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Bart J. Mildes, e. eingle mm.       http://www.setEster.com//www.setSter.com//wwwwwww.setSter.com//www.setSter.com//www.setSter.com//www	THIS INDENTURE, Made	this Twenty-fifth day of	September	, 192 , between	· · · · · · · · · · · · · · · · · · ·
201303. BOLIDERO AND       LOAN ABSOCIATION, a corporation sequence under the law of discass of Ophiloms, party at discass of WITENESSTET, Tau Lineal partZ	Earl N	iles, a single man			*
<pre>WTRNESETT. Tas the end year 7</pre>		Tuls	aCount	y, and State of Oklahoma,	part. V. of the first part, and t
<pre>WTRNESETT. Tas the end year 7</pre>	TULSA BUILDING	AND	orporation organized unde	r the laws of the State of O	dahoma, party of the second pa
n hand paid by the sold party of the second part, the respire whereas is hereby aches and ends by these posenses. 10.00201.857 BARGAIN. BELL, CONVEY and CONVERING the and party of the second part, its moreases and andres forever, all the following described and ends typing and minand in the Constry of	WITNESSETH, That			and in consideration of the	sum of
<pre>buskCollN.SELJ, CONVEY and CONVTRM usto and party of the meand part, its accesses and andput forwar, all the following described and inste by and situated in the Convry d</pre>			6/3# <b>#/##</b> ###############################		
<pre>ysts and silusted in the County of</pre>	n hand paid by the said part	y of the second part, the receipt whereof is	hereby acknowledged, he		entsdoesGRAN
Lot Mineteen (19), Block Twenty-eix (26), College Addition to the city of Talss, Oklahoms, according to the Recorded Relat, bhereof.	BARGAIN. SELL, CONVE				
Lot Nineteen (19), Block Twenty-eix (26), College Addition to the city of Tules, Oklahoms, according to the Recorded Rist.thereof. Rist.thereo	ying and situated in the Cou	nty of			and State of Oklahoma, to-w
Lot Nineteen (19), Block Twenty-six (26), College Addition to tho city of Teles. Oklahoma, according to the Recorded 	*****	***************************************			
to the city of Fulse, Oklahome, according to the Recorded Flat.thorsof.					
Flat. kbaroof.         And all right, title, entate and interest of said grantor.       in and to said premise, including all homesteed rights, which are heaving waived and release it.         And all right, title, entate and interest of said grantor.       in and to said premise, including all homesteed rights, which are heaving waived and release it.         And all right, title, entate and interest of said grantor.       in and to said premise, including all homesteed rights, which are heaving waived and release it.         And all right, title, entate and interest of said grantor.       in and to said the said previous waived and release it.         TO IAVE AND TO HOLD THE SAME unce and saids, that it defers the same it.       in and said previous interest of all previous waived and saids, that it defers the said previous.         TO IAVE AND TO HOLD THE SAME unce and previous the back and release it.       is and previous interest of all previous waives and the said the back and release it.         Bar I Hilles, a Single man, waive and the back and release it.       is and point, or and adverse possible of same and the.         Bar I Hilles, a Single man, warrant and defend the same distain the back and released to a previous waterness.       is and point of the same previous it.         Bar I Hilles, a Gingle man, waive and the same same to back and adverse possible of same and the same same and the same same and the same of all the same and moves.       is and point of the same previous it.         Bar I Hilles, a Gingle man, waive and adverse possible of the same and the same same and the same same of the same of all the same and the same			******		
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TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part.Yof the first part hered SerI Miles, a Single man, the true and inwind ownerof the aid premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all i cambrances; that there is no one in adverse possession of same and that				Ar B	
Earl Niles, a single man, 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 and party of the second part at the special instance an equest of the first part, loaned and advanced to	to have and to h	OLD THE SAME unto said party of the s	second part, its successors	and assigns forever. Said	part. $\mathcal{J}_{\dots}$ of the first part here
PROVIDED, ALWAYS, And theso presents are upon the express conditions that, whereas, the said party of the second part at the special instance as request of the part. X. of the first part, loaned and advanced to	TO HAVE AND TO F covenant with said party of th 3 the true and lawful owner.	OLD THE SAME unto said party of the s e second part, its successors and assigns, th arl Niles, a single man of the said premises above granted, and	second part, its successors at at the delivery hereof seized of a good and inde	and assigns forever. Said	part. J of the first part here the therein, free and clear of all i
