## No. 227738 C. MORTGAGE RECORD No. 447

THIS INDENTURE, Made this Sixte	eenth day of April , 1923 , between.
	Pronia Yeager, his wife,
والمراجعة والمراجعة المراجعة والمهرون الأجوار والمراجعة	in Tulsa County, and State of Oklahoma, parties of the first part, and the
ULSA BUILDIG APD LOA	N ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
WITNESSETH, That the said part. 16	es
Thirty-five hund:	red and 00/100 DOLLARS,
in hand paid by the said party of the second par	t, the receipt whereof is hereby acknowledged, ha $V^0$ sold and by these presents
	unto said party of the second part, its successors and assigns forever, all the following described real estate
lying and situated in the County of	Tulsa and State of Oklahoma, to-wit
Lot Three	(3), Block Ten (10), Lynch and Forsythe
Addition t	o the city of Tulsa, Oklahoma, according
to the Off	icial plat thereof.
	TRANSURUES ENCORREMENT
	Disectly (2016 F. ENCORNEMENT  Descript 1. 8906  Lac 12 payment of marriage
	Receipt 89.06 11 11 1 2 and homed
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TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its s	unto said party of the second part, its successors and assigns forever. Said partof the first part herebuccessors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its same and No. Yeager and I the true and lawful owner. S. of the said premi	Fronia Yeager, his wife, ses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its s  Fred N. Yeager and I the true and lawful owner. S. of the said premicumbrances; that there is no one in adverse pess  Fred N.	unto said party of the second part, its successors and assigns forever. Said part. The first part herebuccessors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its s  Fred N. Yeager and I the true and lawful owner. S. of the said premi cumbrances; that there is no one in adverse poss  Fred N. will warrant and defend the same against the lawful warrant warran	unto said party of the second part, its successors and assigns forever. Said part To first part herebuccessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, see above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in ession of same and that Yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever.
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TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its some fired N. Yeager and I the true and lawful owner. S. of the said premi cumbrances; that there is no one in adverse poss Fred N. will warrant and defend the same against the law PROVIDED, ALWAYS, And these preserequest of the part. 10 aned a	unto said party of the second part, its successors and assigns forever. Said part. So the first part herebuccessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, see above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in ession of same and that.  Yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever.  Into are upon the express conditions that, whereas, the said party of the second part at the special instance an and advanced to.
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TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its s  Fred N. Yeager and I the true and lawful owner. S. of the said premi cumbrances; that there is no one in adverse pess Fred N. will warrant and defend the same against the law PROVIDED, ALWAYS, And these prese request of the partieSof the first part, loaned a Fred N. Yeage:  of Thirty-five Hull	unto said party of the second part, its successors and assigns forever. Said part. Softhe first part herebuccessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, see above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in ession of same and that.  Yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever. Into are upon the express conditions that, whereas, the said party of the second part at the special instance an and advanced to.  The and Fronia Yeager, his wife, the sun addred and 00/100 DOLLARS
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TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its sured N. Yeager and I the true and lawful owner. S. of the said premise cumbrances; that there is no one in adverse possured in the same against the law PROVIDED, ALWAYS, and these preserved of the parties of the first part, loaned a Fred N. Yeager of Thirty-five Hulments, general and special, against said lands a ings thereon constantly insured in such companierred to said party of the second part, its suce very kind, and if any or either of said agreem taxes and assessments, and my effect such insurelations, and may hence the such and the sure of expended to gether with the charges thereon a	unto said party of the second part, its successors and assigns forever. Said part. Softha first part hereb accessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, ses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all intession of same and that.  Yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever.  Ints are upon the express conditions that, whereas, the said party of the second part at the special instance an advanced to.  C and Fronia Yeager, his wife,  the suidred and 00/100  DOLLAR:  The part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built yor companies as said second party may designate and the policy or policies of insurance constantly transessors or assigns; and also to keep said lands and improvements thereon from all statutory lieu claims centred to performed as aforesaid then said party of the second part its successors or assigns, may pay successor or the title or possession of said parted of the second part its and for the repayment of all moneys sprovided by the By-Laws of said Association, these presents shall be security.
