	THIS INDENTURE, Made this Fifteenth day of March 1924, between Amorita Lenore Devries and Madaline Grace Wilcoxen, both single women	
	alsa	
PUIS A BUILDING AND LOAN ASSOCIATI	ON, a corporation organized under the laws of the State of Oklahoma, party of the second part,	
WITNESSETH, That the said part. 198 Twenty-two Hundred and 00/10	of the first part, for and in consideration of the sum of DOLLARS,	
hand paid by the said party of the second part, the receipt whe	reof is hereby acknowledged, ha Y9 sold and by these presents	
되었다. 말로 아니라 보니 된다 사람이 생각되었다면 모두 모든 하면 모든 모든데 되었다.	# of the second part, its successors and assigns forever, all the following described real estate,	
ing and situated in the County ofTulsa	and State of Oklahoma, to-wit	
	and Twenty-eight (28), Block Six (6),	
	the city of Tulsa, Oklahoma, according	
to the Recorded Plat the	ereof.	
	reasurer's endorsement	
I hereb Rannint Ma	y certify that I received \$ 126 and issued 14125, therefor in payment of montpage	
n odl ne zai	Apple mouses.	
Daisel il	Albin more constitution of the constitution of	
	W. W. Salley, Confly Jacobser	
	이 생각을 하는 것이 되는 사람들은 사람들이 가득하는 중요 사람들이 가지 않는 경찰에 가장 하는 것이 되었다. 그 사람들은 사람들은 사람들은 사람들은 사람들이 없는 사람들이 없다.	
TO HAVE AND TO HOLD THE SAME unto said party of evenant with said party of the second part, its successors and assig	t the second part, its successors and assigns forever. Said part of the first part hereby	
	and Madalene Grace Wilcoxon	
그 하장은 이 학교의 생생 보다는 사람들이 하면 보았다. 학교 교육 보고 가장 그 것이 되는 사람들이 가장 살아서 하는 학교 회사 기사	ed, 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 a Amorita Lenore DeVries	nd thatand Madalene Grace Wilcoxon	
ill warrant and defend the same against the lawful and equitable c PROVIDED, ALWAYS, And these presents are upon the e	laims of all persons whomsoever. xpress conditions that, whereas, the said party of the second part at the special instance and	
quest of the part 195of the first part, loaned and advanced to		
Amorite Terore DeVries	and Madelana Chase Willearen	
Amorita Lenore DeVries Twenty-two Hundre	and Madelana Chase Willearen	
Twenty-two Hundre	and Madalene Grace Wilcoxon the sum of d and 00/100 DOLLARS.	
AND WHEREAS, said part est of the first part agree. we have general and special, against said lands and improvements sthereon constantly insured in such company or companies a red to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements be not per ch taxes and assessments, and may effect such insurance, for sy lien claims, and may invest such sums as may be necessarent of all moneys so expended together with the charges thereon	and Madalene Grace Wilcoxon d and 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assess- thereon, when due, and to keep said improvements in good repair, and to keep the build- ss said second party may designate and the policy or policies of insurance constantly trans- and also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statu- ry to protect the title or possession of said premises, including all costs and for the repay- as provided by the By-Laws of said Association, these presents shall be security.	
