N<sub>o. 208850 GH</sub>

## COMPARED MORTGAGE RECORD No. 415

Boan 840

THIS INDENTURE, Made this 15th day of September 192 & between	
Edna Robbins and W.A.Robbins her husband	-34, 45-46
Tulsa	Sof the first part, and the
188 Building & LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahome	i, party of the second part.
WITNESSETH, That the said part 168	of
wenty Five Hundred and no/100	DOLLARS,
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha. N. esold and by these presen	ts do grant,
BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the follow	
lying and situated in the County of Tulsa and S	
Lot Twelve (12) in Block One (1) In Gillette-Hall	
Addition To the City of Tules Tules County State of	
Oklahoma: according to the recorded plat thereof.	
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TREASURER'S ENDORSEMENT	
Thereby certify that I received \$ 25 and issued  Receipt No. 48 therefor in payment of rigorigage	
tax on the within mortgage.  Dated this 2 day of 1922  WAYNE L DICKEY, County Treasurer	
and a complete transfer of the first of the first of the entry in 🖊 the first of the second section in the entry in the first of the f	The first of the second
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And all right, title, estate and interest of said grantor	of the first part hereby and W.A. Robbins
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convenant with said party of the second part, its successors and assigns forever. Said part.  the true and lawful owner.  or the said premises above granted, and seized of a good and indefensible estate of inheritance the incumbrances; that there is no one in adverse possession of same and that. Edna Robbins and W.A.Robbins in the true and lawful owner.  And the premises above granted, and seized of a good and indefensible estate of inheritance the incumbrances; that there is no one in adverse possession of same and that. Edna Robbins and W.A.Robbins in the lawful and equitable claims of all persons whomsever.  PROVIDED, ALWAYS, And these presents are upon the express considerable that, whereas, the said party of the second part a request of the part end of every kind, and frant end of the end of every kind, and frant end of the end of every end of every kind, and frant end of end of every kind, and frant end of end of end of every end of every kind, and frant end of end of end of end of end of end of end o	and W.A. Robbins  rein, free and clear of all  ner hus band  the special instance and  18 band  the sum of  DOLLARS,  pay all taxes and assessir, and to keep the build- surance constantly trans- all statutory lien claims sors or assigns, may pay fudgmment for any statu- costs and for the repay- is shall be security.  make and deliver to the figures as follows, to-wit:  192 2  wing sums of money viz:  DOLLARS,  and evidenced by the  ner hus band  lation to secure a loan of DLLARS, and the sum of  same being the interest  Tutis a Oklah oms
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereo. Edna Robbins in her husband the true and lawful owner. Of the said premises above granted, and selzed of a good and indefeasible estate of inheritance the incumbrances; that there is no one in adverse possession of same and that Edna Robbins and W.A.Robbins in will warrant and defend the same against the lawful and equitable claims of all persons whomeever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part a request of the part. Of the part and the part and the policy of the second part as request of the part. Of the first part, loaned and advanced to Edna Robbins and W.A.Robbins her. In the part agree. With the said party of the second part, its successors and assigns, to ments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repart agree constantly insured in such company or companies as said second party may designate and the policy or policies of inferred to said party of the second part, its successors and assigns, to ments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repart agree of every kind, and if any or either of said agreements be not performed to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good reparts, and more either of said agreements be not performed the proper, party may designed and the policy or policies of inferred to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good reparts and assessments, and more entry of the second party in the costs than a day of every kind, and it any or either of said association, these provides the said association and the policy of the second party in the costs thereof and in the words and only in the costs that the party in	and W.A. Robbins  rein, free and clear of all  ner hus band  the special instance and  18 band  the sum of  DOLLARS.  pay all taxes and assessir, and to keep the build- surance constantly trans- and statutory lien claims sors or assigns, may pay judgmment for any statu- costs and for the repay- is shall be security.  make and deliver to the figures as follows, to-wit:  DOLLARS,  and evidenced by the  ner hus band  lation to secure a loan of DLLARS, and the sum of same being the interest  Tutis a Oklah oma