THIS INDENTURE, Made this Twenty-first day of August 192 3 between
L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his
Wife Tulsa County, and State of Oklahoma, parties of the first part, and the
TULSA BUILDING AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
WITNESSETH, That the said part 1es of the first part, for and in consideration of the sum of
Seventy-five Hundred and 00/100 DOLLARS,
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha. Veold 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.  Tulsa
lying and situated in the County of and State of Oklahoma, to-wit:
Tot Nine (0) Plack Mus (0) Muslan Addition to the situ
Lot Nine (9), Block Two (2), Turley Addition to the city
of Tulsa, Tulsa County, Oklahoma, according to the Recorded
Plat thereof.
TRIS ENDORSEMENT
TREASURISM of moderate
TREASURER'S ENDORSEMENT  TREASURER'S ENDORSEMENT  I-horeby certify that I received \$ 75 and insues  I-horeby certify that I received \$ 75 and insues  Inhoreby certification in the properties of the inhoreby certification in the inhoreby certifica
Receipt Not in mortgues 1774 1023
tax on the white add day of
Dated W. W Streker, Company
Thereby certal interactor in payment  Receipt No/ Therefore in payment  Receipt No/ Therefore in payment  tax on the within mortguae  The within mortguae  W. W. Streken, Comb.  The within mortguae  W. W. Streken, Comb.  The within mortguae  The within mortguae  W. W. Streken, Comb.  The within mortguae  The within mortguae  W. W. Streken, Comb.  The within mortguae  The within mortguae  W. W. Streken, Comb.  The within mortguae  The within mortguae  W. W. Streken, Comb.  The within mortguae  The within
appearant with said norty of the second part, its successors and assigns, that at the delivery horsel 11. S. ADDIEDY SIGNIFUL ADDIEDY
covenant with said party of the second part, its successors and assigns, that at the delivery hereof. L.S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, 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 in-
his wife, and John Hodnett and Elnora Hodnett, 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 in- cumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and
his wife, and John Hodnett and Elnora Hodnett, 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 in- cumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and
his wife, and John Hodnett and Elnora Hodnett, 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 incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and
his wife, and John Hodnett and Elnora Hodnett, his wife, the true and lawful owner.S. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in- cumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to. L. S. Appleby and Lucy Appleby, his wife, and
his wife, and John Hodnett and Elnora Hodnett, 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 in- cumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,
his wife, and John Hodnett and Elnora Hodnett, his wife, the true and lawful owner.S. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in- cumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to. L. S. Appleby and Lucy Appleby, his wife, and
his wife, and John Hodnett and Elnora Hodnett, 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 in- cumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,  Seventy-five Hundred and 00/100  DOLLARS,
his wife, and John Hodnett and Elnora Hodnett, 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 incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part_ies the first part, loaned and advanced toL. S. Appleby and Lucy Appleby, his wife, and  John Hodnett and Elnora Hodnett, his wife,
his wife, and John Hodnett and Elnora Hodnett, 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 incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part_ies the first part, loaned and advanced toL. S. Appleby and Lucy Appleby, his wife, and  John Hodnett and Elnora Hodnett, his wife,
his wife, and John Hodnett and Elnora Hodnett, 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 incumbrances; that there is no one in adverse possession of same and that. L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to L. S. Appleby and Tucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,  Seventy-five Hundred and 00/100  DOLLARS,  AND WHEREAS, said parties of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly transferred to said party of the second part its successors or assigns; may pay such taxes and assessments, and my effect such insurance, for such purpose, paying the costs thereof, and my also pay the final judgment for any statutory lien claims of 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 such 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 lien claims, and may invest such sums as may be necessary to protect the title or possession of said perfenses, including all costs and for the repayment of all moneys so expended together with the charges thereon as provided b
his wife, and John Hodnett and Elnora Hodnett, 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 in- cumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,  Seventy-five Hundred and OO/100  DOLLARS,  AND WHEREAS, said parties of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly transferred to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then eating and the policy or policies of insurance constantly trans- ferred to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then, claim and the policy or policies of insurance constantly trans- ferred to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon from all statutory lien claims, a
his wife, and John Hodnett and Elnora Hodnett, 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 incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomseever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,  Seventy-five Hundred and 00/100  DOLLARS,  AND WHEREAS, said part 38. of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep anid improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second party by the second part, its successors or assigns, and also to keep said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as a foresaid then said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said lands and improvements thereon free from all statutory lien claims, and may invest such sums as may be necessary to protect the
his wife, and John Hodnett and Elnora Hodnett, 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 incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomseever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,  Seventy-five Hundred and 00/100  DOLLARS,  AND WHEREAS, said part 38. of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep anid improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second party by the second part, its successors or assigns, and also to keep said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as a foresaid then said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said lands and improvements thereon free from all statutory lien claims, and may invest such sums as may be necessary to protect the
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 incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnors. Hodnett, his wife.  Will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 193 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnors Hodnett, his wife,  Seventy-five Hundred and 00/100  DOLLARS,  AND WHEREAS, said partdes of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, and party of party or companies as said second party may designate and the policy or policies of insurance constantly insured in such company or companies as said second party may be designate and the policy or policies of insurance constantly transferred to said party of the second part, its successors and assigns, to pay all taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereon, thereon there on all statutory lien claims of 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 such claims of the pay of the second party its successors or assigns, may pay such claims of the pay of the second party of the second party the successors or assigns, may pay such claims of the pay of the second party of the second party the successors or assigns, may pay such claims of the pay of the second party of the second party the successors or assigns, may pay such claims of the pay of the second party of the
