814028 GH N_{o.-}

MORTGAGE RECORD No. 415

1

THIS INDENTURE, Made this 15th day of November,	
In	
ore Savings And LOAN ASSOCIATION, a corporation organized under the law	
WITNESSETH, That the said part is in the said part with the said part of the first part for and in	
Fourteen Hundred and no/100	DOLLARS
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.8.	
BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assi	이 교육적 가슴이 남았다. 그는 문화한 것은 것을 가지 않는 것이 같아요. 이 가지 않는 것이 같이 있는 것이 같이 많이
lying and situated in the County of	
Lct 4wo (2) Block Two (2) Northmorela	na
Addition to the city of Tulsa Oklaho	na-according
to the recorded plat thereof and all	
	이 이 가지 않는 것 같은 것 이 있는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 없는 것 🛔 가지는 것이?
	그는 것 같은 것 같
	그는 것은 것 같은 것 같아요. 지수는 것 같아요. 것 같아요. 가지 않는 것 같아요. 이 같아요. 이 나는 것 같아요.
	이 같은 것은 문제에서 이 가지 않는 것을 알았다. 이 가슴에 눈이 있는 병원을 가운 것 같은 것 같
이 같은 것 같은	지수는 이 전에는 것이 없는 것은 것이 있었다. 이 가지 않는 것이 가지 않는 것이 같이 했다.
	- 그는 그는 사람이 다 가지 않는 것 같아요. 그는 것 같아요. 그는 것 같아요. 이 가지 않는 相關 가지 않는 것 같아요. 나는 것 같아요. 相關 가지 않는 것 같아요. 나는 것 않는 것 않 않 ? ? ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
	이는 것 같은 것이 있는 것 같은 방법은 것이 있는 것 같은 것은 것은 것이 것을 많이 많다.
수 방법을 다 위해 주는 것을 다 가지 않는 것을 하는 것이 것을 가지 않는 것을 가지 않는 것을 수 있는 것을 하는 것이 같이 것을 수 있다.	이 방법 방법은 것이 있는 것이 있는 것이 같은 것이 있어요. 이 같이 있는 것이 없는 것이 없다. 이 없는 것이 없 않는 것이 없는 것이 않는 것이 않는 것이 않는 것이 없는 것이 없는 것이 않은 것이 없는 것이 없는 것이 없는 것이 없는 것이 않은 것이 없는 것이 없는 것이 않이 않는 것이 없는 것이 않이
	Manager in a sussessment and a substant and a
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign onvenant with said party of the second part, its successors and assigns, that at the delivery hereof	ights, which are hereby waived and released, to- litions of this mortgage become broken in any par- A first and specific fleet is describy granted on-all ms forever. Said part. Sof the first part hereby
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a rether with all rents of said property, with full power and authority to collect the same in case the cond leular, and with all and singular the tonements, hereditaments and appurtenances thereto belonging. ertains and-profile-cteruing 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 assign onvenant with said party of the second part, its successors and assigns, that at the delivery hereof the true and lawful ownerof the said premises above granted, and selzed of a good and indefensible neumbrances; that there is no one in adverse possession of same and that	ights, which are hereby waived and released, to- lichos of this mortgage become broken in any par- A first and specific flow is hereby granted an-oil ms forever. Said part. y of the first part hereby
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a setter with all rents of said property, with full power and authority to collect the same in case the cond iccular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. centals and-profile-oversing 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 assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof he true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible neumbrances; that there is no one in adverse possession of same and that	ights, which are hereby walved and released, to- titons of this mortgage become broken in any par- A first and specific tion is thereby granted on all ms forever. Said part
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a rether with all rents of said property, with full power and authority to collect the same in case the cond leular, and with all and singular the tonements, hereditaments and appurtenances thereto belonging. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign onvenant with said party of the second part, its successors and assigns, that at the delivery hereof the true and lawful ownerof the said premises above granted, and selzed of a good and indefensible neumbrances; that there is no one in adverse possession of same and that	ights, which are hereby waived and released, to- litions of this mortgage become broken in any par- A first and specific fleet is levely granted on-all ms forever. Said part. So it he first part hereby
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a rether with all rents of said property, with full power and authority to collect the same in case the cond icoular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. eratals and-prelife-accrusing from suid property from and-after this date TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof. he true and lawful ownerof the said premises above granted, and selzed of a good and indefensible neumbrances; that there is no one in adverse possession of same and that	ights, which are hereby waived and released, to- litions of this mortgage become broken in any par- A first and specific flex is loweby granted on-all ms forever. Said part