AND WHEREAS, said part 189 of the first part agree. where general and special, against said lands and improvements grathereon constantly insured in such company or companies a red to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements be not per taxes and assessments, and may effect such insurance, for sy lien claims, and may invest such sums as may be necessarent of all moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore	and Madalene Grace Wilcoxon d and 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assess-thereon, when due, and to keep said improvements in good repair, and to keep the builds said second party may designate and the policy or policies of insurance constantly transformed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statury to protect the title or possession of said premises, including all costs and for the repay as provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon	
AND WHEREAS, said parties of the first part agree. we make general and special, against said lands and improvements get thereon constantly insured in such company or companies a red to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements he not per ch taxes and assessments, and may effect such insurance, for sy lien claims, and may invest such sums as may be necessare to fall moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore do not the Fifteenth day.	and Madalene Grace Wilcoxon the sum of and 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assess-thereon, when due, and to keep said improvements in good repair, and to keep the builds said second party may designate and the policy or policies of insurance constantly transand also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statury to protect the title or possession of said premises, including all costs and for the repay as provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon March, 1924 make and deliver to the	
AND WHEREAS, said part 183 of the first part agree. we make general and special, against said lands and improvements ges thereon constantly insured in such company or companies a red to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements he not per ch taxes and assessments, and may effect such insurance, for sry lien claims, and may invest such sums as may be necessare into fall moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore do not he Fifteenth day	and Madalene Grace Wilcoxon the sum of and 00/100 DOLLARS with the said party of the second part, its successors and assigns, to pay all taxes and assess-thereon, when due, and to keep said improvements in good repair, and to keep the builds said second party may designate and the policy or policies of insurance constantly transpand also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statury to protect the title or possession of said premises, including all costs and for the repay as provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon March, 1924 make and deliver to the error obligation, which is make a part hereof and in the words and figures as follows, to-wit	
AND WHEREAS, said parties of the first part agree when seemen and special, against said lands and improvements get thereon constantly insured in such company or companies a red to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements he not per ch taxes and assessments, and may effect such insurance, for stylien claims, and may invest such sums as may be necessare into fall moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore of the Pifteenth day BUILDING AND ANSOCIATION their not	and Madalene Grace Wilcoxon the sum of and 00/100 DOLLARS with the said party of the second part, its successors and assigns, to pay all taxes and assess-thereon, when due, and to keep said improvements in good repair, and to keep the builds said second party may designate and the policy or policies of insurance constantly transpand also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statury to protect the title or possession of said premises, including all costs and for the repay as provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon March, 1924 make and deliver to the error obligation, which is make a part hereof and in the words and figures as follows, to-wit	
AND WHEREAS, said parties of the first part agree was the general and special, against said lands and improvements get thereon constantly insured in such company or companies a red to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements he not per ch taxes and assessments, and may effect such insurance, for some claims, and may invest such sums as may be necessare into fall moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore do not he Fifteenth day ILSA BUILDING AND AN ASSOCIATION their not NOT	and Madalene Grace Wilcoxon the sum of and 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assess- thereon, when due, and to keep said improvements in good repair, and to keep the build- s said second party may designate and the policy or policies of insurance constantly trans- and also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpses, paying the costs thereof, and may also pay the final judgment for and statu- try to protect the title or possession of said premises, including all costs and for the repay- as provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon of March, 1924 make and deliver to the e or obligation, which is made a part hereof and in the words and figures as follows, to-wit Te OR OBLIGATION Tulsa, Okla, March 15, 1924 OT TUISA BUILDING LOAN ASSOCIATION, the following sums of money viz	
Twenty-two Hundre AND WHEREAS, said part 168 of the first part agree. we ents, general and special, against said lands and improvements ges thereon constantly insured in such company or companies a rred to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements be not per ch taxes and assessments, and may effect such insurance, for stylien claims, and may invest such sums as may be necessarent of all moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore d on the Pifteenth day ULSA BUILDING ANTOAN ASSOCIATION their not NOT For Value Received we promise to pay to the order twenty-two and 00/1	and Madalene Grace Wilcoxon d and 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assess-thereon, when due, and to keep said improvements in good repair, and to keep the builds said second party may designate and the policy or policies of insurance contantly transpand also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statury to protect the title or possession of said premises, including all costs and for the repayas provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon March, 1924 e or obligation, which is made a part hereof and in the words and figures as follows, to-wit Te OR OBLIGATION Tulsa, Okla., March 15, 1924 Of TUISA BUILDING AND LOAN ASSOCIATION, the following sums of mapey vizing the security of the province of the party of the payers of t	
AND WHEREAS, said parties of the first part agree. we entis, general and special, against said lands and improvements get thereon constantly insured in such company or companies a red to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements be not per ch taxes and assessments, and may effect such insurance, for sy lien claims, and may invest such sums as may be necessarent of all moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore do not the Pifteenth day ULSA BUILDING ANDAN ASSOCIATION their not NOT For Value Received we promise to pay to the order the sum of Twenty-two and 00/1 e same being the monthly dues on the 22 share.	and Madalene Grace Wilcoxon d and 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assess-thereon, when due, and to keep said improvements in good repair, and to keep the builds said second party may designate and the policy or policies of insurance constantly transpand also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statury to protect the title or possession of said premises, including all costs and for the repayas provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon March, 1924 e or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Te OR OBLIGATION Tulsa, Okla, March 15, 1924 of TUISA BUILDING / LOAN ASSOCIATION, the following sums of money viz: OO DOLLARS.	
