## MORTGAGE RECORD No. 415

GUIDPA ROD

Loan 925.

HIS INDENTURE, Made this 15th day of November, 192 2, between	and diversity to the transport of the property of the height belong to an analysis of the second state of
C. J. Unancellor and Nellie E. Chancellor his wife	paramana marakan kantifi milaga, sp. abarama kanana ana ka
Tules County, and State of Okiahoma, po	
Fulsa Building & LOAN ASSOCIATION, a corporation organized under the laws of the State of Okla	thoma, party of the second part,
WITNESSETH, That the said part, 168	
Thirteen Thousand and OO /100	
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.V.S. sold and by these pro-	도달리에 교육이 있다. 한번 하네요요.
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the i	
ng and situated in the County of the County	
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Lots Nineteen (19) and Twenty (20)	
Block Three (3) Orchard Addition	.,
to the city of Tulsa Oklahema	.,
according to the recorded plat thereof.	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party of the second part, its successors and assigns forever. Said party of the second part, its successors and assigns forever.	irtof the first part hereby
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dail right, titie, estate and interest of said grantors. In and to said premises, including all homested rights, which are the new with all rouss of add property, with full power and autherty to collect the stans in case the conditions of this mortgo that and profits accruing from said property from and all property from and appurtenances thereto belonging. A first and specific that and profits accruing from said property from and after this data.  TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party of the second part, its successors and assigns, that at the delivery hereof. O. L. Charloe I. To HAVE AND TO HOLD THE SAME unto said promises above granted, and selzed of a good and indefeasible estate of inheritance unbrances; that there is no one in adverse possession of same and that O. L. Chancellor and Nellie E. I warrant and defend the same against the lawful and equitable claims of all persons whomscover.  PROVIDED ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part, list successors and assigns of all persons whomscover.  Thirteen Thousand and OO /100  AND WHEREAS, said part 1.63 the first part agreewith the said party of the second part, list successors and assigns; and also to keep said lange and improvements in good as thereon constantly insured in such company or companies as said second party and designate and the policy or policies red to said party of the second part, list successors or assigns; and also to keep said lange and improvements in good as thereon constantly insured in such company or companies as said second part, and designate the policy or policies red to said party of the second part, list successors or assigns; and also to keep said lange and improvements in good is thereon constantly insured in such company or companies as said second party and designate and the policy or policies red to end party of the second part, list successors or assigns; and also to keep said	lor and Hallie E.C.  vife, the therein, free and clear of all Jhancellor his vii part at the special instance and allor his wife  the sum of  DOLLARS, s, to pay all laxes and assess- repair, and to keep the build- of insurance constantly trans- from all statutory lien claims accessors or assigns, may pay and judgmment for any statu- yall costs and for the repay- cents shall be security.  The sum of  DOLLARS, so to pay all laxes and assess- repair, and the security trans- from all statutory lien claims accessors or assigns, may pay and indigeneent for any statu- yall costs and for the repay- cents shall be security.  The sum of the security of the and figures as follows, to-wit:  DOLLARS, sented and evidenced by the  association to secure a loan of  DOLLARS, and the sum of
dailytist, titie, estuce and interest of mid grantor-dia and to said premises, including all homested rights, which are the new with all rouss of all approperty, with fail power and authority to collect the same in case the conditions of this mortgo that and profits accruing from said property from and adopted the same in case the conditions of this mortgo that part 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 power weather with said party of the second part, its successors and assigns, that at the delivery hereof.  