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its some fine true and lawful owner. So of the said premisumbrances; that there is no one in adverse possonial true and lawful owner. So of the said premisumbrances; that there is no one in adverse possonial true and defend the same against the law PROVIDED, ALWAYS, And these present of the partices of the first part, loaned a Fred N. Yeare.  Thirty-five Hull AND WHEREAS, said partices of the angst thereon constantly insured in such companiered to said party of the second part, its successively kind, and if any or either of said agreem caxes and assessments, and my effect such insure to expended together with the charges thereon a AND WHEREAS, the said Fred	unto said party of the second part, its successors and assigns forever. Said part. Softha first part herebuccessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, ses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all intession of same and that.  Yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever, ints are upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  Frank Fronia Yeager, his wife,  the su  adred and 00/100  DOLLAR  First part agree with the said party of the second part, its successors and assigns, to pay all taxes and assend improvements thereon, when due, and to keep said improvements in good repair, and to keep the built yor companies as said second party may designate and the policy or policies of insurance constantly tran essors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims on the propose, paying the costs thereof, and may also pay the first and judgment for any statutory is sarry to protect the title or possession of said premises, including all costs and for the repayment of all money is provided by the By-Laws of said Association, these presents shall be security.  N. Yeager and Fronia Yeager, his wife
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its sure and lawful owner. So of the said premisumbrances; that there is no one in adverse possible the said premisumbrances; that there is no one in adverse possible the same against the law PROVIDED, ALWAYS, And these preserved of the parties of the first part, loaned a Fred N. Yeage.  M. Thirty-five Huld AND WHEREAS, said parties of the negative said lands and special, against said lands and set thereon constantly insured in such companered to said party of the second part, its successively kind, and if any or either of said agreem are said and special, and if any or either of said agreem are said and seements, and my effect such insure to expended together with the charges thereon a AND WHEREAS, the said Fred did on the Sixteenth	unto said party of the second part, its successors and assigns forever. Said part. The first part here accessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, ses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in ession of same and that.  Yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever.  Ints are upon the express conditions that, whereas, the said party of the second part at the special instance are and advanced to.  Fronia Yeager, his wife,  The suided and 00/100  DOLLAR first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and asses and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built yor companies as said second party may designate and the policy or policies of insurance constantly transts be not performed as aforesaid then said party of the second part its successor or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the first judgment for any statutory lies sarry to protect the title or possession of said hermises, including all costs and for the repayment of all mones is provided by the By-Laws of said Association, these presents shall be security.  N. Yeager and Fronia Yeager, his wife  day of April, 1923 make and deliver to the second part in the second part in the second part is successor.
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its sure and lawful owner. So of the said premisumbrances; that there is no one in adverse possible the said premisumbrances; that there is no one in adverse possible the same against the law PROVIDED, ALWAYS, And these preserved of the parties of the first part, loaned a Fred N. Yeage.  M. Thirty-five Huld AND WHEREAS, said parties of the negative said lands and special, against said lands and set thereon constantly insured in such companered to said party of the second part, its successively kind, and if any or either of said agreem are said and special, and if any or either of said agreem are said and seements, and my effect such insure to expended together with the charges thereon a AND WHEREAS, the said Fred did on the Sixteenth	unto said party of the second part, its successors and assigns forever. Said part. So of the first part herel accessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, ses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all its ession of same and that.  Yeager and Fronia Yeager, his wife with and equitable claims of all persons whomsoever.  Into are upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  The and Fronia Yeager, his wife,  The successors and assigns, to pay all taxes and assess and assess and assess and assess or assigns; and also to keep said lands and improvements in good repair, and to keep the builty or companies as said second party may designate and the policy or policies of insurance constantly transcapers or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims that be not performed as aforesaid then said party of the second part its successors or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the said judgment for any statutory lies sarry to protect the title or possession of said premises, including all costs and for the repayment of all mones provided by the By-Laws of said Association, these presents shall be security.  II. Yeager and Fronia Yeager, his wife