Sarl Niles, a single man,       the su         M       Two Thousand and 00/100       DOLLAR         AND WHEREAS, said part, Y. of the first part agree.       9. with the said party of the second part, its successors and assigns, to pay all taxes and assessments, ageneral and special, against said lunds and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buil may affect and the palicy or policies of insurance constantly impurate in successors or assigns; and also to keep said lunds and improvements thereon free form all statutory lien claims and may there of said agreements be not performed as a storesaid the main or policies of insurance constantly impures with sums an any bus necessary to protect the tills or possessor of assigns may pay success and sums as may be necessary to protect the suile or possession of said premises, including all costs and for the propayment of all more is expended together with the changes thereon as provided by the Dy-Laws of said Association, these presents shall be security.         AND WHEREAS, the said       Earl Niles, a single man         Hid on the <u>Twonty-fifth</u> day of         September, 1923,       make and deliver to the second part, its uccessors as follows, to-wit:         NOTE OR OBLIGATION       Tulsa, Oklahoma, September, 25,	TO HAVE AND TO F covenant with said party of th 3 the true and lawful owner cumbrances; that there is no	OLD THE SAME unto said party of the s e second part, its successors and assigns, th arl Niles, a single man of the said premises above granted, and one in adverse possession of same and that	second part, its successors at at the delivery hereof seized of a good and inde	and assigns forever. Said	part. $\overline{J}$ of the first part here be therein, free and clear of all i
sd.       Two Thousand and 00/100       DOLLAR         AND WHEREAS, said part. Y.       of the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assessments, sponth and special, against said hands and improvements in discond party may designate and the policy or police of insurance constantly insured in such company or companies as asia discond party may designate and the policy or police of insurance constantly remarks and assessments, and my effect such insurance, for such purpose, paying the costs thereoi, and may also pay the final judgment for any statutory lie claims and may invest such sum as any be necessary to protect the tille or possession of said premises, including all costs and for the repayment of all mone so expended together with the charge thereon as provided by the By-Laws of said Association, these presents shall be security.         AND WHEREAS, the said       Earl Niles, a Single man         nide on the	TO HAVE AND TO F covenant with said party of th 3 the true and lawful owner. cumbrances; that there is no will warrant and defend the s	OLD THE SAME unto said party of the s e second part, its successors and assigns, th arl Niles, a single man of the said premises above granted, and one in adverse possession of same and that Earl Niles, a single man arme against the lawful and equitable claim	second part, its successors at at the delivery hereof	and assigns forever. Said	part. J of the first part here
AND WHEREAS, said part. Y of the first part agree. S. with the said party of the second part, its successors and assigns, to pay all taxes and assements, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the builtings thereon constantly imputed in subre company or companies as a said second party may designed 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 like claims, and may invest such and agreements be not performed as aforessit then said party of the second part is successors or assigns, may pay such as and assessments, and my effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory like its or pay invest such sums as may be necessary to protect the till for possession of said premises, including all costs and for the repayment of all more 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	TO HAVE AND TO F covenant with said party of th 3 the true and lawful owner. cumbrances; that there is no will warrant and defend the s PROVIDED, ALWAY request of the part. J. of the	OLD THE SAME unto said party of the s e second part, its successors and assigns, th arl Niles, a single man of the said premises above granted, and one in adverse possession of same and that Earl Niles, a single man imme against the lawful and equitable claim S, And these presents are upon the express first part, loaned and advanced to	second part, its successors at at the delivery hereof. seized of a good and inde a of all persons whomsoe a conditions that, whereas	and assigns forever. Said feasible estate of inheritance ver. , the said party of the secon	part. J of the first part here the therein, free and clear of all i d part at the special instance a
