THIS INDENTURE, Made this 15th C. F.Antle and Myrtle Ar	day of September , 192. 3 , between
وهابه البار ويعاد معويدا أماها فالمعمومين يتعامي	inTulsa
HOME SAVINGS AND LOAN ASS	SOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
	of the first part, for and in consideration of the sum of
	receipt whereof is hereby acknowledged, ha. Vasold and by these presentsdo
m. 7 aa	said party of the second part, its successors and assigns forever, all the following described real estate,
lying and steamed in the County official	and State of Oklahoma, to-wit:
	<u> </u>
Tots Eleven (11) s	and Twelve (12), Block One (1), Kirkpatrick
***************************************	o the city of Tulsa, Oklahoma, according to
	thereof, together with all improvements thereon.
one recorded biss	charact, togather with all improvements thereon.
	TREASURED SAVERER WHEN THE
	Recoint No. //. 22
	Receipt No.//6.92 hours of manager of more and the control of the
	Dated in 21 sugh
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	W. W. String Od and Andrews
***************************************	market and the second s
	MAC , na) »
TO HAVE AND TO HOLD THE SAME unto	
	ors and assigns, that at the delivery hereof
	ove 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	
they will warrant and defend the same against the lawful ar	d equitable claims of all persons whomsoever.
	upon the express conditions that, whereas, the said party of the second part at the special instance and
	vanced to
C. F. Antle and	Myrtle Antle, his wife, the sum
of Eight Thousand	and No/100 DOLLARS,
AND WHEREAS, said part. 1986 f the first pa ments, general and special, against said lands and imj ings thereon constantly insured in such company or c ferred to said party of the second part, its successors every kind, and if any or either of said agreements be taxes and assessments, and my effect such insurance, claims, and may invest such sums as may be necessary its so expended together with the charges thereon as prov	art agreewith the said party of the second part, its successors and assigns, to pay all taxes and assess- provements thereon, when due, and to keep said improvements in good repair, and to keep the build- ompanies as said second party may designate and the policy or policies of insurance constantly trans- or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims of a not performed as aforesaid then said party of the second part its successor assigns, may pay such for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lien to protect the title or possession of said premises, including all costs and for the repayment of all moneys ided by the By-Laws of said Association, these presents shall be security.
AND WHEREAS, the said C. F. A	ntle and Myrtle Antle, his wife,
did on the 15th	day of September, 1923 make and deliver to the
HOME SAVINGS AND LOAN ASSOCIATION	N their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
	NOTE OR OBLIGATION
Bar	tlesville -Puts, Oklahoma, September 15, 1923.
	o the order of HOME SAVINGS AND LOAN ASSOCIATION, the following sums of money viz:
	100 DOLLARS,
	share S of the capital stock of said Association, represented and evidenced by the
	s day pledged by
C. F. Antle	to said Association to secure a loan of
	nd and no/100 DOLLARS, and the sum of
Sixtv-four	3 st - /a Go
due monthly unan said	BILL NO/ LOU
que monthly upon said sum so borrowed by	and No/100  DOLLARS; the same being the interest  B and We promise to provide Association at its Home Office a Bartlesville
the said sums of money, amounting in the aggregate to	and we promise to pay said Association at its Home Office at Okt shows
	BAIL NO/100  DOLLARS; the same being the interest and We premise to pay said Association at its Home Office at Bartlesville  One Hundred Twenty-four and 80/100  DOLLARS; c such monthly payments for a term of 100  months from the date hereof.