COMPARED No. 225590 C.M. J. MORTGAGE RECORD No. 447

and the second of the second state and the second state of the second state of the second state of the second s

12. -

THE INDEXPITIER, Made taka		
Pearl Books and H. P. Books, wife and humberd		
		nd brich and
HGM25 SAVIDGS AND		
WITHERSETT, The the and pert. A 588		
Sight een Thousena and nov/100	HOME SAVINGS AND LOAN ASSOCIATION, a corporation	on organized under the laws of the State of Oklahoma, party of the second part
 a hand paid by the mid party of the second part, the results whereaf is bardy adaptivity data by these presents. 4.9		
 a hand paid by the mid party of the second part, the results whereaf is bardy adaptivity data by these presents. 4.9	Eighteen Thousand and no/100	DOLLAR
DARGAIN. SELL, CONVEY and CONVERS unto easis party of the second part, its successors and easigns forever, all the following described real est bing and situated in the Convey of <u>Pulles</u> , <u>Pulles</u> , <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , to I. Lot, Twelves (181). Block, Twenty, (280). Grantit Addition to the Okly of Tules, <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>to the Okly of Tules</u> , <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>to the Okly of Tules</u> , <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>to the Okly of Tules</u> , <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>to the Okly of Tules</u> , <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>to the Okly of Tules</u> , <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>to the Okly of Tules</u> , <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>to the Okly of Tules</u> , <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>to the Okly of Tules</u> , <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>to the Okly of Tules</u> , <u>Oklahoma</u> , <u>and Same of Oklahoma</u> , <u>Tules</u> , <u>Ules</u> , <u>and Inter</u> , <u>Advanta</u> , <u>and Same</u> ,		
phg and shunted in the County of TUL99		
Lot Twalve (12), Block Twenty (20) Orouts Addition to the Oily of Fulse, Oklahoma, scoording to the reacted plat thereof, together with all improvements thereon.		
Lot, Twelry, (12), Block Eventy, (20), Orouth Addition to the Gity of Fules, Colorate to the recorded plat thereof, Societher with all improvements thereof. there		
Iot, Twelre, (12) Block, Twenty, (20). Grant & Addition. 		
Lot, Twelres (12), Block Twenty, (20). Orgents Addition to the City of Tulkes, Oklahoma, according to the recorded plat thereof, together with all improvements there on the city of the foreign of the city of the second part of the second part of the second part of the second three of the city of the foreign of the second part and the destroy of the second part of the seco		
to the City of Tulss, Oklahoma, according to the recorded plat thereof, together with all improvements there is a provide a second and there of a second plat there is a second back of the second plat there is a second together is a second second plat there is a second back of the second plat is a second back of the second plat the second plat is a second back of the second plat the second plat is a second back of the second plat is a second plat is a second back of the second plat is a second		
to the City of Tulss, Oklabons, according to the recorded plat thereof, together with all improvements there on a provide the second plat thereof, together with all improvements there on a provide the second plat there of the second plat there on the second plat the second plat there on the second plat the second	Lot Twelve (12), Block Tw	enty (20) Oreutt Addition
recorded plat thereof, together with all improvements thereon. the		
Thereon. Here visit. High States and States		
To have an any set of the second part, its ancessors and asigns, the data of a good and indefeasible end of part of the second part is the seco		
How York Link With a series of a bid granter. It is the series of t	there on.	
