No. 208897 GH

° COMPARED MORTGAGE RECORD No. 415

Loan 839

is indenture, Made this 15th day of September, 1922, between	AT LONG THE
Gertrude Robertson and Charles A. Robertson her husband	
Tilsa	
LSA Building & LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the	
WITNESSETH, That the Lid part	
Twenty Five Hundred and no/100	the party of the second
nand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.V.C sold and by these presents	
RGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described g and situated in the County of	
g and situated in the County ofILLES	oma, to-wit:
The North Half (1/2) of Lot One (1)	
Block Five (5) Conservation Acres to the	
City of Tulsa, Oklahoma according to the	
official plat thereof.	
n en	
TREASURER'S ENDORSEMENT	
I hereby certify that I received \$ 2 Pand issued Receipt No. 2 Pand therefor in payment of mortgage	
tax on the within mortgage:	
I hereby certify that I received \$ 2 2 2 and issued Receipt No. 4 2 2 therefor in payment of mortgage tax on the within mortgage. Dated this 1 day of 1922 WAYNE L. DICKEY, County Treasurer	
G Lame	
Deputy	
tais and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, so the first person with said party of the second part, its successors and assigns, that at the delivery hereof. Gertrude Robertson and Robertson her husband true and lawful owner	clear of all
d all right, title, estate and interest of said grantor	clear of all son her natance and ner hus! the sum of DOLLARS, and assesso the build-intly translen claims, may pay any statuth renevator of the renevator
all right, title, estate and interest of said grantorin and to said premises, including all homestead rights, which are hereby walved and rher with all rents of said property, with full power and authority to collect the same in case the conditions of this mortages become broken is lar, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby grat talls and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part and lawful owner. So the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and umbrances; that there is no one in adverse possession of same and that Gertrude Robertson and Charles. A. Roberts a warrant and defend the same against the lawfal and equitable claims of all persons whomseever. PROVIDED, Allways, And these presents are upon the express conditions that, whereas, the said party of the second part at the special in uset of the partof the first part loaned and advanced to Gertrude Robertson and Charles A. Robertson is the story of the second part at the special in uset of the partof the first part is part agree	clear of all son her natance and ner hust the sum of DOLLARS, and assesso the build-intly translen claims s, may pay any statuthe repayurity.
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