THIS INDENTURE, Made this Twenty-second of March, 1924, between Margaret Dontanville, nee English, and A. A. Dontanville, her husband	
in Tulsa County, and State of Oklahoma, part 108 the first part,	, and the
TUISA BUILDING AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the sec	
WITNESSETH, That the said part 198	****
Fifteen Hundred and 00/100 -	
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, hasold 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 rec	1907 No. 130
lying and situated in the County of and State of Oklahom:	e, to-wit
Lot Three (3) Block Two (2) of Acme Farm Addition, embracing	
North Half of the Northwest Quarter of the Southwest Quarter	
of the Southwest Quarter of Section Four (4), Township Nine-	
teen (19), Range Thirteen (13) East I.B.M., Tulsa County,	HAGE.
Oklahoma, according to the Recorded Plat thereof.	
BASE BASE SAN HOUSE BUILDING HOUSE HOUSE HOUSE BASE BASE HOUSE HOUSE HOUSE BASE BASE BASE BASE BASE HOUSE HOUSE HOUSE HOUSE BASE BASE BASE BASE BASE BASE BASE BA	
/ev. w a /. Area of the company of t	
The Association of Secret Section 1	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Economical 420 TV. So in payment of the state of	
Therefore the first form of th	
1 290 1100 1924	
W. 48. Strang Linguist	
A State Commencer of the Commencer of th	
covenant with said party of the second part, its successors and assigns, that at the delivery hereof. Margaret Dontanville, nee English, and A. A. Dontanville, her husband, the true and lawful owner. S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cler	ar of all
incumbrances; that there is no one in adverse possession of same and that Margaret Dontanville, nee English, and A. A. Dontanville, her husband, will warrant and defend the same against the lawful and equitable claims of all persons whomseever.	
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 instructions of the part 1956 the first part, loaned and advanced to	5 (0.000)
request of the part1956 the first part, loaned and advanced to	
. Fifteen Hundred and 00/100 Do	er training to the same
AND WHEREAS, said part 1.95 of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and ments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep things thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constant ferred to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lier of every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, a such taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for an tory lier claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the ment of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.	assess- e build- ly trans- claims nay pay d statu- e repay-
AND WHEREAS, the said Margaret Dontanville, nee English and A. A. Dontanville, her	husba
did on the Twenty-second day of March, 1924, make and deliver	
LSA BUILDING, AND LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows	Annual Control of the Control
NOTE OR OBLIGATION AND Tulsa, Okia. March 22. 1924. For Value Received. W9 promise to pay to the order of TULSA BUILDING / LOAN ASSOCIATION, the following sums of mo	192
For Value Received We promise to pay to the order of TULSA, BUILDING / LOAN ASSOCIATION, the following sums of mo Nine and 97/100	ney viz:
The sum ofDO the same being the monthly dues on theshare8of the capital stock of said Association, represented and evidence	
the same being the monthly dues on the 🚉 same same same series of the capital stock of Same Association, represented and consented	d by the
Certificate therefor numbered 4957 this day pledged by husband arganet Dontanville, nee English and A. A. Dontanville, her to said Association to secure a	
argaret Dontanville, nee English and A. A. Dontanville, ner to said Association to secure a	loan of
Fifteen Hundred and 00/100 DOLLARS, and the sum of	lo
Eleven and 93/100 DOLLARS; the same being the	interest
due monthly upon said sum so borrowed by us and _ we promise to pay said Association at its Home Office at Tulsa, Ok	
the said sums of money, amounting in the aggregate to. Twenty-one and 90/100	T.T.ARS
on the 15th day of each and every month, and continue sauch monthly payments for a term of	17
15, 1924.	