## COMPARED

N<sub>o.213891 68</sub>

## MORTGAGE RECORD No. 415

Loan 938

THIS INDENTURE, Made this Fifteenth day of November, 1922, between	Manager Control of the Control of th
Edna Robbins and W.A. Robbins her husband	
In Tiles County, and State of Oklahoma, part	of the first part, and the
alsa Building And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma.	party of the second part
WITNESSETH, That the said part. 1.88	
Twenty Five Hundred and 00/100	and the second of the second o
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha sold and by these presents	dogrant
BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following	물레이트를 가고 않는다.
lying and situated in the County ofand Str	
1911g and Stuated in the County Ornanda and American Stuates and S	ato or oriumania
Lot Thirteen (13) Block Six (6)	and the state of t
Midway addition to the city of Tulsa	
Oklahrma according to the recorded plat	the state of the s
thereof.	4 (4.3)
	**************************************
THE PARTY OF THE P	
I hereby certify that I received \$and issued  Receipt No	
Dated this Oday of 192	
WAYNE-L. DICKEY, County Treasurer	
Depaty	
	***********************************
rentals 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 parties, convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Edna Robbins an her husband the true and lawful ownerSof the said premises above granted, and seized of a good and indefeasible estate of inheritance there	of the first part hereby  1d. V.A.Robbins  eln, free and clear of all
And all right, title, estate and interest of said grantor—line and to said premises, including all monstead rights, which are hereby we gether with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage becitcular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is rentals 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 parties, convenant with said party of the second part, its successors and assigns, that at the delivery hereot. And a Robbins and the true and lawful owner. Soft the said premises above granted, and seized of a good and indefeasible estate of inheritance there incumbrances; that there is no one in adverse possession of same and that Bang Robbins and A. Robbins. 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	of the first part hereby  1d A. Robbins  eln, free and clear of all  her husband  the special instance and
And all right, title, estate and interest of said property, with full power and authority to collect the same in case the conditions of this mortgage becitcular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is rentals and profits accruing from said property from and atter this date.  TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parties, convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Edna Robbins and the true and lawful owner. So the said premises above granted, and seized of a good and indefeasible estate of inheritance there incumbrances; that there is no one in adverse possession of same and that Edna Robbins and	of the first part hereby  1d
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And all right, title, estate and interest of said grantor—in that to said profess, including all nonsetted rights, while a red to said property, with full power and authority to collect the same in case the conditions of this mortgage becticular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is rentals 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. Sain parties, convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Edna Robbins and the true and lawful owner.—Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance there incumbrances; that there is no one in adverse possession of same and that. Edna Robbins and ".A. Robbins. 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 request of the parties. Of the first part, loaned and advanced to.  Edna Robbins and N.A. Robbins her husband  Twenty-five Hundred and 00 /100  **Edna Robbins and N.A. Robbins her husband  Twenty-five Hundred and on improvements in good repair, its successors or assigns; and also to keep said improvements in good repair, ings thereon constantly instred in such company or companies as said second party may designate and the policy or policies of has terred to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from a covery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successor such traves and assessments, and may affect such insurance, for such purpose, paying the costs thereof, and may also pay the finfully in the said party of the second part its successor such tr	the first part hereby  Id. ".A. Robbins  In, free and clear of all  her husband  the special instance and  the special instance and  DOLLARS, ay all taxes and assess, and to keep the build-  mance constantly trans- all statutory lien claims are or assigns, may pay demment for any statu- sats and for the repay- shall be security.
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And all right, thic, estate and interest or said grantor	the first part hereby  Id A. Robbins  sin, free and clear of all  her hus band  the special instance and  the special instance and  DOLLARS,  ay all taxes and assess , and to keep the build- mance constantly trans- all statutory len claims are or assigns, may pay dignment for any statu- osts and for the repay- shall be security.  ake and deliver to the gures as follows, to-wit:
And all right, title, estate and interest or said grantor.—In and to san premises, including an ease the conditions of this morigage beginner with all rents of said property, with full power and authority to collect the same in case the conditions of this morigage beginner and profiles 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 parties, convenant with said party of the second part, its successors and assigns, that at the delivery hereof. Edna Robbins and the true and lawful owner.—So the said premises above granted, and seized of a good and indefensible estate of inheritance there incumbrances; that there is no one in adverse possession of same and that Bana Robbins and W. A. Robbins. The incumbrances; that there is no one in adverse possession of same and that Bana Robbins. All W. A. Robbins. The incumbrances; that there is no one in adverse possession of same and that Robbins and W. A. Robbins. All W. A. Robbins. The incumbrances; that there is no one in adverse possession of same and that Robbins of all persons whomseever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at request of the parties.  Edna Robbins and W. A. Robbins her husband  Twenty-five Hundred and OO /100  AND WHEREAS, said part.—Of the first part agree.—with the said party of the second part, its successors and assigns, to partered to said party of the second part is successors or assigns; and also to keep said lands and improvements in good repair, ings thereon constantly insured in such company or companies as said second part, and the policy or policies of has ferred to said party of either of said agreements be not performed as aforesaid then said party of the second part is successors or assigns; and also to keep said lands and improvements thereon free from such taxes and assessments, and may affect such insurance, for such purpose, paying the costs	the first part hereby  Id A. Robbins  sin, free and clear of all  her hus band  the special instance and  the special instance and  DOLLARS,  ay all taxes and assess , and to keep the build- mance constantly trans- all statutory len claims are or assigns, may pay dignment for any statu- osts and for the repay- shall be security.  ake and deliver to the gures as follows, to-wit:
