No. 281955 C.I., J.

MORTGAGE RECORD No. 415

IIS INDENTURE, White tura	Fifteenth day of February 103 3 between	
ina antaonamento traini mondentiale assume	Troy A. L. Bowen and Harriett A. Bowen, his wife,	
www.communications.com/patricles/pat	Tulsa County, and State of Oklahoma, part of the first part	
TULSA BUILDING AND	D LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the sec	and part.
WITNESSETH, That the said	partof the first part, for and in consideration of the sum of	
	Four Thousand and 00/100	LLARS,
hand paid by the said party of t	the second part, the receipt whereof is hereby acknowledged, bu	GRANT,
ARGAIN, SELL, CONVEY and CO	ONFIRM unto said party of the second part, its successors and assigns forever, all the following described rec	l estate,
ing and situated in the County of	Tulsa and State of Oklahoma	to-wit:

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(1×1,1+1×1,-1,1)		
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,,,1-446-2-4	Lot Thirteen (13) and the South Fifteen (15) feet of	
***************************************	Lot Fourteen (14) in Block Four (4), Orcutt Addition	
	to the City of Tulsa, Tulsa County, Oklahoma, according	*****************
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nd all right, title, estate and interes ther with all reats of said propert ular, and with all and singular th	st of said grantorin and to said premises, including all homestead rights, which are hereby waived and relectly, with full power and authority to collect the same in case the conditions of this mortgage become broken in a he tonements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby grante	sed, to- ny par- l on all
TO HAVE AND TO HOLD THE	st of said granto. In and to said premises, including all homestead rights, which are hereby waived and relectly, with full power and authority to collect the same in case the conditions of this mortgage become broken in a tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby grante said property from and after this date. E SAME unto said party of the second part, its successors and assigns forever. Said part of the first particular in the said party of the second part, its successors and assigns forever.	hereby
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TO HAVE AND TO HOLD THI Invenant with said party of the search and lawful owner	E SAME unto said party of the second part, its successors and assigns forever. Said part est first part second part, its successors and assigns, that at the delivery hereof. Troy A. I. Bowen and Har A. Bowen, his wife e said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cle in adverse pessession of same and that Troy A. L. Bowen, and Harriett A. Bowen gainst the lawful and equitable claims of all persons whomsoever. See presents are upon the express conditions that, whereas, the said party of the second part at the special last part, loaned and advanced to. Troy A. L. Bowen and Harriett A. Bowen, his part, loaned and advanced to. Troy A. L. Bowen and Harriett A. Bowen, his four Thousand and 00/100 the first part agree	riett ar of all . his .
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TO HAVE AND TO HOLD THE nvenant with said party of the se e true and lawful owner. of the cumbrances; that there is no one i ll warrant and defend the same as PROVIDED, ALWAYS, And the quest of the part 185 of the first part AND WHEREAS, said part i.e. sents, general and special, against as thereon constantly insured in seried to said party of the second pa every kind, and if any or either of thaxes and assessments, and may ilen claims, and may invest such that of all moneys so expended togs AND WHEREAS, the said. Fifteenth THE BUILDING AND For Value Received. We to sum of Twen to same being the monthly dues on retificate therefor numbered. 36	E SAME unto said party of the second part, its successors and assigns forever. Said part est first part second part, its successors and assigns, that at the delivery hereof. Proy A. I. Bowen and Haz A. Bowen, his wife e said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and cle in adverse ressession of same and that. Troy A. I. Bowen, and Harriett A. Bowen gainst the lawful and equitable claims of all persons whomsoever. ess presents are upon the express conditions that, whereas, the said party of the second part at the special inst art, loaned and advanced to. Troy A. I. Bowen and Harriett A. Bowen, his Four Thousand and 00/100 So the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the said greements be not performed as aforesaid then said party of the second part its successors or assigns, if yeffect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for an cluster with the charges thereon at provided by the By-Laws of said Association, these presents shall be securif Troy A. I. Bowen and Harriett A. Bowen, his wife, NOTE OR OBLIGATION February 15. Tuisa, Okia Tuisa, Okia Okia ok okia Association, represented and evidenced such this day pledged by Troy A. I. Bowen and Harriett A. Bowen, this day pledged by Troy A. I. Bowen and Harriett A. Bowen,	riett ar of all . his .
TO HAVE AND TO HOLD THI nvenant with said party of the search are and lawful owner	E SAME unto said party of the second part, its successors and assigns forever. Said part 195 the first part second part, its successors and essigns, that at the delivery hereof. Troy A. L. Bowen and Har 2 seal premises above granted, and seized of a good and indereable estate of inheritance therein, free and cle in adverse pcisession of same and that are seed to a good and indereable estate of inheritance therein, free and cle in adverse pcisession of same and that are seed presents are upon the express conditions that, whereas, the said party of the second part at the special first part agree. With the said party of the second part at the special first part agree. With the said party of the second part is successors and assigns, to pay all taxes and said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the said langement groups of company or companies as said second party may designate and the polley of policies of insurance constant at, its successors or assigns; and also to keep said lands and improvements thereon may provided by the By-Laws of said party of the second part its successors or assigns; and green the charges thereon an provided by the By-Laws of said party also pay the final judgment for an also successors or protect the title or possession of said premises, including all costs and for the chery with the charges thereon an provided by the By-Laws of said Association, these presents shall be security. Troy A. L. Bowen and Harriett A. Bowen, his wife. An ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, which is made a part hereof and may fine the said and said and said in the words and figures as follows. NOTE OR OBLIGATION February 15. 1925 Tolsa, Oklary Tolsa, Oklary Tolsa, Oklary Tolsa, Oklary Tolsa day pledged by Troy A. L. Bowen and Harriett A. Bowen the said Associa	riett ar of all , his mee and wife, sum of LLARS, assess- e build- y trans- i claims nay pay y statu- repay- y. to the to-wit: LLARS, by the his Wi loan of sum of
TO HAVE AND TO HOLD THE nvenant with said party of the se e true and lawful owner. So the sumbrances; that there is no one it ly warrant and defend the same as PROVIDED, ALWAYS, And the nuest of the part So the first pe AND WHEREAS, said part 1.0, set thereon constantly insured in seried to said party of the second per set thereon constantly insured in seried to said party of the second per to the taxos and assessments, and may live claims, and may invest such ent of all moneys so expended tog AND WHEREAS, the said. Fifteenth LULSA BUILDING AND For Value Received We e sum of TWen Same being the monthly dues on retificate therefor numbered 36.	E SAME unto said party of the second part, its successors and assigns forever. Said part est first part second part, its successors and assigns, that at the delivery hereof. Troy A. I. Bowen and Har A. Bowen, his wife e said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cle in adverse pessession of same and that Troy A. L. Bowen, and Harriett A. Bowen gainst the lawful and equitable claims of all persons whomsoever. See presents are upon the express conditions that, whereas, the said party of the second part at the special last part, loaned and advanced to. Troy A. L. Bowen and Harriett A. Bowen, his part, loaned and advanced to. Troy A. L. Bowen and Harriett A. Bowen, his four Thousand and 00/100 the first part agree	riett ar of all , his arce and wife sum of LLARS, assess- a build- y trans- a laims any pay y statu- repay- y. to the to-wit: LLARS, by the his wi loan of sum of interest a homa,