MORTGAGE RECORD No. 415 (Ican 911)

	. Scott and Gertrude Scott his wife,
Tulsa Building	Tules County, and State of Oklahoma, part es of the first part, and t
and the second s	LOAN ASSOCIATION, a corporation organized under the laws of the State of Okiahoma, party of the second pa
	said part
	그리는 그들이 그는 내가 하셨다. 그리는 그는 일반에 하는 그는 그는 그들은 하는 사람들이 그는 하는 그는 그는 하는 그는
	of the second part, the receipt whereof is hereby acknowledged, ha sold and by these presents
	d CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate of Oklahoma, to-wi
	y of and State of Oklahoma, to-yi
	1일 위한 하장에도 되는 하는 것, 된 것 같아요. 나는 그 보는 그 그 모든 그는 그는 그 그 그 그를 하는 것이다.
	Lot Twenty Two (22) Block Two (2)
	Fairmont Addition to the city of Tulsa
***************************************	Tulsa County State of Oklahoma
· sa lagardenin (greign of halfald of \$1. sange gentla 6) desage sa continue	
4-11-10-1-19-13-13-14-14-14-14-14-1-1-1-1-1-1-1-1-1-	TREASURER'S ENDORSEMENT
	I hereby certify that I received \$ \(\L \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
-waterweeters, regisseleters steeleterk brigas militatelete	tax on the within mortgage Dated this 6 day of 227 192 2 WAYNE L. DICKEY, County Treasurer
	WAYNE L. DICKEY, County Treasurer
	WAYNE L. DICKEY, County Treasurer Deputy
	Denity

	하는 하는 사람이 가장 중에서 그리고 아니라 아무리를 하는 사람들이 가장 아니다.
TO HAVE AND TO HOLD venant with said party of the	terest of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to porty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any part the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on a m said property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part. of the first part hereby the second part, its successors and assigns forever. Said part. Of the first part hereby the second part, its successors and assigns forever. The second part, its successors and assigns forever.
TO HAVE AND TO HOLD wenant with said party of the true and lawful owner. Sumbrances; that there is no owarrant and defend the same PROVIDED ALVAYS. And	THE SAME unto said party of the second part, its successors and assigns forever. Said part—of the first part hereb
TO HAVE AND TO HOLD wenant with said party of the true and lawful owner. Sumbrances; that there is no owarrant and defend the same PROVIDED ALVAYS. And	THE SAME unto said party of the second part, its successors and assigns forever. Said part—of the first part hereby the second part, its successors and assigns, that at the delivery hereo his wife, his wife, the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a me in adverse possession of same and that GWATA H. Scott And Gertrude Scott his wife, the against the lawful and equitable claims of all persons whomsoever. These presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the part, loaned and advanced to
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ro have and to hold owner. So the true and lawful owner. So the part. So the first lawful of the first lawful owner. So the first lawful owner. So the first lawful owner, and party of the second of the first lawful owner, kind, and if any or either taxes and assessments, and len claims, and may invest to all moneys so expended AND WHEREAS, the said. 16th Sa the Building & So the first lawful owner, kind, and if any or either taxes and sessessments, and len claims, and may invest to all moneys so expended AND WHEREAS, the said. 16th Sa the Building & So the first lawful owner, which is the first lawful owner. Sixteen Esum of Sixteen Esum of Sixteen Esum of the monthly dues the first lawful owner, and the first lawful owner.	THE SAME unto said party of the second part, its successors and assigns forever. Said parts—Soft and Gertrude Shis wife, the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a me in adverse possession of same and that Gavard H. Scott and Gertrude Shis wife, the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a me in adverse possession of same and that Gavard H. Scott and Gertrude Scott his wife, the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a me in adverse possession of same and that Gavard H. Scott and Gertrude Scott his wife, the said premises a property of the second part of the second part at the special instance an structure of the said party of the second part the second part at the special instance and part, loaned and advanced to Sixteen Hundred and OC/100 The successors and assigns; and late to keep said improvements in good repair, and to keep the build a part, its successors or assigns; and also to keep said improvements thereon for form all statutory lies clear and interpretate the part of said agreements be not performed as decreated the said party of the second part its successors or assigns, may parmay effect such insurance, for such purpose, paying the costs thereof, and may also pay the face form all statutory lies clear the successors or assigns, may parmay effect such insurance, for such purpose, paying the costs thereof, and may also pay the face of said and successors or assigns, may parmay effect such insurance, for such purpose, paying the costs thereof, and may also pay thing all costs and for the repay together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Edward H. Scott and Gertrude Soft his made a part hereof and in the words and figures as follows, to-with and 190/100 DOLLARS Tulsa, Okia. Loan Association, repres
venant with said party of the true and lawful owner. of imbrances; that there is no owarrant and defend the sam PROVIDED, ALWAYS, And ies of the part	THE SAME unto said party of the second part, its successors and assigns forever. Said part. Second part is successors and assigns, that at the delivery hereo Award H. Scott and Gertrude Shie second part, its successors and assigns, that at the delivery hereo Award H. Scott and Gertrude Shie wife, the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a me in adverse possession of same and that Sayard H. Scott A. and Gertrude Scott his wife, e against the lawful and equitable claims at all persons whomeever. Here these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and structure of the said party of the second part and the polecy of the second part and the said party of the second part and the polecy of policies of insurance constantly than such company or companies as said second party may designate and the polecy or policies of insurance constantly than a part, its successors or assignations as said second party may designate and the polecy or policies of insurance constantly than any effect such insurance, for such purpose, paying the costs thereof, and may also party the designation of the repay together with the charges thereon as provided by the Sy-Laws of said Association, these presents shall be security. Edward H. Scott and Gertrude Scott his wife, day of October, 1922 make and deliver to the LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit and 300/100 moltans. Note or obligation which is made a part hereof and in the words and figures as follows, to-wit and 300/100 moltans. And We, promise to pay to the order of Inlas Building & LOAN ASSOCIATION, the following sums of money viz. The day pledged by And Western Hundred and October and Control of the same being the interest or the
venant with said party of the true and lawful owner. of imbrances; that there is no owarrant and defend the sam PROVIDED, ALWAYS, And iest of the part	THE SAME unto said party of the second part, its successors and assigns forever. Said part Cott and Gertrude Shis wife, the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a me in adverse possession of same and that GWATA H. SCOTT AND GERTRUDE. Scott his wife, the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a me in adverse possession of same and that GWATA H. SCOTT AND GERTRUDE. Scott his wife, the said party of the second part at the special instance an me in adverse possession of same and that GWATA H. SCOTT AND GERTRUDE. Scott his wife, the said party of the second part at the special instance an me in adverse possession of same and that GWATA H. SCOTT AND GERTRUDE. Sixteen Hundred and OC/100 the sum of DOLLARS 88 86 86 86 86 86 86 86 86 86 86 86 86