

ant and

્રાઓ છે.

s and the second second second second

| THIS INDENTURE, Made this 15th | day of March , 192. 3 , between |
|---|--|
| | Kantz, husband and wife, |
| | |
| in. | Tulsa |
| HOME SAVINGS AND LOAN ASSO | CIATION, a corporation organized under the laws of the State of Oklahoma, party of the second pa |
| WITNESSETH, That the said part ies | of the first part, for and in consideration of the sum of |
| Twenty-five Hun | drad and No /100 |
| *************************************** | |
| in hand paid by the said party of the second part, the re | ceipt whereof is hereby acknowledged, hn $\nabla \Theta$ sold and by these presents do GRAN |
| BARGAIN. SELL, CONVEY and CONFIRM unto sai | id party of the second part, its successors and assigns forever, all the following described real esta |
| lying and situated in the County of Tulsa | and State of Oklahoma, to-w |
| | |
| | |
| *************************************** | ······································ |
| Tat (da / c) | π_{1} , π_{2} , π_{2 |
| | Block Eight (8), Maple Park |
| Addition to | the city of Tulsa, Oklahoma, |
| according to | the recorded plat thereof |
| | h all improvements thereon. |
| | |
| | |
| | |
| | I have by carries in 1 march 2.60 Reactly 14. 2737 dear out in 2.60 ter on the restriction in the paymont of monthose ter on the restriction of and Found the 7 Const and 100 - 3 WAINE L FICKEY, Crunty Troommer |
| · · · · · · · · · · · · · · · · · · · | I hereby conting and I rade and 2.50 |
| | Karlpi He 1737 dearing is have been |
| | the wither wither same |
| | Lawy 12 . The and and the 3 |
| | WALLE LICHTY, COURTY ISODANDER |
| | 4-J |
| | |
| | |
| TO HAVE AND TO HOLD THE SAME unto sai | . In and to said premises, including all homestead rights, which are hereby waived and released, and authority to collect the same in case the conditions of this mortgage become broken in any intents and appurtenances thereto belonging. A first and specific lien is hereby granted on all renis date. Id party of the second part, its successors and assigns forever. Said $part_{i=0}^{i\in S}$ of the first part here and assigns, that at the delivery hereof. |
| covenant with said party of the second part, its successors they are | and assigns, that at the delivery hereof |
| | e granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all |
| | same and that |
| | |
| will warrant and defend the same against the lawful and | equitable claims of all persons whomsoever. |
| PROVIDED, ALWAYS, And these presents are u | pon the express conditions that, whereas, the said party of the second part at the special instance |
| request of the part 1987 the first part. loaned and advar | need to |
| | Agnes Kantz, husband and wife |
| | ared and No/100 DOLLA |
| | |
| AND WHEREAS, said part 1.05 of the first part nents, general and special, against said lands and impro- ngs thereon constantly insured in such company or com- erred to said party of the second part, its successors or very kind, and if any or either of said agreements be n axes and assessments, and my effect such insurance, for laims, and may invest such sums as may be necessary to to expended together with the charges thereon as provide | agreewith the said party of the second part, its successors and assigns, to pay all taxes and ass ovements thereon, when due, and to keep said improvements in good repair, and to keep the bu panies as said second party may designate and the policy or policies of insurance constantly fr assigns; and also to keep said lands and improvements thereon free from all statutory lien claim hot performed as aforesaid then said party of the second part its successors or assigns, may pay s r such purpose, paying the costs thereof, and may also pay the final judgment for any statutory protect the tile or possession of said premises, including all costs and for the repayment of all mor ad by the By-Laws of said Association, these presents shall be security. |
| | itz and Agnes Gantz, husband and wife. |
| | day of |
| | |
| A SSOCIATION & | their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: |
| | NOTE OR OBLIGATION Builderiller, March 15th, 1923. 192. |
| | he order of HOME SAVINGS AND LOAN ASSOCIATION, the following sums of money w |
| For Value Received WO | |
| | teen and NO/100 |
| Che sum ofNine | |
| The sum of | shareSof the capital stock of said Association, represented and evidenced by |
| The sum of <u>Nine</u> the same being the monthly dues on the <u>25</u> | shareSof the capital stock of said Association, represented and evidenced by |
| The sum of | share |
| The sum of Nine the same being the monthly dues on the Certificate therefor numbered E-141 this d | share |
| The sum of Nine | shareS of the capital stock of said Association, represented and evidenced by haypledged by |
| The sum of <u>Nine</u> the same being the monthly dues on the <u>25</u> Certificate therefor numbered <u>E-141</u> this d Twenty-fiv Twenty and | shareS inspired by K. W. Gantz and Agnes Ganty to said Association to secure a loan re Hundred and No/100 No/100 DOLLARS; the same being the inter |
| The sum of <u>Nine</u> the same being the monthly dues on the <u>25</u> Certificate therefor numbered <u>E-141</u> this d Twonty-fiv Twonty and | shareS inspired by K. W. Gantz and Agnes Ganty to said Association to secure a loan re Hundred and No/100 No/100 DOLLARS, and the sum |
| The sum of <u>Nine</u> the same being the monthly dues on the <u>25</u> Certificate therefor numbered <u>E-141</u> this d Twonty-fiv Twonty and | share |

65