No. 212222 GH

MORTGAGE RECORD No. 415

THIS INDENTURE, Made this	th day of October, 192.2, between
	Mrs. B. I. Ridgeway
	AN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
WITNESSETH, That the said part	168 of the first part, for and in consideration of the sum of
Pive Hu	ndred & no/100 Dollars.
	g part, the receipt whercof is hereby acknowledged, ha sold and by these presents <u>d.o</u> GRANT,
그는 사람들이 가지 않는데 얼마나 그들이 하는데 되다.	unto said party of the second part, its successors and assigns forever, all the following described real estate,
ying and situated in the County of	어깨워 가입하다 그 전에 대한 아니라 아내를 하게 되었다. 그런 아니라는 이번 그를 하고 있다면 하는 사람들이 하는 것이다. 이번 사람들이
ying and situated in the County Comments	v all and a second a
Lot	Ten (10) Block Two (2) of T. Dickson Addition
	he city of Tules according to the recorded
	thereof, together with all improvements thereon.
	TREASURER'S ENDORSEMENT I hereby certify that I received \$ \(\lambda \circ \) and issued
	therefor in navment of morrage
	the four in branch of more defending the provide defending the parties of more defending the parties of the par
	Pared this 22 day of 2 102 2
THERNAL REVENUE	WAYNE L. DICKEY, County Treasurer
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	해 있으면 보면 10 mm 20 보면 10 전 10 10 10 10 10 10 10 10 10 10 10 10 10
TO HAVE AND TO HOLD THE SAME u	mto said party of the second part, its successors and assigns forever. Said part of the first part hereby
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TO HAVE AND TO HOLD THE SAME use convenant with said party of the second part the true and lawful owner. So the said preference incumbrances; that there is no one in adverse will warrant and defend the same against the PROVIDED, ALWAYS, And these present request of the part. So the first part, loaned and the part of the first part, loaned and part of	mito said party of the second part, its successors and assigns forever. Said party
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TO HAVE AND TO HOLD THE SAME u convenant with said party of the second part the true and lawful owner. of the said prer incumbrances; that there is no one in adverse will warrant and defend the same against the PROVIDED, ALWAYS, And these presen request of the part. of the first part, loaned AND WHEREAS, said part. of the first ments, general and special, against said lands ings thereon constantly insured in such comp terred to said party of the second part, its suc of every kind, and if any or either of said agree such taxes and assessments, and may effect a such assessments, and may invest such sums as ment of all moneys so expended together with AND WHEREAS, the said. J. R Eld on the 20th LOAN ASSOC For Value Received. We promise to The sum of Twenty & No. Certificate therefor numbered 233 Fig.	miss said party of the second part, its successors and assigns forever. Said part—of the first part hereby it, its successors and assigns, that at the delivery hereof they are misses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all passession of same and that the first part hereby are misses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all passession of same and that they are misses above granted and entitable claims of all persons whomseever. Its are upon the express conditions that, whereas, the said party of the second part at the special instance and it and advanced to. J. R. Ridgeway and Mrs B. L. Ridgeway his wife, the sum of Five Hundred & ho/100 DOLLARS. part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessant insprovements thereon, when due, and to keep said improvements in good repair, and to keep the build-any or companies as and second party may designate and the policy or policies of insurance constantly franscessors or assigns; and also to keep and lands and improvements thereon received the constantly franscessors to respect the filtion or possession of said premises, including all costs and for the repay-line charges thereon as provided by the By-Laws of said Association, these presents shall be security. R. Ridgeway and Mrs B. L. Ridgeway. October, 1922 Make and deliver to the Thom of the constant of the passessor of the constant of the passessor of the constant of the passessor of said Association, these presents shall be security. NOTE OR OBLIGATION This Hells and Association, the following sums of money vizing the order of Union Building & Loan Association, represented and evidenced by the Union of the order of Union Building stock of said Association, represented and evidenced by the Hundred & no/100 DOLLARS, and the sum of Four & no/100 DOLLARS; the same being the interest
TO HAVE AND TO HOLD THE SAME u convenant with said party of the second part the true and lawful owner. of the said prof incumbrances; that there is no one in adverse will warrant and defend the same against the PROVIDED, ALWAYS, And these presen request of the part. of the first part, loaned AND WHEREAS, said part. of the first part, loaned forced to said party of the second part, its suce of every kind, and if any or either of said agree such taxes and assessments, and may effect su tory lien claims, and may invest such sums as ment of all moneys so expended together with AND WHEREAS, the said. J. R did on the. To Value Received. We promise to The sum of Twenty & No the same being the monthly dues on the Twenty Certificate therefor numbered. 233 The true monthly upon said sum so borrowed by The converted by the monthly upon to the same part of the same being the monthly upon to the same point of the same being the monthly dues on the Twenty.	into said party of the second part, its successors and assigns forever. Said part