Interview		
Har 'you Mu' and Hind and Second and Seco		
Let a be white accesses MAYNE L. DUCEY, Coursey Treescret May profile accumption and interest of and parton accessors and angens forwer. Said part, 18 genetal and 18 course and accessors and angens forwer. Said part, 19 genetal and 18 courses on a data benetal accessors and angens forwer. Said part, 19 genetal and 18 courses on a data bened at a good and indefeasible entate of inheritance therein, free and dear of all cumbrances; that there is no one in afverse possesion of asme and that		**************************************
Let a be white accesses MAYNE L. DUCEY, Coursey Treescret May profile accumption and interest of and parton accessors and angens forwer. Said part, 18 genetal and 18 course and accessors and angens forwer. Said part, 19 genetal and 18 courses on a data benetal accessors and angens forwer. Said part, 19 genetal and 18 courses on a data bened at a good and indefeasible entate of inheritance therein, free and dear of all cumbrances; that there is no one in afverse possesion of asme and that		almost at 1 and 11 for 1 and 5 - La TI- want isoned
MATRE L. DKEKY, Creaty Treeorer Image: Construction of the second part. And all right, title, endste and interest of said granter. Image: Construction of the second part. Image:		Las on the Winte enviored. 1)
MATRE L. DKEKY, Creaty Treeorer Image: Construction of the second part. And all right, title, endste and interest of said granter. Image: Construction of the second part. Image:		Dared this 23. day of _TMUALA_192_3
And all right, title, cetate and interest of said granter. S. in and to said premises, including all homestead rights, which are hereby waived and released, returns of with all rents of said property, with full power and authority to cellect the same in case the conditions of this moringes become broken in any: TO HAVE AND TO HOLD THE SAME unto said any of the second part, its successors and assigns forever. Said part. 1956 the first part her covenant with and specific lines in the said party of the second part, its successors and assigns forever. Said part. 1956 the first part her covenant with and power in the said party of the second part, its successors and assigns forever. Said part. 1956 the first part her covenant with and power in the said persons and assigns, that at the delivery hered. <u>they are</u> the true and lawful cover?. So one in adverse possession of same and that. <u>they are</u> Will warrant and defend the same against the lawful and equilable daims of all persons whomsorver. PROVIDED, ALWAYS, And these presents are upon the express conditions that, wherean, the said party of the second part at the special lastance request of the part 1959 the first part, leag be and H. P. Beebe, wife and husband the <u>Pearl Beebe</u> and H. P. Beebe, wife and husband AD WHEREAS, and part <u>160</u> of the first part are. with the said party of the second part is assign to part <u>1950</u> and the special matters is good repart, and to first part are. <u>Pearl Beebe</u> and H. P. Beebe, wife and husband the of <u>Eighteen thousand and no /100</u> DOLLA AND WHEREAS, and part <u>160</u> of the first part are. with the said party of the second part, its successors and assigns, to pay all taxes and as party of the second part, is successors or assigns and has to keep and has and improvements thereon from all and three or an all improvements thereon from all and the party of the second part, is successors or assigns, and has been party of the second part, is successors and assigns to pay all taxes and as party of the second part		WAINE L. DICKEY, Cousty Treeouser
And all right, tills, catato and interest of and grantor. S. in and to sold premises, including all homestered rights, which are hereby waived and released approvements from add property, with full and singular the formerate, hower and cathodry to collect the same in case the conditions of this marginge become broken in any ifter and with all and singular the formerate, hower and cathodry to collect the same in case the conditions of this marginge become broken in any ifter and with all and singular the formerate, heredit under the base of the second part, its successors and assigns forwer. Said part. 1986 the first part here covenant with and party of the second part, its successors and assigns forwer. Said part. 1986 the first part here is no one in adverse possession of anne and that		
And all right, title, estate and interest of and granter, S. in and to said premises, including all homesteed rights, which are hereby waived and released free with all and singular flow tenerants, heredituments and apputteness thereto belonging. A finst and specific lies is hereby granted on all two and prevents of all provements in the second part, its successors and assigns forever. Said part, 1986 the first part here covenant with and point prevents in the second part, its successors and assigns forever. Said part, 1986 the first part here covenant with and point prevents its successors and assigns, that at the delivery hereof. they are covenant with and part, its successors and assigns, that at the delivery hereof. they are covenant with and defend the same against the law or granted, and sold of a good and indefeasible state of inheritance therein, free and clear of all cumbrances; that there is no one in adverse possession of anne and that. TPOVIDED, 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 1987 of the first part, leaved and advanced to . POARI Boebe and H. F. Beebe, wife and husbond the Eighteen thousand and no/100 DOLLA MAYS, and these presents are, which here and boys of regimes of all persons whomesever. POARI Boebe and H. F. Beebe, wife and husbond the second part at the special instance of all and special against said and and improvements in a dosed and improvements in the special instance of all and special against said and and improvements is and adampart. To say all taxes and as a said second part, its ancessors and assigns, top all taxes and as a said assemption and the said party of the second part, its ancessors and assigns, top all taxes and as a said assemption as a said associal in the second part is ancessors and assigns, top all taxes and as a said associal again the said provements in a dose for the said agreed againsthe said party of the second part is		
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.29% the first part her covenant with aid party of the second part, its successors and assigns, that at the delivery hereol	***************************************	***************************************
they are the true and hawful ownersof 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	TO HAVE AND TO HOLD THE SAME unto said party of the second p	art, its successors and assigns forever. Said part_1956 the first part here
the true and lawful owner "of the said premises above granted, and select 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	covenant with said party of the second part, its successors and assigns, that at the	delivery hereof
cumbrances; that there is no one in adverse possession of same and that the target is 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 request of the part 1983 the first part, loaned and advanced to	they are	a good and indefensible estate of inheritance therein, free and clear of all
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 request of the part 1951 the first part, leaned and advanced to		
PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part as the special instance request of the part 195 fit he first part, loaned and advanced to		
PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part as the special instance request of the part 195 fit he first part, loaned and advanced to	will warrant and defend the same against the lawful and equitable claims of all	persons whomsoever.