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a getter with all rents of said property, with full power and authority to collect the same in case the conditional, and with all and singular the tonements, hereditaments and appurtenances thereto belonging	ights, which are hereby waived and released, to- litions of this morigage become broken in any par- A first and specific lies is justify granted on-all ms forever. Said part <u>y</u> of the first part hereby <u>É<u>A</u> jg estate of inheritance therein, free and clear of all party of the second part at the specific instance and the sum of 0/100</u>
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a gether with all rents of said property, with full power and authority to collect the same in case the conditional and singular the tenements, hereditaments and appurtenances thereto belonging	ights, which are hereby waived and released, to- itions of this mortgage become broken in any par- A first and especifie sier is jurgeby-granted_on-adi ms forever. Said part. ∑ of the first part hereby Éé is
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a pather with all rents of said property, with full power and authority to collect the same in case the conditionary, and with all and singular the tenements, hereditaments and appurtenances thereto belonging	ights, which are hereby waived and released, to- itions of this mortgage become broken in any par- A first and especifie dient is diversity granted_on-add ms forever. Said part. ∑ of the first part hereby Éð ig testate of inheritance therein, free and clear of all party of the second part at the special instance and control of the sum of on the sum of on the sum of provements in good repair, and to keep the build- he policy or policies of insurance constantly trans- sments thereon free from all statutory line relations a second part its successors or assigns, may pay d may also pay the final judgmment for any statu- typenises, including all costs and for the repay- tissociation, these precents shall be security.
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a pather with all rents of said property, with full power and authority to collect the same in case the conditionary, and with all and singular the tenements, hereditaments and appurtenances thereto belonging	ights, which are hereby waived and released, to- itions of this mortgage become broken in any par- A first and especifie dient is diversity granted_on-add ms forever. Said part. ∑ of the first part hereby Éð ig testate of inheritance therein, free and clear of all party of the second part at the special instance and control of the sum of on the sum of on the sum of provements in good repair, and to keep the build- he policy or policies of insurance constantly trans- sments thereon free from all statutory line relations a second part its successors or assigns, may pay d may also pay the final judgmment for any statu- typenises, including all costs and for the repay- tissociation, these precents shall be security.
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a pather with all rents of said property, with full power and authority to collect the same in case the conditionary, and with all and singular the tenements, hereditaments and appurtenances thereto belonging	ights, which are hereby waived and released, to- itions of this mortgage become broken in any par- A first and especifie dient is diversity granted_on-add ms forever. Said part. ∑ of the first part hereby Éð ig testate of inheritance therein, free and clear of all party of the second part at the special instance and control of the sum of on the sum of on the sum of provements in good repair, and to keep the build- he policy or policies of insurance constantly trans- sments thereon free from all statutory line relations a second part its successors or assigns, may pay d may also pay the final judgmment for any statu- typenises, including all costs and for the repay- tissociation, these precents shall be security.
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a pather with all rents of said property, with full power and authority to collect the same in case the conditionant with all rents of said property, with full power and authority to collect the same in case the conditionant of the terms of the terms on and appartenances thereto belonging. The second part, its successors and assigns, that at the delivery hereof. The true and lawful ownerof the said premises above granted, and select of a good and indefeasible neumbrances; that there is no one in adverse possession of same and that <u>he</u> <u>he</u> <u>he</u> <u>he</u> <u>he</u> <u>he</u> <u>he</u> <u>he</u>	ights, which are hereby waived and released, to- itions of this morigage become broken in any par- A first and specific is beceby granted on-all ms forever. Said part \sum of the first part hereby $\underline{E6}$, i.g. estate of inheritance therein, free and clear of all party of the second part at the special instance and $\underline{C0}$ the sum of $\underline{C0}$ DOLLARS, recessors and assigns, to pay all taxes and assess- mements thereform all statutory lies the build- the policy or policies of insurance constantly trans- second part its successors or assigns, may pay d may also pay the final judgmment for any statu- tyremises, including all costs and for the repay- tissociation, these presents shall be security.
