin are true and hawful ownerof the said promises above granted, and solved of a good and indecasible solute of inherinance them in the second part at its successors and assigns, that at the delivery hered. Haddie Eakin and Harry Eskin are true and hawful ownerof the said promises above granted, and solved of a good and indecasible solute of inherinance that is the same at the same and the true haddie is a part of the second part at the special instance and indecasible solute of inherinance that the same at the same at the same and the approximation of the same at
	ninkle and profits actruing from stude projecty from and a farof this statu. TO TAVE AND TO HILD FIRE SAME used and party of the second part, its successors and assigns forever. Said part of the first part bereby the and party of the second part, its successors and assigns, that at the delivery heree. Haddie Eakin and Harry Eakin her husebard be there and lawful ownerof the said premises above granted, and seized of a good and indecastible status of inhoritance therein, free and elser of all the second part its successors and assigns, that at the delivery heree. Haddie Eakin and Harry Eakin her husband Haddie Eakin and Harry Eakin and Harry Eakin her husband Haddie Eakin and Harry Eakin her husbard methods and the second part at the special instance and parts of the said previses and make of all party of the second part at the special instance and parts of the particle the theory first and theory previses conditions that, whereas, the said party of the second part at the special instance and make and assessments. The part is and first part agrees are upon the crystes conditions that, whereas, the said party of the second part at the special instance and make and assessments. The part is and first part agrees and theorem, when the said and the preventers is good read and to keep the build- make and assessments, and may affect such insurance, for such party of the second part is a sock owners, for such party of the second part is a sock owners, for such party of the second part is a sock owners, for such party of the second part is a sock owners, for a sock owners, for such party of the second and advected the origin party of the second part is a sock owners, for such party or the second part is a sock owners, for such party of the second part is a sock owners, for such party of the second part is a contractive part agreed and and may of the second part is a sock owners, for such party of the second part is a sock owners, for such party of the second part is a sock owners and second part is a sock owners, for
	Initial and profite actring from shall properly from and takes. TO TAYER AND TO HOLD THE SAME unce and party of the second part, its successors and assigns forever. Said parts of the second part, its successors and assigns, that at the delivery hered. Haddie Eakin and Harry Eskin are true and hawful ownerof the said promises above granted, and solved of a good and indecasible solute of inherinance them in the second part at its successors and assigns, that at the delivery hered. Haddie Eakin and Harry Eskin are true and hawful ownerof the said promises above granted, and solved of a good and indecasible solute of inherinance that is the same at the same and the true haddie is a part of the second part at the special instance and indecasible solute of inherinance that the same at the same at the same and the approximation of the same at
化学学学校 化化学学 化化学学 化化学学 化化学学 化化学学 化化学学 化化学	Initial and profite actring from shall properly from and takes. TO TAYE AND TO HOLD THE SAME unce and party of the second part, its successors and assigns forever. Said parts of the second part, its successors and assigns, that at the delivery hered. Haddie Eakin and Harry Eskin are true and hawful ownerof the said promises above granted, and selens of a good and indecasible scatte of inherinance them in the second part at its successors and assigns, that at the delivery hered. Haddie Eakin and Harry Eskin are true and hawful ownerof the said promises above granted, and selens d'al good and indecasible scatte of inherinance that is a second part at the second part at the special instance and indecasible scatte of inherinance that is a second part at the second act is a second part at the special instance and indecasible scatter of the second part at the special instance and indecasible scatter of the second part at the special instance and indecasible scatter of the second part at the special instance and indecasible scatter of the second part is second part. Squeet of the part of the second act upon the deprese and the second part is successors and assigns for a statter of the second part is associated in the second part is second part. The matry Eakin and Harry Eakin her husband into over part of the second part is associated scale and part of the second part is associated at second part in and second part is associated the second part is second part. association is adding association in the second part is second part in second second part is associated at the second part is associated at the second part is second part in the second part is second part in the second part is associated at the second part is second part is second part is the second part is second part is the second part is
	Initial and profite actring from shall properly from and takes. TO TAYE AND TO HOLD THE SAME unce and party of the second part, its successors and assigns forever. Said parts of the second part, its successors and assigns, that at the delivery hered. Haddie Eakin and Harry Eskin are true and hawful ownerof the said promises above granted, and selens of a good and indecasible scatte of inherinance them in the second part at its successors and assigns, that at the delivery hered. Haddie Eakin and Harry Eskin are true and hawful ownerof the said promises above granted, and selens d'al good and indecasible scatte of inherinance that is a second part at the second part at the special instance and indecasible scatte of inherinance that is a second part at the second act is a second part at the special instance and indecasible scatter of the second part at the special instance and indecasible scatter of the second part at the special instance and indecasible scatter of the second part at the special instance and indecasible scatter of the second part is second part. Squeet of the part of the second act upon the deprese and the second part is successors and assigns for a statter of the second part is associated in the second part is second part. The matry Eakin and Harry Eakin her husband into over part of the second part is associated scale and part of the second part is associated at second part in and second part is associated the second part is second part. association is adding association in the second part is second part in second second part is associated at the second part is associated at the second part is second part in the second part is second part in the second part is associated at the second part is second part is second part is the second part is second part is the second part is