MORTGAGE RECORD No. 415

COMPARED

ONG SAVINGS AND LOAN ASSOCIATION, a corporation organized under the laws of the	
COME SAVINGS And LOAN ASSOCIATION, a corporation organized under the laws of the WITNESSETH, That the said part 198	
Four Thousand and no/100	
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha	
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns for	
ing and situated in the County of Tulss	
내가는 장면 되다 나는 아들로 얼마를 하셨다는 그 이름을 받으면 그렇지만 하다.	
Lots Eight (8) and Nine (9) Block One (1)	
Oak Lawn Addition to the city of Tulsa.	
Oklahoms; according to the recorded plat-	
thereof and all improvements the reon.	
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TANT	
THE SURER'S ENDORSEMENT. and iss	Hode
THE SURERS ENDORSEMENT THE SURERS ENDORSEMENT and ise Increby certify that Trocolved \$ and ise Increipt No.2	
Receipt No. 2 - 1922 - 1922	
Dated this To day of CKEY, County Tressure	SK.
WATRO	
, ,	
들어들어 하시는 함께 하는 이 모든 살아서 걸려면 나는 다시 하는 생기도 있는	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns for	ever. Said partof the first part hereby
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns for privanent with said party of the second part, its successors and assigns, that at the delivery hereof	ever. Said part
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns for the property of the second part, its successors and assigns, that at the delivery hereof. The property of the said premises above granted, and seized of a good and indefeasible estate cumbrances; that there is no one in adverse possession of same and that they ill 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 party of the same against the lawful and equitable claims of all persons whomsoever.	ever. Said partof the first part hereby 3.V. A.T.6 of inheritance therein, free and clear of all of the second part at the special instance and
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns for prevenant with said party of the second part, its successors and assigns, that at the delivery hereof. The prevenant with said party of the said premises above granted, and selzed of a good and indefeasible estates the same and that there is no one in adverse possession of same and that the same and 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 party of the part expression of the part expression of the part is part, loaned and advanced to	ever. Said part
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns for invenant with said party of the second part, its successors and assigns, that at the delivery hereof. The second party is successors and assigns, that at the delivery hereof. The second party of the said premises above granted, and selzed of a good and indefeasible estated cumbrances; that there is no one in adverse possession of same and that they. Ill 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 party of quest of the partice. It is first part, loaned and advanced to. E1128 M. Daylesson and R. F. Daylesson her husband	ever. Said part
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 seized of a good and indefeasible estate neumbrances; that there is no one in adverse possession of same and that. they cill 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 party of the particle of the first part, loaned and advanced to	ever. Said part. 100 the first part hereby 3V ST6 of inheritance therein, free and clear of all the second part at the special instance and the sum of
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TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns for onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. The net true and lawful owner	ever. Said part 100 the first part hereby SV STG of inheritance therein, free and clear of all of the second part at the special instance and the second part at the special instance and the sum of
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