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its some and it is a second part, its such a second part, its such and second part, its such and second part, its such and and it is a second part, its such and and it is a second part, its such and and it is a second part, its such such second part, its such and party of the second part, its such such such such such such such suc	unto said party of the second part, its successors and assigns forever. Said part. So the first part herebaccessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, ses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all intession of same and that.  Yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever, into are upon the express conditions that, whereas, the said party of the second part at the special instance are and advanced to.  Frank Fronia Yeager, his wife,  the su adred and 00/100  DOLLAR first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessor or assigns; and also to keep said improvements in good repair, and to keep the builty or companies as said second party may designate and the policy or policies of insurance constantly transessors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims that he protect the title or possession of said party of the second part its successors or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the costs and injudgment for any statutory lienes are the surface of the By-Laws of said Association, these presents shall be security.  N. Yeager and Fronia Yeager, his wife  day of April, 1923  make and deliver to the ATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its sured N. Yeager and I the true and lawful owner S of the said premisumbrances; that there is no one in adverse posses.  Fred N. Yeager and I will warrant and defend the same against the law PROVIDED, ALWAYS, And these prese request of the parties of the first part, loaned a Fred N. Yeager Thirty-five Hule AND WHEREAS, said parties of the ments, general and special, against said lands a negs thereon constantly insured in such companeered to said party of the second part, its suce very kind, and if any or either of said agreem caxes and assessments, and my effect such insured saims, and may invest such sums as may be necessary and second together with the charges thereon a AND WHEREAS, the said Fred did on the Sixteenth	unto said party of the second part, its successors and assigns forever. Said part.  Fronia Yeager, his wife,  ses above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in ession of same and that.  Yeager and Fronia Yeager, his wife  with and equitable claims of all persons whomsoever.  Into are upon the express conditions that, whereas, the said party of the second part at the special instance are and advanced to  r and Fronia Yeager, his wife,  the su addred and 00/100  DOLLAR  first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and asses and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built yor companies as said second party may designate and the policy or policies of insurance constantly fran essors or assigns; and also to keep said lands and improvements thereon free from all statutory lies claims ents be not performed as aforesaid then said party of the second part its successors or assigns, may pay sur ance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lies sarry to protect the title or possession of said premises, including all costs and for the repayment of all mone; sprovided by the by-Laws of said Association, these presents shall be security.  II. Yeager and Fronia Yeager, his wife  day of April, 1923  make and deliver to the April 16, 1925  MOTE OR OBLIGATION Tulsa, Oklahoma,  192
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its some fine true and lawful owner. So of the said premisumbrances; that there is no one in adverse posson and the true and lawful owner. So of the said premisumbrances; that there is no one in adverse posson and the same against the law PROVIDED, ALWAYS, And these preserved of the parties of the first part, loaned a Fred N. Yeage:  Thirty-five Hule AND WHEREAS, said parties of the ments, general and special, against said lands a ings thereon constantly insured in such companiered to said party of the second part, its suce yeary kind, and if any or either of said agreem taxes and assessments, and my effect such insurance to expended together with the charges thereon a AND WHEREAS, the said Fred did on the Sixteenth	unto said party of the second part, its successors and assigns forever. Said part.  Fronia Yeager, his wife,  ses above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in ession of same and that.  Yeager and Fronia Yeager, his wife  will and equitable claims of all persons whomsoever.  Into are upon the express conditions that, whereas, the said party of the second part at the special instance an and advanced to  r and Fronia Yeager, his wife,  the su  adred and 00/100  DOLLAR:  Interpretable and selected party of the second part, its successors and assigns, to pay all taxes and asses and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built yor companies as said second party may designate and the policy or policies of insurance constantly tran essors or assigns; and also to keep said lands and improvements thereon free from all statutory lies claims ented to retreat the purpose, paying the costs thereof, and may also pay the final judgment for any statutory lies sarry to protect the title or possession of said premises, including all costs and for the repayment of all mone; sorry dead by the by-Laws of said Association, these presents shall be security.  IN. Yeager and Fronia Yeager, his wife  day of April, 1923  make and deliver to the Athorn 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,  192
