## MORTGAGE RECORD No. 447 No. 237645 C.M.J.

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THIS INDENTURE, Made this Seventh day of August	decourses to
📕 이번 이 가장 전 1월 1일 이날에요. 이번 이 가장 않는 것은 것을 많은 것이라. 왜 없지 않는 것이 하는 것이 가지 않는 것이 가지 않는 것이 있다. 것이 하는 것이 있는 것이 없는 것이 있는 것이 있는 것이 있는 것이 없는 것이 있는 것이 있는 것이 있는 것이 없는 것이 있는 것이 없는 것이 있는 것이 없는 것이 있는 것이 없는 것이 없 않는 것이 없는 것이 없 않는 것이 없는 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것이 없는 것이 없다. 것이 없는 한 것이 없는 것이 없다. 것이 없 않 않 않 않 않 않 않 않는 것이 없 않이 않이 않이 않이 않이 않 않 않이 않는 것이 없는 것이 없 않이	
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L. E. Z. Aaronson and Cynthia T. Aaronson, his wife,	
in. Tulsa County, and State of Oklahoma, part 1954 the first part, and	the
TULSA BUILDING AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoms, party of the second p	
WITNESSETH, That the said part. 108	
Six Thousand and 00/100	
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha. Yosold and by these presents do GRAM	
BARGAIN. SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real est	
lying and situated in the County ofand State of Oklahoma, to-	wit:
· · · · · · · · · · · · · · · · · · ·	
	-
The South Fifty (50) feet of the East One Hundred (100)	
feet of Lot Three (3), Block One Hundred Eighty-four (184)	
of the Original Town of Tulsa, Oklahoma, according to the	
Recorded Plat thereof.	
TREASUR	
TREASUR ENLIGEMENT Thereby centry that receiver 6-02 and issued	
Receipt No/LO24 therefore asyment of mortgage	
tax on the within mortus Dated this 5 day Oug 192.3 W W Sturkey County Treasurer	
DIR	***
PSB. Deputy	
G	
And all right, title, estate and interest of said grantor. A in and to said premises, including all homestead rights, which are hereby waived and released, gether 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 r	to- par-
And all right, title, estate and interest of said grantor. S. in and to said premises, including all homestead rights, which are hereby waived and released, gether 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 p licular, and with all and singular the temenents, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rent and profits accruing from said property from and after this date.	tais
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 105 of the first part her	eby
covenant with said party of the second part, its successors and assigns, that at the delivery hereof	 
L.E. Z. Aaronson and Cynthia T. Aaronson, his wife	
the true and lawful owner S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all	
cumbrances; that there is no one in adverse possession of same and that	
L. E. Z. Aaronson and Cynthia T. Aaronson, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.	- <b>-</b>
PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance	
request of the part 10 Si the first part, loaned and advanced to	4 - 4
L. E. Z. Aaronson and Cynthia T. Aaronson, his wife	sum
of Six Thousand and 00/100 DOLLA	RS.
ments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bu	000-
ngs thereof tonstanty history of the second part, its successory or companies as and second provided builds and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and improvements thereon free from all statutory lies and also to keep said lands and lands and lands and lands and also to keep said lands and lands and lands and also to keep said lands and also to keep	ess- iid-
	ess- iid- ins- s of ich
taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory l claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayment of all mon	ess- iid- ins- s of uch lien eys
AND WHEREAS, said part $\pm 9.5$ of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assigns, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buings thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly trafered to said party of the second part, its successors or assigns, to pay all taxes and assesses when the policy or policies of insurance constantly trafered to said party of the second part is successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay sa taxes and assessments, and my effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory leading, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayment of all mon 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 L. E. Z. Aaronson and Cynthia T. Aaronson, his wife	
AND WHEREAS, the said L. E. Z. Aaronson and Cynthia T. Aaronson, his wife	
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife did on theS venth	
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife did on theS venth	the
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife did on theS venth	the
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife did on theS venth August, 1923	the viz:
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife did on theS venth August, 1923	the viz:
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife did on theS venthday ofAugust, 1923make and deliver to TULSA BUILDING AND 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 Tulsa, Oklahoma,August 7, 1923192 For Value Receivedpromise to pay to the order of TUISA BUILDING /_LOAN ASSOCIATION, the following sums of money w The sum ofThirty-nine and 90/109DOLLAT	the viz: RS,
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife did on the	the viz: RS, the
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife. did on the	the viz: RS, the
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife did on the	the viz: RS, the of
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife. did on theS venthday ofAugust, 1923make and deliver to TULSA_BUILDING AND 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 Tulsa, Oklahoma,AUgust 7, 1923192 For Value ReceivedWepromise to pay to the order of _TUISA_BUILDING _/_LOAN ASSOCIATION, the following sums of money v The sum ofThirty-nine and 90/100Of the capital stock of said Association, represented and evidenced by Certificate therefor numbered4228of the capital stock of said Association, represented and evidenced by L. E. Z. Aaronson and Cynthia T. Aaronson, his wifeto said Association to secure a loan Six Thousand and 00/100	the viz: RS, the of
AND WHEREAS, the saidL. E. Z. AARONSON and Cynthia T. AARONSON, his wife	the the viz: RS, the of of rest
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife	viz: RS, the of rest ta,
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife. did on the	viz: RS, the of rest na. RS;
AND WHEREAS, the saidL. E. Z. ABYONSON and Cynthia T. ABYONSON, his wife	viz: RS, the of rest na. RS;
AND WHEREAS, the saidL. E. Z. Asronson and Cynthia T. Asronson, his wife. did on the	viz: RS, the of rest na. RS;
AND WHEREAS, the saidL. E. Z. ABYONE ON AND Cynthia T. ABYONE ON, his wife	viz: RS, the of rest na. RS;

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