No. 213335 GH

MORTGAGE RECORD No. 415

	Jixteenth day of October, 102 2 between,
THIS INDENTURE, Made this	an and G. J. Stickelman her husband
	Tilsa County, and State of Oklahoma, part. 68t the Arst part, and the
ulsa Building and	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
	part 1.88 of the Arst part, for and in consideration of the sum of
 A series of the control of the control	Thousand and 00/100 Bollars
	he second part, the receipt whereof is hereby acknowledged, ha Ve sold and by these presents
경기를 하고 있다. 그 사람들은 사람들	DNFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate,
ing and situated in the County of	T.1118.8
	Lote Forty-nine (49) Firty (50)
	Fifty One (51) and Fifty Two (52)
A STATE OF THE STA	in Block Cne (1) in and To the Frisco Addition
	to Tulsa Tulsa (County Oklahoma.
	TREASURER'S ENDORSEMENT
	L hereby certify that I received \$ 2.00 and issued cocipt No. 2 therefor in payment of mortgage
	as on the within-mortrage()
anti-risaninan marata ilanan sa kata marata ilanan sa	Dated this L. day of Leave 192. WAYNE L. DICKEY, County Treasurer
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ATTITUDE DIORUT SCHOOL
<u>,,,,,,,, .</u>	Deplic in the same of the same
	하는 사람들은 사람들이 하는 사람들이 가장 되면 되는 것이 되었다. 그는 사람들은 모든 사람들이 가장하다 하는 것이다.
TO HAVE AND TO HOLD THE	SAME unto said party of the second part, its successors and assigns forever. Said part. of the first part hereby cond part, its successors and assigns, that at the delivery hereof kinnie Stickelman and G.J.
TO HAVE AND TO HOLD THE anvenant with said party of the se E e true and lawful ownerof the combrances; that there is no one in the warrant and defend the same as PROVIDED, ALWAYS, And the	SAME unto said party of the second bart, its successors and assigns forever. Said part. of the first part hereby cond part, its successors and assigns, that at the delivery hereof. Minnie Stickelman and G. J. Sitckelman her husband said premises above granted, and selzed of a good and indetensible estate of inheritance therein, free and clear of all adverse possession of same and that Minnie Stickelman and G. J. Stickelman her husband cannot be haveled and equitable claims of all persons whomseever, se presents are upon the express conditions that, whereas, the said party of the second part at the special instance and
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TO HAVE AND TO HOLD THE avenant with said party of the set of the part	SAME unto said party of the second part, its successors and assigns forever. Said part. of the first part hereby cond part, its successors and assigns, that at the delivery hereof. Linnie Stickelman and G. J. Sitckelman and G. J. Sitckelman her husband said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all adverse possession of same and that Minnie Stickelman and G. J. Stickelman her husband and equitable claims of all persons whomseover, as presents are upon the express conditions that, whereas, the said party of the second part at the special instance and ort, loaned and advanced to. The first part agree
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TO HAVE AND TO HOLD THE envenant with said party of the se true and lawful owneror the sumbrances; that there is no one in the sumerant and defend the same agrecovided, ALWAYS, And the 168 provided of the partof the first partof the partof the first partof the partof the first partof the partof the second parts, general and special, against s ints, general and special, against s is thereon constantly insured in size the to said party of the second party kind, and if any or either of in taxes and may invest such at the said assessments, and may be a said assessments, and assess	as SAME unto said party of the second part, its successors and assigns forever. Said part so the first part hereby cond part, its successors and assigns, that at the delivery hereof Limmie Stickelman and C. J. Sitckelman her husband said premises above granted, and soized of a good and indefeasible estate of inheritance therein, free and clear of all and verse possession of sume and that Minnie Stickelman and G. J. Stickelman her husband are presented in adverse possession of sume and that Minnie Stickelman and G. J. Stickelman her husband are presented in the acyress conditions that, wherean, the said party of the second part at the special instance and art, loaned and advanced to the conditions that, wherean, the said party of the second part at the special instance and art, loaned and advanced to the second part, its successors and assigns, to pay all taxes and assessand lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building and and improvements be not performed as aforceald then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims can sum as any be necessary to protect the title or possession of said premises, including all costs and for the repart there with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Minnie Stickelman and G. J. stickelman her husband Cotober 1922 make and deliver to the NASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION October 1922 make and evidenced by the Ollians, the following sums of money viz: DOLLARS, the 30 share S. of the capital stock of said Association, represented and evidenced by the
TO HAVE AND TO HOLD THE nevenant with said party of the se true and lawful owneror the sumbrances; that there is no one in the sumerant and defend the same agrecovided, ALWAYS, And the 1es partof the first partof the first partof the first partof the partof the first partof the second parts, general and special, against s is thereon constantly insured in size thereon constantly insured in size thereon constantly insured in size thereon constantly insured in the taxes and assessments, and may live size the second party kind, and if any or either of the taxes and assessments, and may live all monoys so expended toge. AND WHEREAS, the said	and part, its successors and assigns, that at the delivery hereof Linnie Stickelman and G.J. Sitckelman her husband said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all a deverse pessession of same and that. Minnie Stickelman and G.J. Stickelman her husband andverse pessession of same and that. Minnie Stickelman and G.J. Stickelman her husband and equitable claims of all persons whomseover, see presents are upon the express conditions that, whereas, the said party of the second part at the special instance and ret, loaned and advanced to. At loaned and advanced to. At loaned and advanced to. At loaned and and and of G.J. Stickelman her husband the sum of three Thousand and O. /100 DOLLARS. The first part agree
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