## COMPARED COMPARED

## MORTGAGE RECORD No. 415

Loan 1015

HIS INDENTURE, Made this Fifteenth day of January 1923, between Lucille Frickel and George C. Frickel her husband	
Tolsa County, and State of Oklahoma, part 16 %	to the last of the
21.8.9. Building & GOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, par	
WITNESSETH, That the said part. 188	and the first of the first of the first of the party of t
Sixteen Hundred and 00/100	
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, haVegold and by these presents	1 . 4
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following of	The second of the second of the second
ing and situated in the County of Tules and State	
ing and situated in the County of	
Lot lwo (2) in Block Seven (7) in	
College Addition to the city of Tales	and the same and t
Lulsa County, Oklahoma, according to the	
recorded Plat thereof.	
13001099	
	· · · · · · · · · · · · · · · · · · ·
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 195 to the second part, its successors and assigns that at the delivery hereof Lucille Frickel appropriate with said part.	nd George C.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part195f to invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel and Frickel and selected of a good and indefeasible estate of inheritance therein, combrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickil 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 second part at the	the first part hereby  nd George C.  free and clear of all  ckel her hust  special instance and
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part195f to invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel and it is invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel and it is invented and lawful owner.  Frickel her husband combinances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickel warrant and defend the same against the lawful and equitable claims of all persons whomsover.  PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the quest of the part of the first part, loaned and advanced to	the first part hereby nd George 3.  free and clear of all ckelherhush special instance and
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part195f to invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel as Frickel her husband to true and lawful owner. So the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, cumbrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickil 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 second part at the quest of the parts of the first part, loaned and advanced to Lucille Frickel and George C. Frickel her husband	the first part hereby nd George 3.  free and clear of all ckel. her hust special instance and the sum of
onvenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel and Frickel her husband has true and lawful owner	the first part hereby nd George 3.  free and clear of all ckel her hust special instance and the sum of
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part195f to convenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel and Frickel and Struckel her husband are true and lawful owner. So the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, neumbrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickill 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 second part at the equest of the part of the first part, loaned and advanced to Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and Co/100  AND WHEREAS, said part of the first part agree, with the said party of the second part, its successors and assigns, to pay the second part, its successors of insurance of the said party of the second part, its successors or insurance of the said party of the second part, its successors or insurance of the said party of the second part, its successors or insurance of the said party of the second part, its successors or insurance of the said party of the second part, its successors or the said agreements be not performed as afforesaid then said party of the second part its successors with the said party of the second part its successors with the said party of the second part its successors with the said party of the second part its successors and the said party of the second part its successors with the said party of the second part its successors with the said party of the second part its successors and the said party of said agreements be not performed as afforesaid then said party of the second part its successors with the said party of the second part its successors with the said party of the second part its successors and the said party of the sec	free and clear of all ckel. Her hust special instance and the sum of DOLLARS, all taxes and assess-d to keep the buildnee constantly transtatutory lien claims or assigns, may pay ment for any status and for the repural to security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part1951 to prevent the said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel as Frickel her husband is true and lawful owner. Of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, combrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Fridill 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 second part at the squest of the part. Of the first part, loaned and advanced to Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and Co//100  AND WHEREAS, said part of the first part agreewith the said party of the second part, its successors and assigns, to pay the foreign of the second part, its successors are assigns; and also to keep said improvements in good repair, are gest thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance of the said party of the second part, its successors are covery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgm cryllen claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs ent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents she and Defended as a said second part to the said party of the second part the final