26	7 .	COMPAR	ed					
	No	221583	C.M.J.	MORTGA	GE RECO	DRD No.	415	
	en an	enter, 6977 (m. e. 1115).		1 <b>1</b> - 1				<u> </u>
	THIS INDE	NTURE, Made		day of	January ind Anna Rid	phison, his	3 wife	619969264961961 ****

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Washing you

Tulsa         County, and State of Oklahoma, part 195           HOME SAVINGS AND         LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the	
WITNESSETH, That the said part. 105	
Three Thousand and no/100	
hand paid by the said parts of the second part, the receipt whereof is hereby acknowledged, hand by these presents do	GRANT,
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described	real estate.
ing and situated in the County ofand State of Oklaho	oma, to-wit:
그는 것이 같은 지금은 이렇게 일반하지만 많은 이렇게는 것 같아요. 가지는 것같은 것 같이 많이 있는 것 같아요. 가지 않는 것 같아요. 것 같아요. 것 같아요. 것 같아요.	
Lot Sixteen (16), Block Sixteen (16), Lynch and	
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Forsythe Addition to the city of Tulse, Oklahoma,	
according to the recorded plat thereof and all	
improvements thereon.	
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이 이 것을 잘 못 하는 것은 것을 알려야 한다. 이 가지 않는 것이 같은 것에서 하는 것이 가지 않는 것이 같이 많이 많이 많이 많이 했다.	
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na an inplat, title, estate and interset of said granter. <sup>5</sup> / <sub>9</sub> and to said premises, including all homestale rights, which are hereby valued and a the with all reads of the morizing becomes broken a built, and with all and subguint the tonemonits, hereditaments and appurtenances thereto bolonging. A first and specific lien is hereby grantel and and with all and subguint the tonemonits, hereditaments and appurtenances thereto bolonging. A first and specific lien is hereby grantels and provide and are the first second part, its successors and assigns forever. Said part <sup>1</sup> / <sub>2</sub> S fits first part and have a lie of the second part, its successors and assigns forever. Said part <sup>1</sup> / <sub>2</sub> S fits first part and have a lie of the second part, its successors and assigns that at the delivery hereof. they are and subparted and the second part, its successors and assigns that the delivery hereof. they are and subpart of the second part, its successors and assigns that at the delivery hereof. they are and subpart and have a subpart to bard and subtable of a good and indefeasible estate of inheritance therein, free and subparts and defend the same graines through and subtable sequess conditions that, whereas, the said party of the second part at the special in quest of the part 198 the first part, loaned and advanced to	part hereby clear of all nstance and <u>viffe</u> the sum of .DOLLARS, and assess- the build- nully trans- len claims s, may pay eny statu- the repay- urity. 
na an initial and informe of suid grantor. The suid premises, including all homeston diphis, which are backby wolved and a thar with all resid of all property, with full provement all property in the successors and appartenances thereto belonging. A first and specific lies, is hereby grantale and profit accurs in from said property form and atter this date. To HAVE AND TO HOLD THE SAME units and profit the second part, its successors and assigns forever. Sold part 25% the first part and a submark of the second part, its successors and assigns forever. Sold part 25% the first part and how the second part, its successors and assigns that at the delivery hereof. they are and lawful owner. So the said premises above granted, and solzed of a good and indefeasible estate of inheritance therein, free and submarkeds; that they are and invit owner, such as a submarked of a good and indefeasible estate of inheritance therein, free and submarkeds; that they are and awares pessession of an are and that they provide the second part at the special in quest of the part 19% the first part, loaned and advanced to Brnest H., Richison and Anna Richison, his are and invit of the second part at the special in quest of the part 19% the first part, loaned and advanced to Brnest H., Richison and Anna Richison, his are and instruments and appendences and assigns, the sold part of the second part is successors or assigns in the part 19% the second part is successors or assigns, and due to thee part 19% the therein free form and attrace theread and no/100 Three Thousand and no/100 metric or and appendences and assigns, and due to the second part is successors and assigns, to pay all taxe a single appendence of the second part is successors or assigns in the second part of the second part is successors or assigns, and due to thee part all part or other of said agreements thereod, when as all part of the second part is successors or assigns, and due to the second part is successors or assigns in of an independence of the second part is suc	part hereby clear of all nstance and <u>viffe</u> the sum of DOLLARS. and assess- ithe repay- the repay- urity trans- lien claims s, may pay any statu- the repay- urity. iver to thu wys, to-wit: 3 DOLLARS, sed by the c a loan of the sum of
and a right, tile, estate and interset of add granter. <sup>5</sup> and to said premises, including all homestadar rights, which are hereby valued and re- when and with all and singular the tenemotics, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby gra- table and protein scattering from said property from and active this date. TO HAVE AND TO HOLD THE SAME unio said party of the second part, its successors and assigns forever. Said part <sup>1</sup> 29A the first pa- novannt with said party of the second part, its successors and assigns that at the delivery hereof. they ATS to the and lawful owner. Soft he said premises above granted, and solzed of a good and indefeasible estate of inheritance therein, free and subrances; that there is no one in adverse presession of same and that the delivery hereof. they ATS to the and lawful owner. Soft he said premises above granted, and solzed of a good and indefeasible estate of inheritance therein, free and subrances; that there is no one in adverse presession of same and that the delivery hereof. they are soft provide and research are and and quitable observes independent of the second part at the special in part of the part 198 the first part, loaned and advanced to	part hereby clear of all stance and <u>viffe</u> the sum of DOLLARS. and assess- the sum of DOLLARS. and assess- the repay- urity trans- lien claims s, may pay any statu- the repay- urity. Nor to the wys, to-wit: 3 DOLLARS, sed by the c a lonn of the sum of

aid Association at its Home Office at Bartlesville., Forty-six and 80/100 aggregate to .... DOLLARS; th th 100 onths from the date hereof.

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