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its sured N. Yeager and I the true and lawful owner. S. of the said premisumbrances; that there is no one in adverse posses.  Fred N. Yeager and I will warrant and defend the same against the law PROVIDED, ALWAYS, And these prese request of the parties of the first part, loaned a Fred N. Yeager of Thirty-five Hulder and the same against said lands a first part, loaned a fir	unto said party of the second part, its successors and assigns forever. Said part.  Pronia Yeager, his wife, see above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in ession of same and that.  Yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever.  Into are upon the express conditions that, whereas, the said party of the second part at the special instance an and advanced to.  Prand Fronia Yeager, his wife,  The su  Idred and 00/100  DOLLAR.  Interpretable thereon, when due, and to keep said improvements in good repair, and to keep the built yor companies as said second party may designate and the policy or policies of insurance constantly from essors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims tents be not performed as aforesaid then said party of the second part its successor assigns, may pay successor or each purpose, paying the costs thereof, and may also pay the final judgment for any statutory lies sarry to protect the title or possession of said premises, including all costs and for the repayment of all moneys provided by the By-Laws of said Association, these presents shall be security.  II. Yeager and Fronia Yeager, his wife  April, 1923  make and deliver to the ATION 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,  April 16, 1923  pay to the order of TULSA BUILDING / LOAN ASSOCIATION, the following sums of money vi
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its sured N. Yeager and I the true and lawful owner S of the said premisuumbrances; that there is no one in adverse poss Fred N.  will warrant and defend the same against the law PROVIDED, ALWAYS, And these prese request of the parties of the first part, loaned a Fred N. Yeager of Thirty-five Hull AND WHEREAS, said parties of the ments, general and special, against said lands a ingst thereon constantly insured in such companiered to said party of the second part, its suce very kind, and if any or either of said agreem taxes and assessments, and my effect such insurance constantly and if any or either of said agreem taxes and assessments, and my effect such insuffers to said may invest such sums as may be necessor expended together with the charges thereon a AND WHEREAS, the said Fred did on the Sixteenth  LSA BUILDING AND LOAN ASSOCI	unto said party of the second part, its successors and assigns forever. Said part Tool the first part herebaccessors and assigns, that at the delivery hereof.  Pronia Yeager, his wife,  sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir ession of same and that.  Yeager and Fronia Yeager, his wife  Wul and equitable claims of all persons whomsoever.  Into are upon the express conditions that, whereas, the said party of the second part at the special instance an and advanced to.  C and Fronia Yeager, his wife,  the su  idred and 00/100  DOLLAR:  Inst part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessors or assigns; and also to keep said lands and improvements in good repair, and to keep the built y or companies as said second party may designate and the policy or policies of insurance constantly rents be not performed as aforesaid then said party of the second part its successors or assigns, may pay sue ance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lies aproved by the By-Laws of said Association, these presents shall be security.  II. Yeager and Fronia Yeager, his wife  day of April, 1923  make and deliver to the Ation 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,  April 16, 1923  Tulsa, Oklahoma,  AND  DOLLAR:
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its s  Fred N. Yeager and I the true and lawful owner S of the said premi cumbrances; that there is no one in adverse pess  Fred N. will warrant and defend the same against the law PROVIDED, ALWAYS, And these prese request of the part S of the first part, loaned a Fred N. Yeager  of Thirty-five Hun  AND WHEREAS, said part S of the ments, general and special, against said lands a ings thereon constantly insured in such compan ferred to said party of the second part, its succ every kind, and if any or either of said agreem claims, and may invest such sums as may be nece so expended together with the charges thereon a AND WHEREAS, the said Fred did on the Sixteenth LISA BUILDING AND LOAN ASSOCI  For Value Received We promise to the same being the monthly dues on the Certificate therefor numbered. 3825	unto said party of the second part, its successors and assigns forever. Said part. The first part herebut accessors and assigns, that at the delivery hereof sees above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all insession of same and that yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever. Into a reupon the express conditions that, whereas, the said party of the second part at the special instance and advanced to and advanced to a said party of the second part, its successors and assigns, to pay all taxes and assess and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built yor companies as said second party may designate and the policy or policies of insurance constantly transsessors or assigns; and also to keep said lands and improvements thereon free from all statutory like claims to the performed as aforesaid then said party of the second part is successors and assigns, may pay succease, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory like sarry to protect the title or possession of said premises, including all costs and for the repayment of all moneys provided by the By-Laws of said Association, these presents shall be security.  