judgm could be such as a said becomes the party of the second part the successors and assessments, and may effect such insurance, for suc	free and clear of all cheel. Her hugh special instance and the sum of DOLLARS, all taxes and assessed to keep the buildnee constantly transstatutory lien claims or assigns, may payment for any status and for the repayall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part1951 to successors and assigns, that at the delivery hereof. Lucille Frickel as Frickel her husband of true and lawful owner. Softhe said premises above granted, and seized of a good and indefeasible estate of inheritance therein, combrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickil 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 second part at the quest of the part. So the first part, loaned and advanced to  Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and CO/100  AND WHEREAS, said part. So the first part agreewith the said party of the second part, its successors and assigns, to pay ages thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all overy kind, and it any or either of said agreements be not performed as aforesaid then said party of the second part its successors of insurance it taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgar yllen claims, and may invest such sums as may be necessary to protect the title or possession of said aprenises, including all costs ent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents she and Whereas, the said.  Lucille Frickel and George C. Frickel her husband.	free and clear of all cheel. Her hugh special instance and the sum of DOLLARS, all taxes and assessed to keep the buildnee constantly transstatutory lien claims or assigns, may payment for any status and for the repayall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_96f to invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel as Frickel her husband of two and lawful owner. of the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, combrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickel warrant and defend the same against the lawful and equitable claims of all persons whomsover.  PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the quest of the part. So the first part, loaned and advanced to Lucille Frickel and George C. Frickel her husband.  Sixteen Hundred and CO/100  AND WHEREAS, said part of the first part agree. with the said party of the second part, its successors and assigns, to pay each, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, are gas thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance red to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all every kind, and it may or either of said agreements be not performed as aforesaid then said party of the second part its successors of assigns; and also to keep said lands and improvements thereon free from all every kind, and it may or either of said agreements be not performed as aforesaid then said party of the second part its successors of assigns; and also to keep said lands and improvements thereon free from all every kind, and it may or either of said agreements be not performed as aforesaid then said party of the second part its successors of a said agreements and may effect such insurance, for such purpose, paying the costs thereof, and may also pa	free and clear of all cheel. Her hugh special instance and the sum of DOLLARS, all taxes and assessed to keep the buildnee constantly transstatutory lien claims or assigns, may pay mment for any status and for the repuyall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1951; invenant with said party of the second part, its successors and assigns, that at the delivery hereof. Lucille Frickel and Frickel her husband of true and lawful owner. Soft the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, our outperformed in adverse possession of same and that. Lucille Frickel and George C. Frickel 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 second part at the quest of the first part, loaned and advanced to.  Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and CO/100  AND WHEREAS, said part. Of the first part agreewith the said party of the second part, its successors and assigns, to pay as thereon constantly insured in such company or companies as said become party may designate and the policy or policies of insurance to said party of the second part, its successors and assigns; and also to keep said improvements thereon, when due, and to keep said improvements in good repair, are successful to said party of the second part, its successors or assigns; and also to keep said may represent the company or companies as said become party may designate and the policy or policies of insurance of the said party of the second part, its successors or assigns; and also to keep said that and improvements thereon, when due, and to keep and improvements thereon free from all one of the second part, its successors or assigns; and also to keep said that and the policy or policies of insurance to said party of the second part, its successors or assigns; and also to keep said that and the policy or policies of insurance to said party of the second part, its successors or assigns; and also to keep said that and the policy or policies of insurance of the said said part	free and clear of all care and clear of all care and clear of all care and special instance and the sum of DOLLARS, all taxes and assessed to keep the buildnee constantly transstatutory lien claims or assigns, may pay ament for any status and for the repayall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1951 to remain with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel at Frickel her husband be true and lawful owner. Of the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, sumbrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickel warrant and detend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the Lucille Frickel and George C. Frickel her husband  Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and 00/100  AND WHEREAS, said part 195 the first part agree	the first part hereby and George C.  free and clear of all akell her hugh special instance and the sum of DOLLARS, all taxes and assess- d to keep the build- nee constantly trans- statutory lien cleims or assigns, may pay ment for any statu- s and for the repay- all be security.  and deliver to the es as follows, to-wit:
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1951 to revenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel as Frickel her husband to true and lawful owner. So the said premises above granted, and select of a good and indefeasible estate of inheritance therein, combrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickel 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 second part at the guest of the part. So of the first part loaned and savanced to Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and CO/100  AND WHEREAS, said part. So the first part agree	the first part hereby and George O.  free and clear of all akell her hugh special instance and the sum of DOLLARS, all taxes and assess- id to keep the build- nee constantly trans- statutory lien claims or assigns, may pay mment for any statu- and for the repay- all be security.  and deliver to the es as follows, to-wit:  192_3_  sums of money viz: DOLLARS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1951 to revenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel as Frickel her husband to true and lawful owner. So the said premises above granted, and select of a good and indefeasible estate of inheritance therein, combrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickel 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 second part at the guest of the part. So of the first part loaned and savanced to Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and CO/100  AND WHEREAS, said part. So the first part agree	the first part hereby and George O.  free and clear of all akell her hugh special instance and the sum of DOLLARS, all taxes and assess- id to keep the build- nee constantly trans- statutory lien claims or assigns, may pay mment for any statu- and for the repay- all be security.  and deliver to the es as follows, to-wit:  192_3_  sums of money viz: DOLLARS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 195; the avenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel at Frickel her husband of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, combrances; that there is no one in adverse possession of same and that. Lucille Frickel and George C. Frickel warrant and detend 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 second part at the quest of the part. So the first part lossed and sdvanced to Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and CO/100  AND WHEREAS, said part. So the first part agree. With the said party of the second part, its successors and assigns, to pay eatis, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, are schereous constantly insured in such company or companies as said second part, and the provements thereof free from all every kind, and than year other of said agreements be not performed as afor-said then said party of the second part its successors every kind, and it any or either of said agreements be not performed as afor-said then said party of the second part at a baccassors et said seasonements, and may effect such insurance, for such purpose, paying the passion of said provements thereof free from all every kind, and may invest such sumas as may be necessary to protect the dide of party of the second part at a baccassors et all moneys as expended together with the charges thereon as provided by the By-Laws of said Association, these presents she said.  AND WHEREAS, the said. Lucille Frickel and George C. Frickel her husband  Fifteenth dependent of the provided by the By-Laws of said provided by the said.  Loan Association, the follo	the first part hereby and George C.  free and clear of all akell her hugh special instance and the sum of DOLLARS, all taxes and assess- d to keep the build- nee constantly trans- statutory lien claims or assigns, may pay ment for any statu- stant for the repay- all be security.  and for the repay- all be security.  and deliver to the es as follows, to-wit:
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party-95; the neemant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel and Frickel her husband be true and lawful owner. So the said premises above granted, and selzed of a good and indefaciable estate of inheritance therein, combrances; that there is no one in adverse possession of same and that Licille Frickel and George C. Fridil 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 second part at the quest of the part of the first part, loaned and advanced to Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and OO/100  AND WHEREAS, said part 1.66 the first part agree. With the said party of the second part, its successors and assigns, to pay ents, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and set of the party of the second part, are successors or assigns; and also to keep said indeparts of the first part agree. The party of the second part, and provements thereon free from all every kind, and if any or either of said agreements be not performed as aforesal the said lands and the policy or policies of insurant cases and assessments, and may effect successors or assigns; and also to keep said lands and party of the second party of the analysis over precent pr	the first part hereby and George C.  free and clear of all care of all care of the special instance and the sum of the su