AND WHEREAS, said part 168 of the first part agree. wents, general and special, against said lands and improvements get thereon constantly insured in such company or companies a red to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements be not per ch taxes and assessments, and may effect such insurance, for stylien claims, and may invest such sums as may be necessal ent of all moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore do not the Fifteenth day ULSA BUILDING AND ANSOCIATION their not NOT For Value Received we promise to pay to the order the sum of Twenty-two and 00/1 e same being the monthly dues on the 22 share ertificate therefor numbered 4931 this day pled	and Madalene Grace Wilcoxon the sum of and 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assess-thereon, when due, and to keep said improvements in good repair, and to keep the builds as said second party may designate and the policy or policies of insurance constantly transpand also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statury to protect the title or possession of said premises, including all costs and for the repay as provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon March, 1924 make and deliver to the e or obligation, which is mace a part hereof and in the words and figures as follows, to-wit TE OR OBLIGATION Tulsa, Okla, March 15, 1924 of TUISA BUILDING LOAN ASSOCIATION, the following sums of money viz OO DOLLARS ged by of the capital stock of said Association, represented and evidenced by the ged by	
Twenty-two Hundre AND WHEREAS, said part 168 of the first part agree. wents, general and special, against said lands and improvements ges thereon constantly insured in such company or companies a red to said party of the second part, its successors or assigns; very kind, and if any or either of said agreements be not per ch taxes and assessments, and may effect such insurance, for sy lien claims, and may invest such sums as may be necessarent of all moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore d on the Pifteenth day ULSA BUILDING ANDOAN ASSOCIATION their not NOT For Value Received we promise to pay to the order twenty the sum of Twenty-two and 00/1 e same being the monthly dues on the 22 share. Amorita Lenore DeVries and	and Madalene Grace Wilcoxon the sum of d and 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assess-thereon, when due, and to keep said improvements in good repair, and to keep the builds said second party may designate and the policy or policies of insurance contantly transpand also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statury to protect the title or possession of said premises, including all costs and for the repayas provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon of March, 1924 make and deliver to the e or obligation, which is maee a part hereof and in the words and figures as follows, to-wit: TE OR OBLIGATION Tules, Okla, March 15, 1924 of TULEA BUILDING LOAN ASSOCIATION, the following sums of money viz. OO DOLLARS, Softhe capital stock of said Association, represented and evidenced by the ged by Madalene Grace Wilcoxon to said Association to secure a loan of	
Twenty-two Hundre AND WHEREAS, said part 198 of the first part agree. we ents general and special, against said lands and improvements get thereon constantly insured in such company or companies a red to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements be not per ch taxes and assessments, and may effect such insurance, for sy lien claims, and may invest such sums as may be necessatent of all moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore d on the Pifteenth day ULSA BUILDING ANIDAN ASSOCIATION their not NOT For Value Received we promise to pay to the order the sum of Twenty-two and 00/1 e same being the monthly dues on the 22 share ertificate therefor numbered 4951 this day pled Amorita Lenore DeVries and Twenty-two Hundred and 00/	and Madalene Grace Wilcoxon d and 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assessithereon, when due, and to keep said improvements in good repair, and to keep the builds said second party may designate and the policy or policies of insurance constantly