Pearl Beebe and H, P. Beebe, wife and husband the term of. Eighteen thousand and no/100 DOLLA and ND WHEREAS, said part 199 of the first part agree with the said party of the second part, its successor and assigns, to pay all taxs and assigns the constantly insured in such company or companies as said second heat to keep said improvements in good repart, and to keep the human constantly insured in such company or companies as said second heat to keep said improvements thereon, when due, and they of the second part, its successors or assigns; and also to keep said information of the repart is successors or assigns; and also to keep said information the sum as an sub encessary to protect the till of possession of said persises. Including all costs and for the repayment of all more second part, its successors or assigns; and pay at the cost part is successors or assigns; and pay at the cost provide the second part is successors or assigns; and pay at the second part, its successors or assigns; and pay at the cost pay and its and or the repayment of all more second part, its successors or assigns; and pay at the cost pay to protect the till or possession of said persises. Including all costs and for the repayment of all more second part, its successors or assigns; and pay at the cost pay and the second part is successors or assigns; and pay at the cost pay and to the repayment of all more second part is the cost pay and the second part is a statutory is or protect the till or possession of said persises. Including all costs and for the repayment of all more second part is successors or assigns; and pay at the cost pay and the second part is successors or assigns; and pay at the cost pay the cost pay and the second part is successors or assigns; and pay at the cost pay the cost pay and the second pay athe cost pay the cost pay the cost pay at the cost part	PROVIDED, ALWAYS, And these presents are upon the express condition	ons that, whereas, the said party of the second part at the special instance a
of	request of the part is the first part, loaned and advanced to	
AND WHEREAS, said part ¹⁹⁹ of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assigns to pay the second part, its successors or companies as said second party may designate and the policy or polices of insurance constantly to the second part, its successors or assigns; and also to keep said improvements thereon if the policy or polices of insurance constantly to rether of said agreements be not performed as aforesaid then said lands and improvements thereon is successors or assigns, may pay s taxes and assessments, and may invest successors or assigns, and also to keep said indicand improvements thereon are form all statutory lien claim every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part is successors or assigns, may pay s taxes and assessments, and may invest successors or assigns, and any of such such such as and to keep and the said on the carges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the saidPERT_BEEPE and H. P. Beepe, wife and husband,	Pearl Beebe and H. P. J	Beebe, wife and husband the s
AND WHEREAS, said part ¹⁹⁹ of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assigns to pay the second part, its successors or companies as said second party may designate and the policy or polices of insurance constantly to the second part, its successors or assigns; and also to keep said improvements thereon if the policy or polices of insurance constantly to rether of said agreements be not performed as aforesaid then said lands and improvements thereon is successors or assigns, may pay s taxes and assessments, and may invest successors or assigns, and also to keep said indicand improvements thereon are form all statutory lien claim every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part is successors or assigns, may pay s taxes and assessments, and may invest successors or assigns, and any of such such such as and to keep and the said on the carges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the saidPERT_BEEPE and H. P. Beepe, wife and husband,	ef. Eighteen thousand	and no/100 DOLLA
AND WHEREAS, the saidPearl Beebe and H. P. Beebe, wife and husband. did on the15thday ofMarch, 1923make and deliver to IONA ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATIONMarch, 15th,192. For Value Received Wepromise to pay to the order of HOME SAVINGSLOAN ASSOCIATION, the following sums of money The sum ofOne Hundred Thirty-six and 80/100DOLLAR the same being the monthly dues on the 180shareof the capital stock of said Association, represented and evidenced by Certificate therefor numberedthis day pledged by Pearl Beebeto said Association to secure a loar Eighteen Thousand and no/100DOLLARS; the same being the inte		