II. Yeager and Fronia Yeager, his wife  day of April, 1923 make and deliver to the ATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION April 16, 1923 make and deliver to the ATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION April 16, 1923 make and ovidenced by the final good processor of the capital stock of said Association, represented and evidenced by the final good processor of the capital stock of said Association, represented and evidenced by the final double good by Fred N. Yeager and Fronia Yeager, his wife,
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its s  Fred N. Yeager and I the true and lawful owner S of the said premi cumbrances; that there is no one in adverse pess  Fred N. will warrant and defend the same against the law PROVIDED, ALWAYS, And these prese request of the part S of the first part, loaned a Fred N. Yeager  of Thirty-five Hun  AND WHEREAS, said part S of the ments, general and special, against said lands a ings thereon constantly insured in such compan ferred to said party of the second part, its succ every kind, and if any or either of said agreem claims, and may invest such sums as may be nece so expended together with the charges thereon a AND WHEREAS, the said Fred did on the Sixteenth LISA BUILDING AND LOAN ASSOCI  For Value Received We promise to the same being the monthly dues on the Certificate therefor numbered. 3825	unto said party of the second part, its successors and assigns forever. Said part. The first part herebut accessors and assigns, that at the delivery hereof sees above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all insession of same and that yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever. Into a reupon the express conditions that, whereas, the said party of the second part at the special instance and advanced to and advanced to a said party of the second part, its successors and assigns, to pay all taxes and assess and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built yor companies as said second party may designate and the policy or policies of insurance constantly transsessors or assigns; and also to keep said lands and improvements thereon free from all statutory like claims to the performed as aforesaid then said party of the second part is successors and assigns, may pay succease, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory like sarry to protect the title or possession of said premises, including all costs and for the repayment of all moneys provided by the By-Laws of said Association, these presents shall be security.  II. Yeager and Fronia Yeager, his wife  day of April, 1923 make and deliver to the ATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION April 16, 1923 make and deliver to the ATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION April 16, 1923 make and ovidenced by the final good processor of the capital stock of said Association, represented and evidenced by the final good processor of the capital stock of said Association, represented and evidenced by the final double good by Fred N. Yeager and Fronia Yeager, his wife,
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its s  Fred N. Yeager and I the true and lawful owner S of the said premi cumbrances; that there is no one in adverse pess  Fred N. will warrant and defend the same against the law PROVIDED, ALWAYS, And these prese request of the parties of the first part, loaned a Fred N. Yeages  of Thirty-five Hui  AND WHEREAS, said parties of the ments, general and special, against said lands a ings thereon constantly insured in such compan ferred to said party of the second part, its successively kind, and if any or either of said agreem taxes and assessments, such sum sensor such insurances of the same sexpended together with the charges thereon a AND WHEREAS, the said Fred did on the Sixteenth LSA BUITDING AND LOAN ASSOCI  For Value Received We promise to Thirty-five the same being the monthly dues on the Certificate therefor numbered 3825	unto said party of the second part, its successors and assigns forever. Said part and of the first part herebuccessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, see above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees are undefeasible estates of all selzed and inprovements in good repair, and clear of all instance and advanced to.  Fronia Yeager, his wife,  the sum of the said party of the second part it is successors and assigns, to pay all taxes and assessors or assigns; and also to keep said improvements in good repair, and to keep the builty or companies as said second party may designate and the policy or policies of insurance constantly transesors or assigns; and also to keep said lands and improvements thereof reform all statucy lieu claims ents be not performed as aforesaid then said party of the second part its successors and assigns, to pay successors or assigns, and pay successors or applicate of the said party of the second part its successors and said association, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION Tulsa, Oklahoma, AND Tulsa, Oklahoma, AND Tulsa, Oklahoma, AND Tulsa, Ok
