No. 214872 CH COMPARED MORTGAGE RECORD No. 415

THIS INDENTURE, Made	ട് വീട്ടുക്ക് ത്രുത് തിയുപായ് ത്രായയത് ത്രായ്യ്യ യായം കായുക്കുന്നത്. വരു വരുന്ന വരുന്ന വരുന്ന വരുന്ന വരുന്നത്.
D. E	d Chase and Edna Hazel Chase his wife,
appa degraphica de secretores d'orgo por constitueres conten	in Tules
	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part
WITNESSETH, That t	he said part. ies
	Sixteen Hundred and no/100 DOLLARS
ı hand paid by the said pr	arty of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents
	I and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate
	ounty of Tulsa and State of Oklahoma, to-wit
Ing aim orange	unity (I
<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	Lots Thirteen (13) and Fourteen (14) Block
***************************************	我们的身体的,只要我会的,我没有一个人的人,我们就是这个人的人,我们就是一个人的人的,我们就会不会的人,我们就是一个人的人,不是一个人。
	Two (2) Orchard Addition to the city of Tules,
	Oklahama according to the recorded plat thereof.
	and all improvements thereon.
	ikeager's endorsement
	by cortify that I received \$ and issued
	therefor in payment of gortgage
	Dated this 2 day of 192 2
in the second se	WAYNE L. DICKEY, Coupty Treasurer
**************************************	WAYNE L. DICKEY, County Treasurer
	ing a same and a same and a same and a same a s
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stals and profits accruded TO HAVE AND TO HO nvenant with said party	d interest of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particular the tenements, hereditaments and appurtenances thereto belonging. In first and specific this date. INDITIE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby of the second part, its successors and assigns, that at the delivery hereof. they are
TO HAVE AND TO HO nvenant with said party of true and lawful owner cumbrances; that there is	LEGIL SAME unto said party of the second part, its successors and assigns forever. Said part in the first part hereby of the second part, its successors and assigns, that at the delivery hereof
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TO HAVE AND TO HO nvenant with said party true and lawful owner sumbrances; that there is il warrant and defond the PROVIDED, ALWAYS, quest of the part	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby of the second part, its successors and assigns, that at the delivery hereof.
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TO HAVE AND TO HO avenant with said party of the said party of the part and lawful owner. The true and lawful owner. AND WHEREAS, said party of the swery kind, and if any or oth taxes and assessments, when the true and assessments, when the true and assessments, and may he to fall moneys so experience.	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby of the second part, its successors and assigns, that at the delivery hereof
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TO HAVE AND TO HO nvenant with said party of the said party of th	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereb of the second part, its successors and assigns, that at the delivery hereof the grant therein, free and clear of a moone in adverse possession of same and that they same against the lawful and equitable claims of all persons whomsoever. And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, loaned and advanced to. D. Ed Chase and Edna Hazel Chasel his wife the saigns, to pay all taxes and assess against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build ared in such company or companies as said second party may designate and the policy or policies of insurance, constantly trans second part, its successors or assigns; and also to keep said lands and improvements be not performed as aforesaid then said party of the second part its successors or assigns, may pay and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the sinal judgmment for any statu vest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay ided together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.
TO HAVE AND TO HO nvenant with said party of the said party of the part of th	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part
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TO HAVE AND TO HO nvenant with said party to true and lawful owner tumbrances; that there lawarrant and defend the PROVIDED, ALWAYS, quest of the part	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part in first part hereby of the second part, its successors and assigns, that at the delivery hereof. The yeare. The yeare. The yeare is and clear of all no one in adverse possession of same and that the year of all no one in adverse possession of same and that the year of all no one in adverse possession of same and that the year of all persons whomsoever. And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and a first part, loaned and advanced to. D. Ed Chase and Edna Hazal Chasel his wife. Sixteen Hundred and no /100 Sixteen Hundred and no /100 DOLLARS art. of the first part agree
TO HAVE AND TO HO nvenant with said party e true and lawful owner the provided and the PROVIDED, ALWAYS, quest of the part	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part. LD THE SAME unto said party of the second part, its successors and assigns forever. Said part. LD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. The year. The year. The year is a second part, its successors and assigns, that at the delivery hereof. The said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all no one in adverse possession of same and that. The year is a second part at the special instance and and advanced to the second part at the special instance and a first part, leaned and advanced to. D. Ed Chaes and Edna Razel Chasel his wife. Sixteen Hundred and no/100 DOLLARS LOS art. Of the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessment and lands and improvements in good repair, and to keep the build and the surface or nasigns; and also to keep add lands and improvements from all saturtory lien claims and may necessary to resigns; and also to keep add lands and improvements thereof from all saturtory lien claims of the such company or companies as said second part; may designate and the policy or policies of insurance constantly transmitter of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay and may may offect such insurance, for such purpose, puring the costs thereof, and may also pay it final judgment for any statuvest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay. Added together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. D. Ed Chase and Hezel Chase his wife. November 15th day of November 1928 make and deliver to the LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and fi
TO HAVE AND TO HO nvenant with said party to true and lawful owner tumbrances; that there is ll warrant and defend the PROVIDED, ALWAYS, quest of the part	LD THE SAME unto said party of the second part, its successors and assigns forever. Said part_igs the second part, its successors and assigns, that at the delivery hereof
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TO HAVE AND TO HO invenant with said party to true and lawful owner. the provided the	LEGG, and purpley. Using and party of the second part, its successors and assigns forever. Said part. Of the first part hereby of the second part, its successors and assigns, that at the delivery hereof. the year of the first part hereby of the second part, its successors and assigns, that at the delivery hereof. the year of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all no one in adverse possession of same and that they are no one in adverse possession of same and that they are no one in adverse possession of same and that they are no one in adverse possession of same and that they are no one in adverse possession of the second part at the special instance and advanced to. D. Ed Chase and Edna Hazel Chasel his wife the successors and assigns, to pay all taxes and assigns at the lawful and entering the said party of the second part, its successors and assigns, to pay all taxes and assess, against the lawful makes and improvements income previously in good repair, and to keep the building in such company or companies as said second party and designate and the policy or policies of insurance constantly trans- sond part, its successors or assigns; and also to keep add independents thereof and may also pay the form all statutory lies claims all may offect such insurance, for such purpose, paying the costs thereof, and may also pay the form all statutory lies claims with the order such insurance, for such purpose, paying the costs thereof, and may also pay the form all statutory lies claims with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. D. Ed Chase and Hazel Chase his wife D. Ed Chase and Hazel Chase his wife promise to pay to the order of Home Savings & Loan Association, the following sums of money viz: Pifteen and O4/100 Bartises & Loan Association, represented and evidenced by the promise of the paying the same and the paying the same for the paying the same form and the pa