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AND WHEREAS, the saidEarl Niles, a single man did on the	TO HAVE AND TO H covenant with said party of th it the true and lawful owner cumbrances; that there is no will warrant and defend the s PROVIDED, ALWAY request of the part. X. of the	OLD THE SAME unto said party of the se second part, its successors and assigns, the arl Niles, a single man of the said premises above granted, and one in adverse possession of same and that Earl Niles, a single maxime against the lawful and equitable claim S, And these presents are upon the express first part, loaned and advanced to	second part, its successors at at the delivery hereof seized of a good and inde a, is of all persons whomsoe a conditions that, whereas a, 100	and assigns forever. Said feasible estate of inheritand ver. , the said party of the secon	part. J of the first part here the therein, free and clear of all i d part at the special instance a 
did on theTwenty-fifth	TO HAVE AND TO F covenant with said party of th 3 the true and lawful owner cumbrances; that there is no will warrant and defend the s PROVIDED, ALWAY request of the part. X.of the cumbrances constantly insur- faments, general and special, a ngs thereon constantly insur- lerred to said party of the se very kind, and if any or eit cases and assessments, and m claims, and may invest such s	OLD THE SAME unto said party of the set e second part, its successors and assigns, the arl Niles, a single man of the said premises above granted, and one in adverse possession of same and that Earl Niles, a single maxime against the lawful and equitable claim S, And these presents are upon the express first part, loaned and advanced to	second part, its successors at at the delivery hereof. seized of a good and inde a solution of a good and inde a solution of all persons whomsoe a conditions that, whereas a conditions that and to kc second party may design the costs thereof a or possession of said pare paying the costs thereof a or possession of said pare a sol said Association, t	and assigns forever. Said feasible estate of inheritance feasible estate of inheritance ver, , the said party of the secon ate and the policy or polic limprovements thereon fre ate and the policy or polic limprovements thereon fre ate and the policy or polic limprovements thereon fre ate and may also pay the fina nises, including all costs and nises procents shall be securi	part. J of the first part here be therein, free and clear of all i d part at the special instance a 
TULSA_BUILDING_ANDOAN 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,       September 25,         For Value ReceivedIpromise to pay to the order ofTULSA_BUILDING/LOAN ASSOCIATION, the following sums of money vi         The sum of.       Thirteen and 30/100         DOLLAR         the same being the monthly dues on the20      share. B	TO HAVE AND TO F covenant with said party of th 3 the true and lawful owner cumbrances; that there is no will warrant and defend the s PROVIDED, ALWAY request of the part. X.of the cumbrances constantly insur- f	OLD THE SAME unto said party of the set e second part, its successors and assigns, the arl Niles, a single man of the said premises above granted, and one in adverse possession of same and that Earl Niles, a single maxime against the lawful and equitable claim S, And these presents are upon the express first part, loaned and advanced to	second part, its successors at at the delivery hereof. seized of a good and inde a solution of a good and inde a solution of all persons whomsoe a conditions that, whereas a conditions that and to kc second party may design the costs thereof a or possession of said pare paying the costs thereof a or possession of said pare a sol said Association, t	and assigns forever. Said feasible estate of inheritance feasible estate of inheritance ver, , the said party of the secon ate and the policy or polic limprovements thereon fre ate and the policy or polic limprovements thereon fre ate and the policy or polic limprovements thereon fre ate and may also pay the fina nises, including all costs and nises procents shall be securi	part. J of the first part here be therein, free and clear of all i d part at the special instance a 
Tulsa, Oklahoma,       September 25,       192 3         For Value ReceivedIpromise to pay to the order ofTULSA_BUILDING/LOAN ASSOCIATION, the following sums of money vi       AND         The sum of	TO HAVE AND TO F covenant with said party of the covenant with said party of the covenant and lawful owner cumbrances; that there is no will warrant and defend the s PROVIDED, ALWAY request of the partV. of the of	OLD THE SAME unto said party of the set e second part, its successors and assigns, the arl Niles, a Single man of the said premises above granted, and one in adverse possession of same and that Earl Niles, a single main against the lawful and equitable claim S, And these presents are upon the express first part, loaned and advanced to	second part, its successors at at the delivery hereof.	and assigns forever. Said feasible estate of inheritance ver, , the said party of the secon of part, its successors and a p said improvements thereon fre ty of the second part its su , and may also pay the fina inses, including all costs and hese presents shall be securi	part. J of the first part here the therein, free and clear of all i d part at the special instance a 