AND WHEREAS, the saidPearl Beebe and H. P. Beebe, wife and husband. did on the15thday ofMarch, 1923make and deliver to IONA ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATIONMarch, 15th,192. For Value Received Wepromise to pay to the order of HOME SAVINGSLOAN ASSOCIATION, the following sums of money The sum ofOne Hundred Thirty-six and 80/100DOLLAR the same being the monthly dues on the 180shareof the capital stock of said Association, represented and evidenced by Certificate therefor numberedthis day pledged by Pearl Beebeto said Association to secure a loar Eighteen Thousand and no/100DOLLARS; the same being the inte	ments, general and special, against said lands and improvements thereon, when ings thereon constantly insured in such company or companies as said second	n due, and to keep said improvements in good repair, and to keep the built party may designate and the policy or policies of insurance constantly tra
AND WHEREAS, the saidPearl Beebe and H. P. Beebe, wife and husband. did on the15thday ofMarch, 1923make and deliver to IONA ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATIONMarch, 15th,192. For Value Received Wepromise to pay to the order of HOME SAVINGSLOAN ASSOCIATION, the following sums of money The sum ofOne Hundred Thirty-six and 80/100DOLLAR the same being the monthly dues on the 180shareof the capital stock of said Association, represented and evidenced by Certificate therefor numberedthis day pledged by Pearl Beebeto said Association to secure a loar Eighteen Thousand and no/100DOLLARS; the same being the inte	ferred to said party of the second part, its successors or assigns; and also to ke every kind, and if any or either of said agreements be not performed as afores:	tep said lands and improvements thereon free from all statutory lien claims aid then said party of the second part its successors or assigns, may pay su
AND WHEREAS, the saidPearl Beebe and H. P. Beebe, wife and husband. did on the15thday ofMarch, 1923make and deliver to IONA ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATIONMarch, 15th,192. For Value Received Wepromise to pay to the order of HOME SAVINGSLOAN ASSOCIATION, the following sums of money The sum ofOne Hundred Thirty-six and 80/100DOLLAR the same being the monthly dues on the 180shareof the capital stock of said Association, represented and evidenced by Certificate therefor numberedthis day pledged by Pearl Beebeto said Association to secure a loar Eighteen Thousand and no/100DOLLARS; the same being the inte	taxes and assessments, and my effect such insurance, for such purpose, paying claims, and may invest such sums as may be necessary to protect the title or poss-	the costs thereof, and may also pay the final judgment for any statutory ession of said premises, including all costs and for the repayment of all mon
did on the15thday ofMarch, 1923make and deliver to IONA SAVINGS ANDLOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION		
IONA SAVINGS ANDLOAN 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 March, 15th, 192. AND For Value Received We promise to pay to the order of HOME SAVINGS IOAN ASSOCIATION, the following sums of money The sum of One Hundred Thirty-six and 80/100 DOLLAR the same being the monthly dues on the 180 share 6 Of the capital stock of said Association, represented and evidenced by Certificate therefor numbered E-137 Lighteen Thousand and no/100 DOLLARS, and the sum One hundred Forty-four and no/100 DOLLARS; the same being the interest		
NOTE OR OBLIGATION Tulsa, Oklahoma, March, 15th, 192. AND For Value Received We promise to pay to the order of HOME SAVINGS / LOAN ASSOCIATION, the following sums of money The sum of One Hundred Thirty-six and 80/100 DOLLA the same being the monthly dues on the 180 share. S of the capital stock of said Association, represented and evidenced by Certificate therefor numbered E-137 this day pledged by Pearl Beebe to said Association to secure a loar Eighteen Thousand and no/100 DOLLARS, and the sum One hundred Forty-four and no/100 DOLLARS; the same being the inte	did on theday of	March, 1923 make and deliver to
Tulsa, Oklahoma, March, 15th, 192. For Value Received_Wepromise to pay to the order of HOME_SAVINGS IOAN ASSOCIATION, the following sums of money The sum ofOne_Hundred_Thirty-six_and_80/100 DOLLAR the same being the monthly dues on the 180	IONE SAVINGS AND LOAN ASSOCIATION their note or obligation,	which is made a part hereof and in the words and figures as follows, to-wit:
Tulsa, Oklahoma, March, 15th, 192. For Value Received_Wepromise to pay to the order of HOME_SAVINGS IOAN ASSOCIATION, the following sums of money The sum ofOne_Hundred_Thirty-six_and_80/100 DOLLAR the same being the monthly dues on the 180		
The sum ofOne_Hundred_Thirty-six_and_80/100DOLLA the same being the monthly dues on the 180share_Sof the capital stock of said Association, represented and evidenced by Certificate therefor numbered_E-137this day pledged by Pearl_Beebeto said Association to secure a loar Eighteen Thousand and no/100DOLLARS, and the sum One hundred Forty-four and no/100DOLLARS; the same being the inte	NOTE OR OF	3LIGATION
The sum ofOne_Hundred_Thirty-six_and_80/100DOLLA the same being the monthly dues on the 180share_Sof the capital stock of said Association, represented and evidenced by Certificate therefor numbered_E-137this day pledged by Pearl_Beebeto said Association to secure a loar Eighteen Thousand and no/100DOLLARS, and the sum One hundred Forty-four and no/100DOLLARS; the same being the inte		lsa, Oklahoma March, 192.