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a getter with all rents of said property, with full power and authority to collect the same in case the conditionand with all and singular the tensments, hereditaments and appurtenances thereto belonging. Territals and-prelide-correlag from and property from and after this date	ights, which are hereby waived and released, to- tions of this mortgage become broken in any par- A first and specific sleet is jurgby granted_on-adi ms forever. Said part. yoi the first part hereby <u>Éé is</u> estate of inheritance therein, free and clear of all party of the second part at the special instance and the sum of <u>o/100</u>
And all right, tille, estate and interest of said grantorin and to said premises, including all homestead a rether with all rents of said property, with full power and authority to collect the same in case the cond tertals and-predice-cereing-from said property, from and authority to collect the same in case the cond tertals and-predice-cereing-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 assign convenant with said party of the second part, its successors and assigns, that at the delivery hereof he true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible neumbrances; that there is no one in adverse possession of same and that	ights, which are hereby waived and released, to- litons of this mortgage become broken in any par- A first and specific liest becky granded on-all ms forever. Said part y of the first part hereby <u>fig. 18</u> estate of inheritance therein, free and clear of all party of the second part at the specific instance and the sum of 0/100
And all right, tille, estate and interest of said grantorin and to said premises, including all homestead a getter with all rents of said property, with full power and authority to collect the same in case the conducts and predite-cereving from said property from and authority to collect the same in case the conducts and previous, and with all and singular the tenements, hereditamines and appurienances therete belonging certais and previous and alter this date	ights, which are hereby waived and released, to- ights, which are hereby waived and released, to- A first and specific is jurgely granded on-add ms forever. Said part <u>y</u> of the first part hereby <u>féd is</u> estate of inheritance therein, free and clear of all party of the second part at the special instance and <u>the sum of</u> <u>bo/100</u>
And all right, tilde, estate and interest of said greantorin and to said premises, including all homestead a getter with all rents of said property, with full power and authority to collect the same in case the cond part with all and singular the tenements, hereditamines and appretonances thereto belonging certais and preside-eterving from said property from and authority to collect the same in case the cond part, its successors and assigns, that at the delivery hereof. The true and lawful ownerof the said premises above granted, and selzed of a good and indefensible incumbrances; that there is no one in adverse possession of same and that	ights, which are hereby waived and released, to- ights, which are hereby waived and released, to- A first and specific is justicly granded on-add ms forever. Said part <u>y</u> of the first part hereby <u>féd ja</u> e estate of inheritance therein, free and clear of all party of the second part at the special instance and <u>the sum of</u> <u>char sum of</u> <u></u>
And all right, tille, estate and interest of said grantorin and to said premises, including all homestead a getter with all rents of said property, with full power and authority to collect the same in case the conditionants and appurtenances thereto belonging. For the second part, its needlaments and appurtenances thereto belonging. For the second part, its successors and assigns, that at the delivery hereof. The true and lawful ownerof the said premises above granted, and select of a good and indefeasible neumbrances; that there is no one in adverse possession of same and that he delivery hereof. The value of the said premises above granted, and select of a good and indefeasible neumbrances; that there is no one in adverse possession of same and that he delivery hereof. The value of the said premises above granted, and select of a good and indefeasible neumbrances; that there is no one in adverse possession of same and that he delivery hereof. The value of the said premises above granted, and select of a good and indefeasible neumbrances; that there is no one in adverse possession of same and that he delivery hereof. The value of the first part, ionned and advanced to here are a provided by the second part, its successors are upon the express conditions that, whereas, the said request of the part	ights, which are hereby waived and released, to- itions of this morigage become broken in any par- A first and specific its beckby granded on-sol ms forever. Said part <u>y</u> of the first part hereby <u>féd.js</u> estate of inheritance therein, free and clear of all party of the second part at the special instance and <u>barty of the second part at the special instance and</u> <u>barty of policies of insurance constantly trans</u> recessors and assigns, to pay all taxes and assess- memors therefore free from all statutory lien claims a second part its successors or assigns, may pay <u>d</u> may also pay the final judgmment for any statu- <u>ty premises</u> , including all costs and for the repay- issociation, these presents shall be security. <u>Ar. 1922</u> make and deliver to the tor and in the words and figures as follows, to-wit: <u>DOLLARS</u> , ASSOCIATION, the following sums of money viz: <u>DOLLARS</u> , Association, represented and evidenced by the
