THIS INDENTURE, Made this	
Earl C. Baker and Elsie B. Baker, his wife	
in Tulsa County, and State of Oklahoma, particle of the first pa	rt, and the
HOME SAVINGS AND LOAN -BOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the s	econd part,
WITNESSETH, That the said part 199 of the first part, for and in consideration of the sum of Fifteen Hundred and No/100	DOLLARS.
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha. Y. esold and by these presents	.GRANT,
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 and State of Oklaho	ms, to-wit
Lot Ten (10) in Block One (1), Bunker Hill Addition to Tulsa,	
Oklahoma, according to the recorded plat thereof, together with	
all improvements thereon.	
The state of the s	****
1 hereby certify that I received 5 1. 50 and femily 1 hereby certify that I received 5 1. 50 and femily Beccipt No. 1302 cm. or in payment of mortgage	
Receipt NY	
the cutter with 3 2 March 1924	
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And all right, title, estate and interest of said grantor. In and to said premises, including all homestead rights, which are hereby waived and regether with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken ticular, and with all and singular the tenements, hereditaments, and appurtenences thereto belonging. A first and specific lien is hereby greated and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 198f the first provident with said party of the second part, its successors and assigns forever. Said part. 198f the first provident incumbrances; that there is no one in adverse possession of same and that. They 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 of the second part at the special in request of the part. 198f the first part, loaned and advanced to. **Earl C.** Baker and Elsis B.** Baker, his wife. Fifteen Hundred and No/100 AND WHEREAS, said part. 198f the first part agree with the said party of the second part, its successors and assigns, to pay all taxes ments, general and special, against and lands and improvements therefore, when due, and to keep said improvements in good repair, and to keep for such purpose, paying the condition of the second part is successors or assigns, such taxes and assessments, and also to keep said then and improvements in good repair, and to keep such that said and improvement and an application of the second part, its successors or assigns, such taxes and assessments, and also to keep said the said and improvement and application of the second part, its successors or assigns, such taxes and assessments, and also to keep said the said improvements in good repair, and to keep for such purpose, paying the coa	in any par- inted on all part hereby clear of all stance and the sum of DOLLARS, and assessathe build- intly trans- illen claims may pay and statu- the repay- ver to the way, to-wit: 1924 money viz: DOLLARS, need by the
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And all right, title, estate and interest of said grantor. In and to said premises, including all homestead rights, which are hereby waived and receiver with all rents of said property, with full power and authority to collect the same in case the conditions of this morrgage become broken. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 198 the first part occurs and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 198 the first part occurs and insumbrances; that there is no one in adverse possession of same and that. They are the true and lawful owner. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and incumbrances; that there is no one in adverse possession of same and that. They 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 of the second part at the special in request of the part. 198 the first part, loaned and advanced to. SERIC C. Baker and Zlais B. Baker, his wife. Fifteen Hundred and No/100 AND WHEREAS, said part. 198 the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes ments general and special, against said lands and improvements thereon, when dues, and to keep said improvements in good repair, and to keep and referred to said party of the second part, its successors or assigns, make a foresaid then said party of the second part its successors or assigns, make a foresaid then said party of the second part its successors or assigns, make the part agree and appetial, against said lands and improvements therefore the part agree of the second part, its successors or assigns, and also to keep said improvements the green from all statutory of averty	in any parinted on all part hereby clear of all stance and the sum of DOLLARS, and assession claims may pay and statuthe repaying statuthe repaying the repaying
And all right, title, estate and interest of said grantor. S in and to said premises, including all homestead rights, which are hereby waived and receiver with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken. To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 198/ the first provenant with said party of the second part, its successors and assigns forever. Said part. 198/ the first provenant with said party of the second part, its successors and assigns, that at the delivery hereof. they are the true and lawful owner. S of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and incumbrances; that there is no one in adverse possession of same and that. they 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 of the second part at the special in request of the part. 198/ the first part, loaned and advanced to. 23cr1 C. Bakor and 21sig B. Bakor, his wife. Fifteen Hundred and No/100 AND WHEREAS, said and 198/ the first part acree. with the said party of the second part, its successors and assigns, to pay all taxes, mental general and appeals again the set incompany or companies as and second set, said she can be presented to said party of the second part, its successors and assigns, to pay all taxes, mental general and appeals again. The same appeals again the set of said and in any or either of aid agreements be not performed as afformation and the policy of policies of insurance constraints the said and it any or either of aid agreements be not performed as afformation and the policy or policies of insurance constraints the said and if any or either of aid agreements be not performed as afformation that the policy or policies of mental tory line. AND WHEREAS, the s	in any parinted on all part hereby clear of all stance and the sum of DOLLARS, and assession claims may pay and statuthe repaying statuthe repaying the repaying