accumulate to pay to each sharehider one hundred dollars por share for each share of stock held by him, according to the hy-laws of the Industrial Building & Loan Association, which said note is in words and figures, as follows: \$1000.00 No.---

## FIRST LORTACEREAL ESTATE NOTE.

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For value received, I, we, or either of us, jointly and severally, promise to pay to Industrial Building & Loan Association of Talsa, Oklahoma, on on before tenýears after date hereof the sum of one thousand and no/100 dollars, with interest from date, in monthly instalments of eight & 33/100 dollars; also monthly dues on 20 shares of Class - - - - installment stock of soid association in the sum of ten & no/100 dollars, both interest and dues being payable on the 5th day of each and every month until sufficient assocs accumulate to mature said shares and pay the holder thereofone hundred dollers for each share according to the terms of the by-laws of the Association, and in case of default in the payment of interest, or dues, or any part thereof, at the stated times or failure to comply with any of the conditions or agreements stated in the mortgare securing such payments, then this not shall after such default bear tempercent interest perannum, and if collected by suit, we agr a to pay an additional temper cent of the amount due as attorney's fees.

Dated at Tulsa, Oklahoma the Eld day of March, 1984.

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## L. J. Francisco, Lillie Francisco.

14274

28 March 4

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Now. if the sold L.J.Francisco and Lillie Francisco, and their heirs, essigns, executors, or administrators, shall well and truly pay the aforesaid note according to the teor thereof, and all assessments, due and fines on said stock, to the said Industrial Building & Losn Association, or its successors, and keep said premises insured against fire and tormedo, in the sum of \$1000.00 and pay all taxes; rates, liens, charges, and assesments upon or against sold property, and keep the same in good repair, as harein provided, then this morgage shall be void; otherwise to remain in full for ce and virtue in law, It is further agreed that, if default shall be made in the paymentof said sums of money, or any part thereof, as hereinbefore specified, or if the taxes, rates, insurance liens, charges and dues assessed or charged on the above real estate shall remain unpaid for the space of six moths after the same are due and payable, then the whole debtedness, including the amount of all assessments, dues, fines on said stock, shall become due, and the said grantee or its successors may proceed by foreclosure, or any other lawful mode to collect the same , and the said grantee shall be entitled to the passession of said premises, and of said property. Bt the Board of Directorsof said Association may, at their option, pay or cause to be paid, the said taxes, chares insurance, insurance, rates, lions and assessments so due and payable, and charge them against said grantor or essigna, and the emount so paid shall be a lien on said mortgaged prefises antil the same be paid, and may be included in any judgement rendered in any proceedings to forec-lose this mortgage: but whether they elect to pay suchtaxes, insurance, charge, s, rstes, liens and assessments, or not it is distinctly understood that in all cases of delinquenties as above enumerated, then in like manner the said note and the whole of said sum shall immediately become due and payable. Appraisement waived. Witness our hands, this 26 day of March, JE4 .

## L. J. Francisco, Lillio Francisco.

State of Oklahoma ) County of Tulsa )SS Before me E. R. Clark, a Notary Public, in and for said County