his wife, and John Hodnett and Elnora Hodnett, 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 incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomseever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,  Seventy-five Hundred and 00/100  DOLLARS,  AND WHEREAS, said part 38. of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep anid improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second party by the second part, its successors or assigns, and also to keep said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as a foresaid then said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said lands and improvements thereon free from all statutory lien claims, and may invest such sums as may be necessary to protect the
his wife, and John Hodnett and Elmora Hodnett, his wife, the true and lawful owner.S. of the said premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of all in- cumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and  John Hodnett and Elmora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part_ies the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and  John Hodnett and Elmora Hodnett, his wife,  Seventy-five Hundred and Oo/100  DOLLARS,  AND WHEREAS, said parties of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, ageneral and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or company as a successor of the part is a successor of part is a successor of the part is a su
his wife, and John Hodnett and Elnora Hodnett, 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 incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Incy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to L. S. Appleby and Incy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,  Seventy-five Hundred and OO/100  DOLLARS,  AND WHEREAS, said part 188. of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessments, ageneral and special, against said lands and improvements thereon, when due, and to keep staid improvements in good repair, and to keep the buildings thereon constantly insured in such company or company or company or somepairs as said second party mad designate applicate corporate from all statutory lies claims of 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 such taxes and assessments, 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 moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these parts the analysis of the repayment of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these security.  AND WHEREAS, the said L. S. Appleby and Iucy Appleby, his wife, and John Hodnett and Elnora Hodnett his wife, day of August 1, 1923, make and deliver to the Tuls
his wife, and John Hodnett and Elnora Hodnett, 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 incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife.  will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part. 193 the first part, loaned and advanced to. L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,
his wife, and John Hodnett and Elnora Hodnett, 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 incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife will warrant and defend the same against the lawful and equitable claims of all persons whomsever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part. 198 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,
his wife, and John Hodnett and Elnora Hodnett, his wife, the true and hawful owner.S. of the said premises above granted, and sened of a good and Indefeasible estate of inheritance therein, free and dear of all incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part. 198 the first part, ioaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife.  Seventy-five Hundred and Oo/100 DOLLARS, and part of the second part, its successors and assigns, to pay all taxes and assessments, and my effect such instance, for such purpose, paying the coate thereof, and may have such sums as may be necessary to protect the till or possession of said party of the second part, its successors resigns; and disc to keep said innovements in special party of the second part, its successors of insurance constantly transferred to said party of the second part, its successors or assigns; and disc to keep said innovements in good repair, and to keep the buildings thereon constantly transferred to said party of the second part, its successors or assigns; and disc to keep said innovements thereon free from all statutory len claims of taxes and assessments, and my effect such insurance, for such purpose, paying the coate thereof, and may show the final judgment for any statutory lies claims, and may invest such sums as may be necessary to protect the till or possession of said premises, including all costs and for the repayment of all moneys sevened to charge thereon as provided by the By-Laws of said Association, these presents and lies and for the repayment of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, the spread and figures as follows, to-wit:  NOTE OR OBLIGATI
his wife, and John Hodnett and Elnora Hodnett, his wife, the true and lawful owner.S. of the said premises above granted, and saized of a good and indensative estate of inheritance therein, free and clear of all incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife, the sum of Seventy-five Hundred and 00/100  BOLLARS,  AND WHEREAS, said part 68. of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, and my effect such insurance, for such purpose, paying the costs therefor, and then provements thereon free from all statutory lies claims of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lies 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 moneys expended together with the charges thereon as provided by the purpose, paying the costs thereof, and may also the security.  AND WHEREAS, the said L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife, day of August, 1923, make and for the repayment of all moneys expended together with the charges thereon as provided by the purpose, paying the costs thereof, and may also the security.  AND WHEREAS, the said L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife, day of August, 1923, make and deliver to the Tulsa Bullions August also secured to the provide and purpose paying the costs therefor, and may also be security.  For Value Received, W9 promise to pay
his wife, and John Hodnett and Elnora Hodnett, his wife, the true and lawful owner. S. of the said premises above granted, and sched of a good and indecastible estate of inheritance therein, free and clear of all incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Blnora Hodnett, his wife.  John Hodnett and Blnora Hodnett, his wife.  Will warrant and defend the same against the lawful and equitable claims of all persons whomseever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part. 1981 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife,
his wife, and John Hodnett and Elnora Hodnett, his wife, the true and lawful owner.S. of the said premises above granted, and saized of a good and indensative estate of inheritance therein, free and clear of all incumbrances; that there is no one in adverse possession of same and that L. S. Appleby and Lucy Appleby, his wife and John Hodnett and Elnora Hodnett, his wife.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 198 the first part, loaned and advanced to L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife, the sum of Seventy-five Hundred and 00/100  BOLLARS,  AND WHEREAS, said part 68. of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, and my effect such insurance, for such purpose, paying the costs therefor, and then provements thereon free from all statutory lies claims of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lies 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 moneys expended together with the charges thereon as provided by the purpose, paying the costs thereof, and may also the security.  AND WHEREAS, the said L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife, day of August, 1923, make and for the repayment of all moneys expended together with the charges thereon as provided by the purpose, paying the costs thereof, and may also the security.  AND WHEREAS, the said L. S. Appleby and Lucy Appleby, his wife, and John Hodnett and Elnora Hodnett, his wife, day of August, 1923, make and deliver to the Tulsa Bullions August also secured to the provide and purpose paying the costs therefor, and may also be security.  For Value Received, W9 promise to pay