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THIS INDENTURE, Made this Twenty-first June , 192 3 , bets	Wen
H. J. Gray and Mae Gray, his wife,	
Tulsa County, and State of C	oklahoma, partions the first part, and the
TULSA BUILDING AND LOAN ASSOCIATION, a corporation organized under the laws of the	State of Oklahoma, party of the second part.
WITNESSETH, That the said part. iesof the first part, for and in considera Twenty-five Hundred and 00/100	
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by	
BARGAIN. SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns fo	
lying and situated in the County of Tulsa	

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The North Thirty (30) feet of the South Forty (4	
of Lot Six (6), Block Thirty-two (32), in the Or Townsite of Tulsa, Oklahoma, according to the Re	
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nose na/2239 shore or in payment	of more party
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Thereby entire that the control 22 to the contro	inecii et
G_{S}	Posts
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns fore covenant with said party of the second part, its successors and assigns, that at the delivery hereof	ver. Said part 168 of the first part hereby
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns fore covenant with said party of the second part, its successors and assigns, that at the delivery hereof. H. H. Gray and Mae Gray, his wife, the true and lawful owner. of the said premises above granted, and seized of a good and indefeasible estate of cumbrances; that there is no one in adverse possession of same and that. H. J. Gray and Mae Gray, his wife, will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party request of the part ied first part, loaned and advanced to. H. J. Gray and Mae Gray, his wife,	ver. Said part 198 of the first part hereby f inheritance therein, free and clear of all in- of the second part at the special instance and the sum
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TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. H. H. Gray and Mae Gray, his wife, the true and lawful owners of the said premises above granted, and seized of a good and indefeasible estate of cumbrances; that there is no one in adverse possession of same and that. H. J. Gray and Mae Gray, his wife, will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party request of the part iest the first part, loaned and advanced to. H. J. Gray and Mae Gray, his wife, Twenty-five Hundred and CO/100 AND WHEREAS, said pardes of the first part agree with the said party of the second part, its successing general and special, against said lands and improvements thereon, when due, and to keep said improvements general and special, against said lands and improvements thereon, when due, and to keep said improvements thereon constantly insured in such company or companies as said second party of the second part, its successors or assigns; and also to keep said lands and the polerred to said party of the second part, its successors or assigns; and also to keep said lands and the polerred to said party of the second part, its successors or assigns; and also to keep said lands and the polerred to said party of the second part, its successors or assigns; and also to keep said lands and the polerred to said parts to the second part, its successors or assigns; and also to keep said lands and the polerred to said parts with the said party of the second taxes and assessments, and my effect such insurance, for such purpose, paying the costs thereof, and may also to claims, and may invest such sums as may be necessary to protect the title or possession of adid premises. Including so expended together with the charges thereon as provided by the By-Laws of said Association, these presents she and the pole. AND WHEREAS, the s	f inheritance therein, free and clear of all information of the second part at the special instance and the second part is successors or assigns, may pay such part its excessors or assigns, may pay such part its excessor and figure or assigns and pay such part its excessor and figures as follows, to-wit:
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