No216008 COH

小能

のないないのであるとなったのであっていたのです。

MORTGAGE RECORD No. 415

6 6 Car

Fee dia.

an in the strength of the second

HIS INDENTURE, Made this 15th day of November, 192 2	지수는 사람이 있는 것 같은 것 같
kirol-R. Holm Ghyneth May-Holm his wid	
Home. Savings. and LOAN ASSOCIATION, a corporation organized under the laws of	
WITNESSETH, That the sala part 168	
	그는 그는 그는 것 같은 것 같이 있는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 없다. 것 같은 것 같
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.X.S. so	이 나는 것 같아요. 이 가지 않는 것 같아요. 👔 것
BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assign	그는 것 같은 것 같
lying and situated in the County of	
Lot Nine (9-): Block Hixi(6): Mapke Park:	
Addition to the sity of the leas Uk hahoma . 1121.	1. The provide the second second states and the second s second second sec second second s second second s second second se
according to the recorded plat thereof and a	
improvements thereon.	
	2 - C 2 - Anu ar ymen of mortset
	7 = allu h.
I hereby certify that I be siven i I hereby certify that I be siven i Receipt No. 6.6 H At arefor in F Receipt No. 6.6 H At arefor in F tax on the within mortgage.	winent of monthest
Deceipt No. 6 4 /10 are of the P	102 2
I hereby certify 1/10 arefor in E Receipt No6/6/1/10 arefor in E Receipt No6/6/1/10 arefor in E tax on the within incrtgase. Deted this2 day of Deted this2 day of WAYNE L. DICKEY.	County Tressurer
DLICE UNITATIVE L. DICKET,	A Manager and the
	Prysumer, D6-3RCA
ntals and profits accounty from spin property from and after the fate. TO HAVE AND TO HOLD THE SAME unio said party of the second part, its successors and assign	s forever. Said partor ine first part hereby
TO HAVE AND TO HOLD THE SAME unio said party of the second part, its successors and assigns onvenant with said party of the second part, its successors and assigns, that at the delivery hereot he true and lawful owner	s forever. Said partu. ine lirst part hereby théy are
TO HAVE AND TO HOLD THE SAME unio 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 hereot he true and lawful ownerS. of the said premises above granted, and seized of a good and indefensible e noumbrances; that there is no one in adverse possession of same and that	s forever. Said partivi ine first part hereby bhéy are
TO HAVE AND TO HOLD THE SAME units said party of the second part, its successors and assign sonvenant with said party of the second part, its successors and assigns, that at the delivery hereot he true and lawful ownerEof the said premises above granted, and seized of a good and indefensible e noumbrances; that there is no one in adverse possession of same and that	s forever. Said part
TO HAVE AND TO HOLD THE SAME unio 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 hereot the true and lawful ownerEof the said premises above granted, and seized of a good and indefensible encumbrances; that there is no one in adverse possession of same and thatthe y	s forever. Said part
TO HAVE AND TO HOLD THE SAME units said party of the second part, its successors and assigns, convenant with said party of the second part, its successors and assigns, that at the delivery hereot he true and lawful ownerEof the said premises above granted, and seized of a good and indefensible e neumbrances; that there is no one in adverse possession of same and thatthe y	s forever. Sold part intermediate the special instance and seven a
TO HAVE AND TO HOLD THE SAME units said party of the second part, its successors and assigns convenant with said party of the second part, its successors and assigns, that at the delivery hereot he true and lawful ownerE. of the said premises above granted, and seized of a good and indefensible encumbrances; that there is no one in adverse possession of same and that	s forever. Said part in a first part hereby théy are
TO HAVE AND TO HOLD THE SAME units said party of the second part, its successors and assigns convenant with said party of the second part, its successors and assigns, that at the delivery hereot he true and lawful ownerE. of the said premises above granted, and seized of a good and indefensible encumbrances; that there is no one in adverse possession of same and that <u>they</u> 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 part equest of the part of the first part, loaned and advanced to <u>Kirol R. Holm and Thyneth May Hol</u> Seventy-five Hundred and no/100 AND WHEREAS, said part is add innet said and improvements thereon, when due, and to keep said improvements thereon, when due, and to keep said improve tevery kind, and if any or either of said agreements be not performed as adcound the said party of the said and improve to yild, and if any or either of said agreements be not performed as adcound the said party of the said and improvements there and assessments, and may invest such sums as may be necessary to protect the file or possession of said as more there on a provided by the By-Laws of said As AND WHEREAS, the said	s forever. Said part in a first part hereby théy are
TO HAVE AND TO HOLD THE SAME units said party of the second part, its successors and assigns convenant with said party of the second part, its successors and assigns, that at the delivery hereot the true and lawful ownerEof the said premises above granted, and seized of a good and indefensible encumbrances; that there is no one in adverse possession of same and that	s foreven. Sold part in a first part hereby they are state of inheritance therein, free and clear of all ruy of the second part at the special instance and <u>m his wife</u> the sum of <u>DOLLARS</u> . cessors and assigns, to pay all taxes and assess- revements in good repair, and to keep the build- e policy or policies of insurance constantly trans- ments thereon free from all statutory lien claims second part its successors or assigns, may pay may also pay the final judgmment for any statu- premises, including all costs and for the repay- sociation, these presents shall be security. hie wife
TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns convenant with said party of the second part, its successors and assigns, that at the delivery hereot the true and lawful owner. Soft the said premises above granted, and seized of a good and indefensible encombrances; that there is no one in adverse possession of same and that the delivery hereot "PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said part equest of the part 105 the first part, loaned and advanced to	s forever. Sold part is in a first part hereby théy are
TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns convenant with said party of the second part, its successors and assigns, that at the delivery hereot the true and lawful owner	s foraven Snid part in a first part hereby théy are state of inheritance therein, free and clear of all state of inheritance therein, free and clear of all try of the second part at the special instance and <u>M his wife</u> the sum of <u>DOLLARS</u> . cessors and assigns, to pay all taxes and assess- revements in good repair, and to keep the build- polley or polledes of insurance constantly trans- ments thereon free from all statutory llen claims second part its successors or assigns, may pay may also pay the final judgmment for any statu- premises, including all costs and for the repay- sociation, these presents shall be security. hie wife f and in the words and figures as follows, to-wit: vember 15th 192 2 SSOCIATION, the following sums of money viz:
TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns convenant with said party of the second part, its successors and assigns, that at the delivery hereot the true and lawful ownerE.of the said premises above granted, and seized of a good and indefensible e neumbrances; that there is no one in adverse possession of same and that	s foraven Snid part in a first part hereby théy are state of inheritance therein, free and clear of all state of inheritance therein, free and clear of all try of the second part at the special instance and <u>M his wife</u> the sum of <u>DOLLARS</u> . cessors and assigns, to pay all taxes and assess- revements in good repair, and to keep the build- polley or polledes of insurance constantly trans- ments thereon free from all statutory llen claims second part its successors or assigns, may pay may also pay the final judgmment for any statu- premises, including all costs and for the repay- sociation, these presents shall be security. hie wife f and in the words and figures as follows, to-wit: vember 15th 192 2 SSOCIATION, the following sums of money viz:
Statist and profile accreting from suid juoperty reach and elter-the date. TO HAVE AND TO HOLD THE SAME units said party of the second part, its successors and assigns, that at the delivery hereot the true and lawful owner. E of the said premises above granted, and seized of a good and indefensible elements and defend the same ugainst the lawful and oquitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said person or said the person enstantly insure data persons or espination along one on enstantly insure data persons or espination. Kirol R, Holm and Scone, and insecond pert, its successors ore asgina; and also to keep	s foreven. Sold part is in a first part hereby they are
while and prode account of the second part, its successors and assigns and prode account of the second part, its successors and assigns of a good and indefensible e neumbrances; that there is no one in adverse possession of same and that the delivery hereot	s foreven. Sold part in a first part hereby thêy are
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns: convenant with said party of the second part, its successors and assigns, that at the delivery hereot he true and lawful owner.E.of the said premises above granted, and seized of a good and indefeasible e neumbrances; that there is no one in adverse possession of same and that the delivery hereot PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said pa- equest of the parties the first part, loaned and advanced to	s foreven. Sold part in a first part hereby thêy are
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns: convenant with said party of the second part, its successors and assigns, that at the delivery hereot the true and lawful owner	s foreven. Sold part in a first part hereby théy are
TO HAVE AND TO HOLD THE SAME unto sold party of the second part, its successors and assignt convenant with said party of the second part, its successors and assigns, that at the dollvery hereot the true and lawful owner. So the said premises above granted, and seized of a good and indefeasible elements will warrant and defend the same tigalast the lawful and quitable claims of all persons whomevers, the said PROVIDED, AlWAYS, and these presents are upon the express conditions that, whereas, the said per- request of the part	s foraven Snid part in a non first part hereby théy are
restate and produce accession from the property from the difference of the second part, its successors and assigns that and the delivery hereot	s foreven. Sold part in a new second part hereby they are
TO HAVE AND TO HOLD THE SAME units and 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 hereot the true and lawful owner. S. of the said premises above granted, and soized of a good and indefensible e incombrances; that there is no one in adverse possession of same and that	s foreven. Sold part is in a first part hereby they are
TO HAVE AND TO HOLD THE SAME unio said party of the second part, its successors and assigns, convenant with said party of the second part, its successors and assigns, that at the delivery hereof the true and hawful owner.S. of the said premises above granted, and selzed of a good and indefensible e incumbrances; that there is no one in adverse possession of same and that <u>the y</u> will warrant and defend the same against the hawful and equitable claims of all persons witomscever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said part request of the part defend these presents are upon the express conditions that, whereas, the said part request of the part defend these presents are upon the express conditions that, whereas, the said part request of the part defend these presents are upon the express conditions that, whereas, the said part request of the part defend these presents are upon the express conditions that whereas, the said part request of the part defend these presents are upon the express conditions that whereas, the said part request of the part defend the the true and and and upper defend to the ments, general and special, against said leads and improvements thereon, when due, and to keep add if my farred to said part of the section company or companies as and second party may designed and oright chart and assessments, and may defect such insurance, for such purpose, paying the costs thereof, and nent of all moneys so expended together with the charges thereon as provided by the By-Laws of said A AND WHEREAS, the said	s foreven. Sold part is in a first part hereby they are
convenant with said party of the second part, its successors and assigns, that at the delivery hereof the true and lawful owner. Soft the said premises above granted, and seized of a good and indefensible e incumbrances; that there is no one in adverse possession of same and that	s foreven. Sold part is in a first part hereby they are

" []

IEEDMG

130000