The sum ofOne_Hundred_Thirty-six_and_80/100DOLLA the same being the monthly dues on the 180share_Sof the capital stock of said Association, represented and evidenced by Certificate therefor numbered_E-137this day pledged by Pearl_Beebeto said Association to secure a loar Eighteen Thousand and no/100DOLLARS, and the sum One hundred Forty-four and no/100DOLLARS; the same being the inte	Tu	AVINGS
the same being the monthly dues on the 180 share. S of the capital stock of said Association, represented and evidenced by Certificate therefor numbered E-137 this day pledged by Pearl Beebe Eighteen Thousand and no/100 DOLLARS, and the sum One hundred Forty-four and no/100 DOLLARS; the same being the inte	Tu For Value Received We promise to pay to the order of HOME SA	
Certificate therefor numbered_E-137		
Pearl Beebe to said Association to secure a loar Eighteen Thousand and no/100 DOLLARS, and the sum One hundred Forty-four and no/100 DOLLARS; the same being the inte	The sum of	D/100
Eighteen Thousand and no/100 DOLLARS, and the sum One hundred Forty-four and no/100 DOLLARS; the same being the inte	The sum of One Hundred Thirty-six and 80 the same being the monthly dues on the 180 share S	D/LOODOLLA
One hundred Forty-four and no/100 DOLLARS; the same being the inte	The sum ofOne Hundred Thirty-six and 80 the same being the monthly dues on the 180share Certificate therefor numberedE-137this day pledged by	D/100DOLLA
One hundred Forty-four and no/100 DOLLARS; the same being the inte due monthly upon said sum so borrowed by US and WO promise to pay said Association at its Home Office at Bartlesville	The sum ofOne Hundred Thirty-six and 80 the same being the monthly dues on the 180share S Certificate therefor numbered E-137this day pledged by Pearl Beebe	D/100DOLLA of the capital stock of said Association, represented and evidenced by to said Association to secure a loan
due monthly upon said sum so borrowed byUS and Wepromise to pay said Association at its Home Office at Bartlesville	The sum ofOne_Hundred_Thirty-six_and_80 the same being the monthly dues on the 180share_S Certificate therefor numbered_E-137this day pledged by Pearl_Beebe Eighteen Thousand and no/I	DOLLAN of the capital stock of said Association, represented and evidenced by to said Association to secure a loan LOODOLLARS, and the sum
APT and the second seco	The sum ofOne Hundred Thirty-six and 80 the same being the monthly dues on the 180share. S Certificate therefor numbered E-137this day pledged by Pearl Beebe Eighteen Thousand and no/I One hundred Forty-four and no	D/100DOLLAN of the capital stock of said Association, represented and evidenced by to said Association to secure a loan
the stid sums of many states in the same the state Two Hundred Eighty and 80/100	The sum ofOne Hundred Thirty-six and 80 the same being the monthly dues on the 180share. S Certificate therefor numbered E-137this day pledged by Pearl Beebe Eighteen Thousand and no/I One hundred Forty-four and no	D/100DOLLAI of the capital stock of said Association, represented and evidenced by t
on the 15th day of each and every month, and continue such monthly payments for a term of	The sum ofOne Hundred Thirty-six and 80 the same being the monthly dues on the 180share. S Certificate therefor numbered E-137this day pledged by Pearl Beebe Eighteen Thousand and no/I One hundred Forty-four and no	D/100DOLLAN of the capital stock of said Association, represented and evidenced by to said Association to secure a loan
on the 15th day of each and every month, and continue such monthly payments for a term of 100	The sum ofOne_Hundred_Thirty-six_and_80 the same being the monthly dues on the 180share_S Certificate therefor numbered_E-137this day pledged by Pearl_Beebe Eighteen Thousand and no/J One hundred Forty-four and no due monthly upon said sum so borrowed byUSand_W0pro- the said sums of money, amounting in the aggregate toW0 Hundred	DOLLAN DOLLAN DOLLAN DOLLARS, and the sum DOLLARS; the same being the inter DOLLARS; DOLLARS; DO
	The sum ofOne Hundred Thirty-six and 80 the same being the monthly dues on the 180share S Certificate therefor numbered37this day pledged by Pearl Beebe Eighteen Thousand and no/ One hundred Forty-four and no due monthly upon said sum so borrowed byusand W0pro- the said sums of money, amounting in the aggregate toTWO Hundred	DOLLARS; the same being the int omise to pay said Association at its Home Office at Bartlesville Eighty and 80/100 DOLLARS

37