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And all right, title, estate and interest of said property, with full power and authority to collect the same in caso the conditions of this mortgage be ticular, and with all and singular the tenements, hereditaments and apprehenances thereto belonging. A first and specific lieu is rentaled and profits accruing from said property from and active this date.  TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said particle, convenant with said party of the second part, its successors and assigns forever. Said particle, convenant with said party of the second part, its successors and assigns forever. Said particle, and the true and lawful owner	the first part hereby  id. ".A. Robbins  sin, free and clear of all  her hus hand  the special instance and  the special instance and  Lie sum of  DOLLARS,  ay all taxes and assess,  and to keep the build-  mance constantly trans- all statutory lien claims all statutory lien claims ors or assigns, may pay degrament for any statu- osits and for the repay- shall be security.  ake and deliver to the  gures as follows, to-wit:  102  2  Ing sums of money viz:  DOLLARS,  and evidenced by the
And all right, title ceated and interest of such rentors. In and to such presents. Contents of the great of t	the first part hereby  id. ".A. Robbins  sin, free and clear of all  her hus hand  the special instance and  the special instance and  DOLLARS,  ay all taxes and assess, and to keep the build  mrance constantly trans- all statutory lien claims ars or assigns, may pay daymment for any statu- osts and for the repay- shall be security.  ake and deliver to the gures as follows, to-wit:  1022  Ing sums of money viz:  DOLLARS, and evidenced by the
And all right, title, called and inforcerty, with full power and authorities on collect the same in case the conditions of this mortgage betterling and with all rents of said property with full power and authorities collect the same in case the conditions of this mortgage betterling and with all rents of 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 parties, convenant with said party of the second part, its successors and assigns, that at the delivery hereof. **Edina Robbins and her husband the true and lawful owner	of the first part hereby  1d. ".A. Robbins  sin, free and clear of all  her hus band  the special instance and  the special instance and  DOLLARS,  ay all taxes and assess, and to keep the build- urance constantly trans- all statutory lien claims are or assigns, may pay degrament for any statu- osts and for the repay- shall be security.  ake and deliver to the gures as follows, to-wir:  102
And all right, tills, each against on an increase of any grands. In an a common the common that the true and lawful owner. Soft the said promises above granted, and seized of a good and indefensible estate of inheritance there incumbrances; that there is no one in adverse possession of same and that Edna Roblins and the true and lawful owner. Soft the said premises above granted, and seized of a good and indefensible estate of inheritance there incumbrances; that there is no one in adverse possession of same and that Edna Roblins and Table and Table and the true and lawful owners. Soft the said party of the second part at request of the particles of the first part, loaned and advanced to.  "Edna Robbins and V.A. Robbins and V.A. Robbins and V.A. Robbins her hugband Twenty-five Hundred and OO /100  AND WHEREAS, said part of the first part agree. With the said party of the second part has ments, general and special, against and lands and improvements thereon, when due, and to keep said improvements in good repair, ings thereon constantly insirted in such company or companies as said beyond party may designate and the poley or poleses of hauding and the control of the co	the first part hereby  Id. W. A. Robbins  sin, free and clear of all  her hus band  the special instance and  the special instance and  DOLLARS, ay all taxes and assess , and to keep the build- mance constantly trans- all statutors len claims are or assigns, may pay dignment for any statu- osts and for the repay- shall be security.  2  Ing sums of money viz:  DOLLARS, and evidenced by the  tion to secure a loan of  LARS, and the sum of
And all right, title, seaths and interest of since granted and the premises and considered with all and all grants and all grants of the grant	the first part hereby  id. ".A. Robbins  sin, free and clear of all  her hus hand  the special instance and  the special instance and  DOLLARS,  ay all taxes and assess,  and to keep the build-  urance constantly trans-  all statutory lien claims  are of assigns, may pay  daymment for any statu-  osts and for the repay-  shall be security.  2  log sums of money viz:  DOLLARS,  and evidenced by the  tion to secure a loan of  LARS, and the sum of  ame being the interest
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And all right, the settle and interest of shut grantor—in and to suite premises, including an interest and surface of the grant of the second part, its and profits actually and profits actually and profits actually 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 parties. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parties. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parties. The true and lawful owner. Soft the said premises above granted, and seized of a good and indefensible estate of inheritance there incumbrances; that there is no one in adverse possession of same and that Rank Roblins. And Wi A. Robbins. Said part and defend the same against the lawful and equitable claims of all persons witemscover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at request of the parties. The first part, loaned and advanced to.  **Edna Robbins. and V. A. Robbins. her hugband  Twenty-five Hundred and OO /100  AND WHEREAS, said part. of the first part agree. with the said party of the second part, its successors and assigns, to parents, general and special, against said lands and improvements increon, when due, and to keep said improvements in good repair, ings thereon constantly insured in such company or companies as said become farty may designate and the policy or policies of hauding said the said aparty of the second part its successors such taxes and assessments, and may affect such insurance, for such purpose, paying the costs thereof, and may also pay the final jungent of all moneys so expended together with the charges thereon as provided by the By-Law of all Association, these presents and the policy profits of the said. Edna Robbins and W.A. Robbins her hugband  NOTE OR OBLIGATION  Tules, Okia.  For Value Received. We pr	the first part hereby  id. ".A. Robbins  sin, free and clear of all  her hus hand  the special instance and  the special instance and  DOLLARS, ay all taxes and assess, and to keep the build  urance constantly trans- all statutory lien claims are or assigns, may pay degreement for any statu- osts and for the repay- shall be security.  ake and deliver to the gures as follows, to-wit:  DOLLARS, and evidenced by the  tion to secure a loan of  LARS, and the sum of ame being the interest  Tillsa Oklahor