Tulsa, Oklahoma,       September 25,       192 3         For Value ReceivedIpromise to pay to the order ofTULSA_BUILDING/LOAN ASSOCIATION, the following sums of money vi       AND         The sum of	TO HAVE AND TO F covenant with said party of th 3 the true and lawful owner cumbrances; that there is no will warrant and defend the s PROVIDED, ALWAY request of the part. X.of the of AND WHEREAS, said ments, general and special, a ngs there on constantly insur ferred to said party of the se every kind, and if any or eit cases and assessments, and n claims, and may invest such s so expended together with the AND WHEREAS, the AND WHEREAS, the did on the	OLD THE SAME unto said party of the see escond part, its successors and assigns, the arl Niles, a Single man of the said premises above granted, and one in adverse possession of same and that Earl Niles, a single maximum against the lawful and equitable claim S, And these presents are upon the express first part, loaned and advanced to	second part, its successors at at the delivery hereof. seized of a good and inde a solution of a good and inde a solutions that, whereas a conditions that, whereas a conditions that, whereas a conditions that, whereas a conditions that, whereas a consist of the secon on, when due, and to ke second party may design lso to keep and lands and paying the costs thereof, a or possession of said pre- paying the costs thereof, a prossession of said pre- section of the section of the section and the said party of the section of the section of the said party of the section of the section of the section of the said party of the section	and assigns forever. Said feasible estate of inheritance feasible estate of inheritance ver. , the said party of the secon ate and the policy or polic limprovements thereon fre and may also pay the fina nises, including all costs and hese presents shall be securi 923,	part. Jof the first part here the therein, free and clear of all i d part at the special instance a 
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Certificate therefor numbered 4370 this day pledged by Farl Niles, a single man to said Association to secure a loan Two Thousand and 00/100 DOLLARS, and the sum Fifteen and 90/100 DOLLARS; the same being the intere intermediate the sum of the sum o	TO HAVE AND TO F covenant with said party of th 3 the true and lawful owner cumbrances; that there is no will warrant and defend the s PROVIDED, ALWAY request of the part. X. of the of AND WHEREAS, said ments, general and special, a ngs thereon constantly insur terred to said party of the se so expended together with the AND WHEREAS, the damay invest such as so expended together with the AND WHEREAS, the did on theTwenty-fi TULSA BUILDING A	OLD THE SAME unto said party of the see escond part, its successors and assigns, the arl Niles, a single man of the said premises above granted, and one in adverse possession of same and that Earl Niles, a single man me against the lawful and equitable claim S, And these presents are upon the express first part, loaned and advanced to Earl Niles, a single man Two Thousand and OO/ part Y of the first part agree. S with all such company or companies as said ond part, its successors or assigns; and a ter of said agreements be not performed r enformed agreements be not performed r enfort such insurance, for such purpose, mus as may be necessary to protect the tild ond part, its successors or assigns; and a fth day of NEOAN ASSOCIATION their note or ob NOTE	second part, its successors at at the delivery hereof. seized of a good and inde a solution of a good and inde a solution of a good and inde a solution of a good and inde a conditions that, whereas a condition of the secon on, when due, and to kce second party may design is of okeep said lands and a condition of the secon a condition of the secon on, when due, and to kce second party may design is of okeep said lands and a condition of the secon a condition of the secon on, when due, and to kce a condition of the secon a condi	and assigns forever. Said feasible estate of inheritance feasible estate of inheritance ver, , the said party of the secon and part, its successors and as ep said improvements in go and may also pay the fina , and the pay also pay also pay the fina , and the pay also pay also pay the fina , and the pay also	part. Jof the first part here the therein, free and clear of all in d part at the special instance a 
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