TAEASUAER'S INDORSEMENT I hereby certify that I received \$.4.5.0 and issued Receipt No.2.6.124 therefor in payment of mortgage tax on the within mortgage.

Deputy

Www.stuckey and July 192 3

Tulsa and State of Okla. to-wit:

Lot twenty three (23) in Block seven (7) Hillcrest addition to the City of Tulsa,

and Certificate number 850 being for 112 share of "D" stock in the Central Savings and Loan Association, of Marshall, Missouri, and possession of said premises and said shares of stock is now delivered unto said party of the second part.

To have and to hold the same with all the rights and appurtenances thereto belonging to the said party of the second part and to his successors hereinafter designated, and to the assigns of him and his successors, Torever.

In trust, however, for the following purposes. Whereas, the said Effie C.Hughes, and Faul C. Hughes, have this day made and exected and delivered to the said party of the third part one promissory note of even date herewith by which they promise to pay to the said Central Savings and Loan Association the sum of forty five hundred dollars, said note being in words, letters and figures as follows:

NOTE OR OBLIGATONS

Marshall, Mo.

One hundred months after deta, for value received, we primise to pay to the Cedral Savings and Loan Association, of Marshall, Mo. forty five hundred dollars, this day advanced to me as a loan, with interest thereon at the rate of six per cent perannum, payable in monthy installments of twenty two and 50/100 dollars each, and the further sum of fifteen and 75/100 dollars per month, for premium on said loan so made to us by said Central Savings and Loan Association, of Marshall, Mo., and we further agree to pay said Association at the same time said interest and premium are payable the sum of thirty three and 75/100 and 75/100 dollars every month , the same being the monthly dues on Certificate No. 850 of the capital stock of the said Ventral Savings and Loan Association this day pledged by us as collateral security for the payment of said loan, so advanced to us, and we further agree to pay to the said association all of the said sums of money, amounting in the aggrete gate to seventy two and no/100 dollars on the first Saturday of each and every month until the said certificate No. 850, so pledcged by us as collateral security, to said loan, shall, according to the By-Laws or said Association, reach the ultimate or par value thereof, or said loan shall be otherwise sooner cabneled or disharged.

Indefault of payment of said sums of money so expressed to be for dues, intersat and premiums, as aforessid, and within the time required by the Ey-Laws of the said Association, we agree to pay all fines and penalties assessed against us for said default. Provided, that the maker thereofmay at the end of one hundred months cease making said month ly payments, as aforesaid, and may take credit upon the said loan so advanced for the then book value of the said Certificate No. 850, sopledged to secure this loan, and may pay to the said Association the difference, if any, between said book value of said Certificate and said loan, and may thereafter be discharged from making further payments thereon.

Effie C. Hughes, Paul C. Hughes.

And whereas, the said parties of the first part agree with the sid party of the third part to pay on demand all taxes and assessments, general or special, levied against granter's equity in property descrified hereafter charged thereon or therefor, and also to keep the improvements upon said land constantly and satisfactorily insured for the sum of at least. forty five hundred follars, until said note be paid, and the policy or policies thereof constantly assigned and delivered unto said party of the third part for further securing the payment of said note, with power to demand, deceive and collect all moneys becoming payable thereunder and so apply the same toward the payment of said notes unless otherwise paid,

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