And all right, tille, estate and interest of said grantorin and to said premises, including all homestead a result with all rents of said property, with full power and authority to collect the same in case the conditionance methods and singular the tonements, hereidiamenta and appurchanness thereto belonging certais and -predict predicts and any professional and any property and and a same in the same in the conditional and appurchanness thereto belonging certais and -predicts and any of the second part, its successors and assigns, that at the delivery hereof. The true and lawful ownerof the second part, its successors and assigns, that at the delivery hereof. The true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible membranees; that there is no one in adverse possession of same and that <u>he</u> neumbranees; that there is no one in adverse possession of same and that <u>he</u> neumbranees; that there is no one in adverse possession of same and that <u>he</u> neumbranees; that there is no one in adverse possession of same and that <u>he</u> neumbranees; that there is no one in adverse possession of same and that <u>he</u> neumbranees; the said of an express whomsever. PROVIDED, ALWATS, and these presents are upon the express conditions that, whereas, the said request of the part <u>N</u> of the first part, ionned and advanced to <u>HETTY MONTARE AND networks on other second part, its successors or assigns, and also the keep said informer descend party of the second part is successors or assigns, and also the second part, its successors or assigns, and also the said party of the darge same and the same as may be necessar to protect the fithe or possession of same and mary invest such sums as may be necessar to protect the fithe or possession of same at the darge of the said assessment stat. And all of a said afford the or hours thereon, and she belong the said party of the said assessment stat and associal party of the same as may be necessar to protect the fithe or possession of sam</u>	ights, which are hereby waived and released, to- itions of this morigage become broken in any par- A first and specific its beckby granded on-sol ms forever. Said part y of the first part hereby <u>Éé is</u> estate of inheritance therein, free and clear of alt party of the second part at the special instance and <u>barty of the second part at the special instance and</u> <u>barty of the second part at the special instance and</u> <u>barty of the second part at the special instance and</u> <u>barty of the second part at the special instance and</u> <u>barty of the second part at the special instance and</u> <u>barty of the second part at the special instance and</u> <u>barty of the second part at the special instance and</u> <u>barty of policies of insurance constantly trans- e second part if successors or assigns, may pay the policy or policies of insurance constantly trans- s second part if successors or assigns, may pay the premises, including all costs and for the repay- tissociation, these presents shall be security. <u>bart 1922</u> make and deliver to the set and in the words and figures as follows, to-wit: <u>bart and in the following sums of money viz</u>; <u>bot LARS</u>, Association, represented and evidenced by the</u>
And all right, title, estate and interest of said grentorin and to said premises, including all homestead a getter with all rents of said property, with full power and authority to collect the same in case the conductant in the analytic of the same in case the conductant and appurtentances thereto belonging	ights, which are hereby waived and released, to- itions of this mortgage become broken in any par- A first and specifie iter is invicing granded on-add ms forever. Said part <i>S</i> of the first part hereby <u>fid</u> <u>18</u> • estate of inheritance therein, free and clear of all party of the second part at the specified instance and <u>party of the second part at the specified instance and</u> <u>the sum of</u> <u>0/100</u>
And all right, tille, estate and interest of said greater. In and to said premises, including all homestead a getter with all rents of said property, with full power and authority to collect the same in case the condition and vith all and singular the homements, hereditaments and appurtenances thereto belonging. To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. It is the and lawful ownerof the said premises above granted, and sested of a good and indefeesible incumbrances; that there is no one in adverse possession of same and that <u>he</u> <u>he</u> <u>he</u> <u>he</u> <u>he</u> <u>he</u> <u>he</u> <u>he</u>	ights, which are hereby waived and released, to- itions of this mortgage become broken in any par- A first and specific its is is brokely gravited on-solf ms forever. Sold part $\sum_{i=0}^{i}$ of the first part hereby $\frac{Ed}{2}$, i.g. estate of inheritance therein, free and clear of all party of the second part at the specific instance and $\frac{1}{00}$
And all right, title, estate and interest of said grantorin and to said premises, including all homestead a getter with all rents of said property, with full power and authority to collect the same in acase the cond titular, and with all and singular the tormenab, here all apportenames there to belonging	ights, which are hereby waived and released, to- itions of this mortgage become broken in any par- A first and specifie iter is iterably granded on-all ms forever. Said part <i>S</i> _of the first part hereby <u>fid</u> <u>18</u> • estate of inheritance therein, free and clear of all party of the second part at the specified instance and <u>party of the second part at the specified instance and</u> <u>the sum of</u> <u>0/100</u>
And all right, tills, estate and interest of said grantorin and to said promises, including all homestead a getter with all rents of said property, with full power and authority to collect the same in case the condition and appurferances thereto belonging arritate and -puyerent extra and -puyerent and appurer of the same and party of the second part, its successors and assigns, that at the delivery hereod the true and lawful ownerof the said premises above granted, and select of a good and indefeasible incombanators: that there is no one in adverse possession of same and that	ights, which are hereby waived and released, to- itions of this moriging become broken in any par- A first and specific is is becky_granded_on-all ms forever. Said part y_of the first part hereby

()»:

12 2 Ż

4