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its s Fred N. Yeager and I the true and lawful owner S of the said premi cumbrances; that there is no one in adverse pess Fred N. will warrant and defend the same against the lav PROVIDED, ALWAYS, And these prese request of the parties of the first part, loaned a Fred N. Yeages  of Thirty-five Hui  AND WHEREAS, said parties of the ments, general and special, against said lands a ings thereon constantly insured in such compan ferred to said party of the second part, its suce every kind, and if any or either of said agreem taxes and assessments, such my effect said insect accepted to gether with the charges thereon a AND WHEREAS, the said Fred did on the Sixteenth  TISA BUILDING AND LOAN ASSOCI  For Value Received We promise to The sum of Thirty-five the same being the monthly dues on the Certificate therefor numbered 3825	unto said party of the second part, its successors and assigns forever. Said part. Softha first part hereb accessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, ses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in ession of same and that.  Yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever.  Into are upon the express conditions that, whereas, the said party of the second part at the special instance an and advanced to.  The and Fronia Yeager, his wife.  The sundered and 00/100  DOLLARS  First part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build yor companies as said second party may designate and the policy or policies of insurance constantly trans ents be not performed as aforesaid then said party of the second part its successors or assigns, may pay such that be not performed as aforesaid then said party of the second part its successors or assigns, may pay such that successors or any statutory hie searcy to protect the title or possession of said premises, including all costs and for the repayment of all moneys as provided by the By-Laws of said Association, these presents shall be security.  It is a successor or assigns and delive
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its s Fred N. Yeager and I the true and lawful owner S of the said premi cumbrances; that there is no one in adverse poss Fred N. will warrant and defend the same against the law PROVIDED, ALWAYS, And these prese request of the parties of the first part, loaned a Fred N. Yeage:  of	unto said party of the second part, its successors and assigns forever. Said part. Solid part and selected of a good and indefeasible estate of inheritance therein, free and clear of all in ession of same and that.  Yeager and Fronia Yeager, his wife will and equitable claims of all persons whomsoever.  Into are upon the express conditions that, whereas, the said party of the second part at the special instance an advanced to.  In and Fronia Yeager, his wife, the said party of the second part at the special instance an advanced to.  In and Fronia Yeager, his wife, the sundanced and the property of the second part and the second part and to keep said improvements in good repair, and to keep the builty or companies as and second party may designate and the policy or policies of insurance constantly transcents be not performed as altered and subjected to the second part will be costs there exists and the policy or policies of insurance constantly transcents be not performed as altered and subject to the second part it is successors or assigns, and also to keep said lands and improvements thereon free from all statutory lien claims and considered then said party of the second part it is successors or assigns, may pay see ance, for such purpose, paying the costs thereon missa, including all costs and for the repayment of all money as provided by the By-Laws of said Association, these presents shall be security.  In Yeager and Fronia Yeager, his wife  April 16, 1923  ATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tules, Oklahoma,  April 16, 1923  make and deliver to the and of the order of TUI SA BUILDING / LOAN ASSOCIATION, the following sums of money visuance, for the capital stock of said Association, represented and evidenced by the this day pledged by Fred N. Yeager and Fronia Yeager, his wife,  to said Association to secure a loan of the said Association to secure a loan of the said Association to secure a loan of the said Associ
TO HAVE AND TO HOLD THE SAME covenant with said party of the second part, its s Fred N. Yeager and I the true and lawful owner S of the said premi cumbrances; that there is no one in adverse poss Fred N. will warrant and defend the same against the law PROVIDED, ALWAYS, And these prese request of the parties of the first part, loaned a Fred N. Yeage:  of	unto said party of the second part, its successors and assigns forever. Said part and of the first part herebuccessors and assigns, that at the delivery hereof.  Fronia Yeager, his wife, see above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ir sees are undefeasible estates of all selzed and inprovements in good repair, and clear of all instance and advanced to.  Fronia Yeager, his wife,  the sum of the said party of the second part it is successors and assigns, to pay all taxes and assessors or assigns; and also to keep said improvements in good repair, and to keep the builty or companies as said second party may designate and the policy or policies of insurance constantly transesors or assigns; and also to keep said lands and improvements thereof reform all statucy lieu claims ents be not performed as aforesaid then said party of the second part its successors and assigns, to pay successors or assigns, and pay successors or applicate of the said party of the second part its successors and said association, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION Tulsa, Oklahoma, AND Tulsa, Oklahoma, AND Tulsa, Oklahoma, AND Tulsa, Ok