## MORTGAGE RECORD No. 415

COMPARED

Loan 971

THIS INDENTURE, Made this	A Tankersand Mangarah I Tankersking milita
y december of the separate of the supplicated trades and separate of the separ	d Leahy and Margaret L. Leahy his wife,
ulsa Building &	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
WITNESSETH, That the said	1 part
	Twenty-five Hundred and 00/100 DOLLARS,
in hand paid by the said party of	the second part, the receipt whereof is hereby acknowledged, ha sold and by these presents
BARGAIN, SELL, CONVEY and (	CONFIRM 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	of Pulsu and State of Oklahoma, to-wit;
	agantan aya wagana antan anan antan an
	All of the West One half (W2) of Lot
	Two (2) in Block Five (5) of Hackathorn
winners beier franceieren er	Addition to the city of Tulsa Oklahoma.
***************************************	according to the recorded plat thereof.
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And all right, title, estate and intergether with all rents of said proper ticular, and with all and singular rentals and proits accruing from TO HAVE AND TO HOLD TE convenant with said party of the the true and lawful ownerof t	est of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, to- try, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date.  ID SAME unto said party of the second part, its successors and assigns forever. Said partices the first part hereby second part, its successors and assigns, that at the delivery hereof. Richard Leahy and Margaret.  L. Leahy his wife, he said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all
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And all right, title, estate and intergether with all rents of said proper ticular, and with all and singular rentals and profits accruing from TO HAVE AND TO HOLD THE CONVENANT WITH SAID THE SAID TH	est of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, toty, with full power and authority to collect the same in case the conditions of this mortage become broken in any particle temperate, hereditaments and appurtenances thereto belonging. A first and specific lies bereby granted on all said property from and after this date.  ISAME unto said party of the second part, its successors and assigns forever. Said part Said pa
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