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party. 95 to invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel and inventorial party of the said premises above granted, and selzed of a good and indefeasible setate of inheritance therein, combrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickel warrant and detend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWARS, and these presents are upon the express conditions that, whereas, the said party of the second part at the quest of the part S of the first part, loaned and advanced to Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and OO/100  AND WHEREAS, said part S of the first part agreewith the said party of the second part, its successors and assigns, to pay endise general and special, against said lands and improvements thereon, when due, and to keep add improvements in good repair, age thereon constantly insured in such company or companies as said keeped party of the second part, its successors or assigns; and also to keep said lands and improvements in good repair, age thereon constantly insured in such company or companies as said keeped party of the second part its successors of taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgery lice indians, and may invest such sums as may be necessary to protect the allie of said amy also pay the final judgery lice indians, and may invest such sums as may be necessary to protect the allie of said and may also pay the final judgery lice indians, and may invest such sums as may be increased by the sy-Laws of said Association, these presents she and of the second part is successors that the call moneys accepted to gether with the charges thereon as provided by the sy-Laws of said Association, the prov	the first part hereby and George C.  free and clear of all call call. H.er. hu St. special instance and the sum of DOLLARS, all taxes and assessed to keep the buildnee constantly transstatutory lien claims or assigns, may pay ment for any status and for the repayall be security.  see and deliver to the est of the call the security.  DOLLARS, devidenced by the call to secure a loan of the security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party. 95 to premain with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel and true and lawful owner.  So the said premises above granted, and selved of a good and indefeasible estate of inheritance therein, combrances; that there is no one in adverse possession of same and that Lucille Frickel and George C. Frickel ill warrant and defend the same against the lawful and equitable claims of all persons whomsoever.  PROVIDED, ALWARYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the quest of the part of the first part, loaned and advanced to Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and OO/100  AND WHEREAS, said part of the first part agree	the first part hereby and George C.  free and clear of all call call. H.er. hu St. special instance and the sum of DOLLARS, all taxes and assessed to keep the buildnee constantly transstatutory lien claims or assigns, may pay ment for any status and for the repayall be security.  see and deliver to the est of the call the security.  DOLLARS, devidenced by the call to secure a loan of the security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof Luci 11e Frickel and Frickel and Frickel and Frickel her husband in true and lawful owner. So the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, noumbrances; that there is no one in adverse possession of same and the Luci 11e Frickel and George C. Frickel ill warrant and defend the same against the lawful and equitable claims or all personnels. Prickel and George C. Frickel ill warrant and defend the same against the lawful and equitable claims or all personnels. In the party of the second part at the PROVIDED, ALWARS, and these presents are upon the express conditions that, whereas, the said party of the second part at the squest of the part George of the first part, loaned and sdvanced to Luci 11e Frickel and George C. Frickel her husband  Sixteen Hundred and 00/100  AND WHEREAS, said part George George George George George George and assigns, to pay seals, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, an aga thereon constantly issured in such company or companies as said keeped party and the policy or policies of hasmateried to said party of the second part said agreements be not performed as aforesaid the naid party of the second part its successors in the said agreements be not performed as aforesaid the naid party of the second part its successors being the said and may effect such insurance, for such purpose, paying the coats thereof, and may also pay the final judge ray like a damage and the policy or policies of hasmatic the axes and amessments, and may also pay the final judge ray like and successors and assigns, to pay the final judge ray like and and successors and an arrange of the second part its successors and assigns, to pay the final judge to pay to the order of Tulse, Building, Scioan Association, the following has and being the monthly dues on the f	the first part hereby and George C.  free and clear of all call call. H.er. hu shade special instance and the sum of DOLLARS, all taxes and assessed to keep the buildnee constantly transstatutory lien claims or assigns, may pay ment for any status and for the repayall be security.  102. 3.  sums of money viz: DOLLARS, devidenced by the call to secure a loan of taxs, and the sum of the security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party. 95 to onvenant with said party of the second part, its successors and assigns, that at the delivery hereof Lucille Frickel and rive and lawful owner.  So the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, neumbrances; that there is no one in adverse possession of same and that Lucille Frickel and Gaonge C. Frickill 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 second part at the squeet of the part and the party of the first part, loaned and sdyanced to Lucille Frickel and George C. Frickel her husband  Sixteen Hundred and OO/100  AND WHEREAS, said part 196 the first part agree	the first part hereby and George C.  free and clear of all call call call call call call call

\* \*\*\*

(Money Williams

, **o**rpr. "

n projection

4 4