transformed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and staturity to protect the title or possession of said premises, including all costs and for the repayas provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon of March, 1924 make and deliver to the e or obligation, which is made a part hereof and in the words and figures as follows, to-wit: TE OR OBLIGATION OND Tulsa, Okla, March 15, 1924 OTULSA BUILDING LOAN ASSOCIATION, the following sums of mapey viz: OO DOLLARS, B of the capital stock of said Association, represented and evidenced by the ged by Madalene Grace Wilcoxon to said Association to secure a loan of 100 DOLLARS, and the sum of	
Twenty-two Hundre AND WHEREAS, said part 188 of the first part agree. we entage seems and special, against said lands and improvements significant of the second part, its successors or assigns; every kind, and if any or either of said agreements be not per che taxes and assessments, and may effect such insurance, for sylien claims, and may invest such sums as may be necessary lien claims, and may invest such sums as may be necessarent of all moneys so expended together with the charges thereon AND WHEREAS, the said Amorita Lenore d on the Fifteenth day ULSA BUILDING ANIDAN ASSOCIATION their not NOT For Value Received we promise to pay to the order the sum of Twenty-two and 00/1 e same being the monthly dues on the 22 share ertificate therefor numbered 4951 this day pled Amorita Lenore DeVries and Twenty-two Hundred and 00/	and Madalene Grace Wilcoxon d and 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assess-thereon, when due, and to keep said improvements in good repair, and to keep the builds said second party may designate and the policy or policies of insurance constantly transpand also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statury to protect the title or possession of said premises, including all costs and for the repayas provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon March, 1924 e or obligation, which is made a part hereof and in the words and figures as follows, to-wit: TE OR OBLIGATION Tulsa, Okla, March 15, 1924 of TUISA BUILDING / LOAN ASSOCIATION, the following sums of mappey viz: 00 DOLLARS, S of the capital stock of said Association, represented and evidenced by the ged by	
AND WHEREAS, said parties of the first part agree. wents, general and special, against said lands and improvements gs thereon constantly insured in such company or companies a reed to said party of the second part, its successors or assigns; every kind, and if any or either of said agreements be not per ich taxes and assessments, and may effect such insurance, for such against, and may invest such sums as may be necessarent of all moneys so expended together with the charges thereon and WHEREAS, the said Amorita Lenore do not the Fifteenth day ULSA BUILDING ANIDAN ASSOCIATION their not NOT. For Value Received we promise to pay to the order the sum of Twenty-two and OO/1 are same being the monthly dues on the 22 share. ertificate therefor numbered 4931 this day pled Amorita Lenore DeVries and Twenty-two Hundred and OO/Seventeen and 49/100 use monthly upon said sum so borrowed by US	and Madalene Grace Wilcoxon the sum of dand 00/100 DOLLARS, with the said party of the second part, its successors and assigns, to pay all taxes and assess-thereon, when due, and to keep said improvements in good repair, and to keep the builds said second party may designate and the policy or policies of insurance constantly transand also to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for and statury to protect the title or possession of said premises, including all costs and for the repay as provided by the By-Laws of said Association, these presents shall be security. DeVries and Madalene Grace Wilcoxon of March, 1924 make and deliver to the e or obligation, which is mace a part hereof and in the words and figures as follows, to-wit TE OR OBLIGATION Tules, Okla, March 15, 1924 of TULEA BUILDING LOAN ASSOCIATION, the following sums of money viz OO DOLLARS of the capital stock of said Association, represented and evidenced by the ged by Madalene Grace Wilcoxon to said Association to secure a loan of the said the s	

....