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MORTGAGE RECORD No. 415 COMPARED (Loan 956.

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THIS INDENTURE, Made this Fifteenth day of November, 1922, between
Caroline Jline and E.B.Jline her husband
In <u>Tul: a</u> County, and State of Oklahoma, paid 9.8, of the first part, and the
ulsa Building &
WITNESSETH, That the said part
Sixty five Hundred and 00/100 DOLLAR
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, hay, 9, sold and by these profents
BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat
lying and situated in the County of
Lots One (1) and Two (2) in Block Ten (10)
0f-Forest-Fark widdition to the city of Tulsa
Siziandala doorarii vo ane recordat pret rifereor.
TREASURER'S ENDORSEMENT acroby certify that I received \$12.2.2, and issued rept No. 64422 therefor in payment of meridally
4π on the within mortgage. $/2$
Dated this 2.0 day of192 2 WAYNE L. DICKEY, County 1774
WATNE L. DUALET, COUNTY 187
$\mathbf{L}_{\mathbf{v}}$
and all right, title, estate and interest of said grantorin and to said premises, including all homestead rights, which are hereby waived and released, to other with all rents of said property, with full power and authority to collect the same in case the conditions of this morigage become broken in any par leular, and with all and singular the tonements, hereditaments and appurtenances thereto belonging. A first and specific life is hereby granted on a entals 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 partof the first part hereb
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and all right, title, estate and interest of and granter. In and to said premises, including all homested rights, which are hereby waived and released, to granted on a subary of the second part, its and the second part, its successors and assigns to rever. Said part of the first part hereb from said property, with real and there is an one of a second part, its successors and assigns forever. Said part of the first part hereb is no one in adverse possession of ame and the being of a mean part of the second part, its successors and assigns that at the delivery hereof. Caroline Cline And E. B. Cline. here here and clear of a neutropart of the second part, its successors and assigns forever. Said part of the first part hereb is no one in adverse possession of ame and the <u>OBT VIIIE ONIONE AND TO HOLD THE SAME unto and premises above granted, and solved of a good and indefensible state of inferiments of the first part hereb. The band here is no one in adverse possession of ame and the <u>OBT VIIIE ONIONE AND TO HOLD ARE has and part of the second part, its successore withoutover.</u> The second part at the special instance is an one part of the lawful of the second part at the special instance an equated of the part of the second part is and dynamed to <u>Caroline Cline And E. B. Cline her husband</u>. The sum of <u>Sixty fire-Eurodred and cod/100</u> DOLLARE AND WHEREAS, said part of the first part agree. With the said party of the second part is successor and assigns, who days and independent and the policy or policies of insurance constantly frame and assigns, and part of the second part is successor of a said are said assorting the second part is successore of a said are said assorting the second part is successore of a said are said assorting the second part is and the said party of the second part is and appendice of a said are said assorting these and and special instance the build assorting these second part is successore o</u>
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<pre>inf all right, tilts, estate and interest or said granato_in and to said premises, including all homested rights, which are hereby writed and released, to there with all and inguine the testements, hereditaments and appurtenances the same in case the conditions of this mortgame become broken in any par- isolate and with all and inguine the testements, hereditaments and appurtenances the same in case the conditions of this mortgame become broken in any par- lease and provide accurate from said property from and atter this date. TO HAVE AND TO HOLD THE SAME unto add party of the second part, its successors and assigns forever. Sail part_eff.</pre>
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and all right, tills states and interset of said grants, with and to said persiles, including all homesteed right, which are hereby wrived and released, to solve with all and algorithm the testmants, hereditaments and appendix to solve the same in case the conditions of this morphale. Let the same in the same in the conditions of this morphale and predict on a same in case the second part, the successors and assigns forever. Said part_5. It is first part hereb convenant with said party of the second part, its successors and assigns forever. Said part_5. It is first part hereb convenant with said party of the second part, its successors and assigns forever. Said part_5. It is not the same of a conditions of this morphale sector of a condition of this morphale sector of the same and the trans of a down of the second part, its successors and assigns that the daily prove here of the same of the same of the same and the trans of all persons whomesever. The same of the same of the same against the law's and and advanced to _2401106_21106_8104. E.B. Oline_her_husband
<pre>id all right (itig, estate and interset of sail grantor. In and to mid permises, including all homesteed risks, which are hereby waived and related, to be with all and signature the testmants, hereditaments and apportenance thereto belonging. A first and specifies lies in hereby granted on a hists and yorks accurate from and after the testmants. A first one and after the table around with all and signature the testmants, hereditaments and apportenance thereto belonging. A first and specifies lies in hereby granted on a hists and yorks accurate from and the the table. TO HAVE AND TO HOLD FIRS SAME unto said party of the second part, its successors and assigns forever. Said part_oft the testmant with said party of the second part, its successors and assigns, that at the delivery hereo.^C<u>ATOLINE CLINE BARE</u> and CRE. B. CLINE to use and inverties on one in adverse possession of same and the <u>CATOLINE CLINE SAME</u> testmant. The band is warrant and defend the armo against the lawdoul and equitable claims of all presons whomesore. FROVIDED, ALWAXS And these presents are upon the CATOLINE CLINE and E. B. CLINE here huebend is warrant and defend the same against the lawdoul and equitable claims of all presons whomesore. FROVIDED, ALWAXS And these presents are upon the CATOLINE CLINE and E. B. CLINE here huebend the same present and sectors presents whome the same are upon the correst construction that, whereas, into said party of the second part at the special instance an fact of the part¹. CST the first part greed and odvanced to <u>CATOLINE CLINE and E. B. CLINE here huebend</u> the same and assigns, to pay all taxes and assigns, to pay all taxes and assigns, to pay all taxes and assigns and part of the second part, its successors are assigned and prey of the second part, its successors and assigns, to pay all taxes and assigns to taxe and assessment is and of and the prey of protoci the files or possession of and premises, including all conta and for the repay in taxes and assessmentic, and may offict such insurpr</pre>
nd all right, title, estate and interset of said grantor. In and to mid permises, including all homesteed risks, which are hereby waived and released, to be write of and approximate the testimate, and there will and approximate the testimate, and there will and approximate the testimate and release and approximate and approximate and approximate the testimate and provide on a table and provide and are been and there will and approximate the testimate and release there to be ongline forever. Said part_of the first part here be around the will be added by the delivery hereo. Caroline Cline and K. B. Cline. A first part here be around the will be added by the delivery hereo. Caroline Cline and K. B. Sline. A first part here be around the said provide of a sold and indecemble setue of therefore there to noon in adverse possession of same and the Caroline Cline. and K. B. Sline. A first part and defend the same against the lawful and equilable claims of all previous which were here to noon in adverse possession of same and the Caroline. Cline. and K. B. Sline. here have been done to adverse possession of same and the Caroline. Cline. and K. B. Sline. here have been done to adverse possession of an indecemble setue of the second part at the special instance and quest of the part 100 the Strinese coefficient but, whereas, the said party of the second part at the special instance and quest of the part 100 the deliver. Will be add party of the second part is successors and assigns, to pay all taxes and assigns, and all prevents with the mide and to keep add independent of all prevents with the said to be add for the second part is successors and assigns, to pay all taxes and assigns, and all approvements in special part of the second part, is successors or assigns and all to keep add independent of the successors and assigns, to pay all taxes and assigns and and to keep add independent of the successors or assigns and allow the successors and assigns, to pay all taxes and assigns, and allow to keep the burles. A success