O. L. Charibell To HAVE AND TO HOLD THE SAME unto said promises above granted, and selzed of a good and indefensible estate of inheritance unbrances; that there is no one in adverse possession of same and that O. L. Ohancellor and Nellie E. I warrant and defend the same agrainst the lawful and equitable claims of all persons whomseever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part, list successors and assigns and so the part. —of the first part, icaned and advanced to O. L. Chancellor and Rellie E. Chance is the part. —of the first part agree. — with the said party of the second part, list successors and assigns and also to keep said innoverments in good is thereon constantly insured in such company or companies as said second party my designate in the policy or policies red to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good is thereon as provided by the part agree of the first part agree. — with the said party of the second part, its successors or assigns; and also to keep said insoft and improvements in good is thereon as provided by the part agree of the policy or policies red to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good is the case of the second party of the second party	lor and Hellie E.C.  wife, the therein, free and clear of all Jhancellor his vii part at the special instance and allor his wife the sum of  DOLLARS, s, to pay all laxes and assess- repair, and to keep the build- of insurance constantly trans- from all statutory lien claims accessors or assigns, may pay mal judgmment for any statu- grall costs and for the repay- cesents shall be security.  The sum of  Make and deliver to the and figures as follows, to-wit:  DOLLARS, tented and evidenced by the  association to secure a loan of the same being the interest
and all right, title, estate and interest of anid granter. Ell and to said premises, including all homested rights, which are here being with all rosts of anid property, with full prover and authority to collect the same in case the conditions of this morries that all rosts of all property with full prover and authority to collect the same in case the conditions of this morries that any approximances therefore belonging. A first and specific table 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 promotes are the said party of the second part, its successors and assigns, that at the delivery hereof. O.L. Chaines.  To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. O.L. Chaines.  This was all lowers and lowers of the said party of the second part, its successors and assigns, that the delivery hereof. O.L. Chaines.  So the said premises above granted, and selzed of a good and indefeasible estate of inheritance and the same against the party in an equitable claims of all persons whomsover.  PROVIDED, ALWAYES, and these presents are upon the express conditions that, whereas, the said party of the second part party of the second party of the second party and the party of the second party and self-party of the second party and designate and the property of the second party and designate and the property of the second party and designate and the property of the second party of	lor and Hallie E.C.  vife, the therein, free and clear of all Jhancellor his vii part at the special instance and allor his wife  at the sum of  DOLLARS, s, to pay all laxes and assess- repair, and to keep the bulla- of insurance constantly trans- from all statutory lien claims accessors or assigns, may pay and judgamment for any statu- gall costs and for the repay- cesents shall be security.  Journal of the sum of  and figures as follows, to-wit:  DOLLARS, tented and evidenced by the  association to secure a loan of the same being the interest
dailytist, titie, estuce and interest of mid grantor-dia and to said premises, including all homested rights, which are the new with all rouss of all approperty, with fail power and authority to collect the same in case the conditions of this mortgo that and profits accruing from said property from and adopted the same in case the conditions of this mortgo that part 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 power weather with said party of the second part, its successors and assigns, that at the delivery hereof.  O. L. Charibell To HAVE AND TO HOLD THE SAME unto said promises above granted, and selzed of a good and indefensible estate of inheritance unbrances; that there is no one in adverse possession of same and that O. L. Ohancellor and Nellie E. I warrant and defend the same agrainst the lawful and equitable claims of all persons whomseever.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part, list successors and assigns and so the part. —of the first part, icaned and advanced to O. L. Chancellor and Rellie E. Chance is the part. —of the first part agree. — with the said party of the second part, list successors and assigns and also to keep said innoverments in good is thereon constantly insured in such company or companies as said second party my designate in the policy or policies red to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good is thereon as provided by the part agree of the first part agree. — with the said party of the second part, its successors or assigns; and also to keep said insoft and improvements in good is thereon as provided by the part agree of the policy or policies red to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good is the case of the second party of the second party	lor and Hellie E.C.  vife,  the therein, free and clear of all  Jhancellor his vii  part at the special instance and  allor his wife  the sum of  DOLLARS,  s, to pay all taxes and assess- repair, and to keep the build- of insurance constantly trans- from all statutory lien claims accessors or assigns, may pay and ludgment for any statu- and figures as follows, to-wit:  192 2  following sums of money viz:  DOLLARS,  ented and evidenced by the  association to secure a loan of  DOLLARS, and the sum of the same being the interest  ce at Tules Oklahoms