## COMPARED 221951 5.1. J. MORTGAGE RECORD No. 415

THIS INDENTURE, Made this Earle	G. Hastings and Leta B. Hastings, his wife
	Tulsa
HOME SAVINGS AND	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part,
WITNESSETH, That the said p	art 1es of the first part, for and in consideration of the sum of
	ty-seven Hundred fifty and No/100 DOLLARS,
	e second part, the receipt whereof is hereby acknowledged, ha VO sold and by these presents. do GRANT,
	NFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate.
lying and situated in the County of	Tulsa and State of Oklahoma, to-wit;
	Lot Twenty-nine (29), Block Three (3), Sub-division
	of Blocks Two (2), Three (3) and Seven (7), Terrace
	Drive Addition to the city of Tulsa, Oklahoma, according
	to the recorded plat thereof and all improvements thereon.
	있는 이 이 사람들이 가면 하고 있는데 보고 있는데 하는데 함께 되는데 하는데 되었다. 그는데 이 사람들이 되었다. 
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	,我们就是一个大型,我们就是一个大型的,我们就是一个大型的,我们就是一个大型的,我们就是一个大型的,我们就是一个大型的,只要是一个大型的,只要是一个大型的,他们
TO HAVE AND TO HOLD THE	of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, to- with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- tonements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on, all d property from and after this date.  SAME unto said party of the second part, its successors and assigns forever. Said parties in first part hereby and part, its successors and assigns, that at the delivery hereof.
TO HAVE AND TO HOLD THE convenant with said party of the section true and lawful owner	SAME unto said party of the second part, its successors and assigns forever. Said part Less the first part hereby
TO HAVE AND TO HOLD THE convenant with said party of the sec the true and lawful owner. So the incumbrances; that there is no one in will warrant and defend the same agree PROVIDED, ALWAYS, And these	SAME unto said party of the second part, its successors and assigns forever. Said parties in first part hereby they are said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that they that the lawful and equitable claims of all persons whomseever.  They are the presents are upon the express conditions that, whereas, the said party of the second part at the special instance and to loaned and advanced to Earle G. Hastings and Leta B. Hastings, his wife
TO HAVE AND TO HOLD THE convenant with said party of the sec the true and lawful owner. So the incumbrances; that there is no one in will warrant and defend the same agree PROVIDED, ALWAYS, And thes request of the partices of the partices of the partices.	SAME unto said party of the second part, its successors and assigns forever. Said parties in first part hereby they are said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that they that the lawful and equitable claims of all persons whomseever.  The presents are upon the express conditions that, whereas, the said party of the second part at the special instance and to loaned and advanced to Earle G. Hastings and Leta B. Hastings, his wife the sum of
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TO HAVE AND TO HOLD THE convenant with said party of the see the true and lawful owner. So the incumbrances; that there is no one in will warrant and defend the same age PROVIDED, ALWAYS, And thes request of the parties of the first parties of the parties of the parties of the parties of the first parties. AND WHEREAS, said parties ingst thereon constantly insured in suferred to said party of the second parter of the said, and it any or either of such taxes and assessments, and may try lien claims, and may invest such ment of all moneys so expended toget	SAME unto said party of the second part, its successors and assigns forever. Said parties in the first part hereby they are said part, its successors and assigns, that at the delivery hereof.  They are said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that they unst the lawful and equitable claims of all persons whomsoever.  The presents are upon the express conditions that, whereas, the said party of the second part at the special instance and to lear of any and advanced to searle G. Hastings and Leta B. Hastings, his wife the sum of the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessable and improvements thereon, when due, and to keep said improvements in good repair, and to keep the builded and improvements thereon, when due, and to keep said improvements in good repair, and to keep the builded company or companies as said second party may designate and the policy or policies of insurance constantly transiald agreements be not performed as aforesaid the said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all statutory len claims and agreements be not performed as aforesaid the said party of the second part its successors or assigns, may pay effect such insurance, for such purpose, paying the costs thereof, and, may also pay the final judgmment for any statusums as may be necessary to protect the title or possession of said premises, including all costs and for the repayher with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Larle G. Hastings and Lota B. Hastings, his wife  January, 1923  MASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD THE convenant with said party of the see the true and lawful owner. So the incumbrances; that there is no one in will warrant and defend the same age PROVIDED, ALWAYS, And thes request of the parties of the first parties. AND WHEREAS, said parties ings thereon constantly insured in suffered to said party of the second partered to said party of the said partered to said party of the second party of the secon	SAME unto said party of the second part, its successors and assigns forever. Said part 165t the first part hereby tond part, its successors and assigns, that at the delivery hereof.  They are said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that they that the lawful and equitable claims of all persons whomsoever.  The presents are upon the express conditions that, whereas, the said party of the second part at the special instance and at loaned and advanced to Earle G. Hastings and Leta B. Hastings, his wife the same of Forty-seven Hundred Fifty and no/100 Dollars.  The first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessible lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-chromapor or companies as said second party may designate and the polloy or policles of instrunce constantly transit, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims all greenments be not performed as aforesaid then said party of the second part its successors or assigns, may pay all defect such insurface, for such purpose, paying the costs thereof, and, may also gath the facility of the repay-ner with the charges thereon as provided by the hy-Laws of said Association, these presents shall be security.  Barle G. Hastings and Leta B. Hastings, his wife  January, 1925  Make and deliver to the ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tulsa, Okla, January 15th, 1925  Domise to pay to the order of HOME SAVINGS AND Loan Association, the following sums of money viz:
TO HAVE AND TO HOLD THE convenant with said party of the sec the true and lawful owner. Sof the incumbrances; that there is no one in will warrant and defend the same age PROVIDED, ALWAYS, And these request of the parties of the first parties.  AND WHEREAS, said parties are most, general and special, against seings thereon constantly insured in surfered to said party of the second part of every kind, and if any or either of such taxes and assessments, and may try lien claims, and may invest such ment of all moneys so expended toget AND WHEREAS, the said.  15th	SAME unto said party of the second part, its successors and assigns forever. Said part LES the first part hereby and part, its successors and assigns, that at the delivery hereof. They are said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that they under the lawful and equitable claims of all persons whomsoever. It is the lawful and equitable claims of all persons whomsoever. It is present are upon the express conditions that, whereas, the said party of the second part at the special instance and the loaned and advanced to Earle G. Hastings and Leta B. Hastings, his wife the sum of Forty-seven Hundred Fifty and no/100 DOLLARS.  The first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessing lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the builded company or companies as said second party may designate and the policy or policies of insurance constantly translated agreements be not performed as aforesaid then said party of the second part its successors or assigns; and also to keep add lands and improvements thereon free from all statutory len claims ald agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statusurs as may be necessary to protect the title or possession of said premises, including all costs and for the repay-her with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Barle G. Hastings and Lets B. Hastings, his wife  January 15th,  Association their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tules, Okla, January 15th,  January 15th,  January 15th,  January 15th,  January 15th,  January 15th,
TO HAVE AND TO HOLD THE convenant with said party of the see the true and lawful owner. So the incumbrances; that there is no one in will warrant and defend the same age PROVIDED, ALWAYS, And thes request of the parties of the first parties of the parties of the first parties. AND WHEREAS, said parties ingsthereon constantly insured in suffered to said party of the second partorey in the first parties of every kind, and it any or either of such taxes and assessments, and may trey lien claims, and may invest such ment of all moneys so expended toget AND WHEREAS, the said.  15th  15th  For Value Received We protee sum of the same being the monthly dues on the same being the same same being the same same being the same same same being the same same same same same same same sam	SAME unto said party of the second part, its successors and assigns forever. Said particles the first part hereby and part, its successors and assigns, that at the delivery hereof they are said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that they that the lawful and equitable claims of all persons whomseever. It is present a recommendation of all persons whomseever. It is party of the second part at the special instance and the capter of the express conditions that, whereas, the said party of the second part at the special instance and the loaned and advanced to the said party of the second part, its successors and assigns, to pay all taxes and assessatid lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-ch company or companies as said second party may designate and the policy or policies of insurance constantly translated agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay refect such insurance, for such purpose, paying the costs thereof, and, may also pay the farm judgment for any statusums as may be necessary to protect the title or possession of said promises, including all costs and for the repay-her with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Barle G. Hastings and Lets B. Hastings, his wife  ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tules, Okla, January 15th, 192 3  Demise to pay to the order of HOME SAVINGS AND LOAN ASSOCIATION, the following sums of money vizinirty—six and 10/100  DOLLARS, the 47th share 8 and evidenced by the
TO HAVE AND TO HOLD THE convenant with said party of the sec the true and lawful owner. Sof the incumbrances; that there is no one in will warrant and defend the same age PROVIDED, ALWAYS, And these request of the parties of the first parties.  AND WHEREAS, said parties are mostly insured in surface to said party of the second part of	SAME unto said party of the second part, its successors and assigns forever. Said particles the first part hereby are and part, its successors and assigns, that at the delivery hereof they are said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that they that the lawful and equitable claims of all persons whomsoever.  The presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the loaned and advanced to Earle G. Hastings and Leta B. Hastings, his wife the first part agree
convenant with said party of the section the true and lawful owner. Sof the incumbrances; that there is no one in will warrant and defend the same age PROVIDED, ALWAYS, And these request of the parties of the first parties of the parties of the parties of the parties of the second part of every kind, and if any or either of such taxes and assessments, and may livest such ment of all moneys so expended toget AND WHEREAS, the said.  15th 15th 15th 15th 15th 15th 15th 15t	SAME unto said party of the second part, its successors and assigns forever. Said partials the first part hereby are  and part, its successors and assigns, that at the delivery hereof they are  said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that they that the lawful and equitable claims of all persons whomsever.  and the lawful and equitable claims of all persons whomsever.  by the presents are upon the express conditions that, whereas, the said party of the second part at the special instance and it, loaned and advanced to Earle G. Hastings and Leta B. Hastings, his wife the sum of Forty-seven Hundred Fifty and no/100 DOLLARS.  The first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessited lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- the company or companies as said second party my designate and the policy or policies of insurance constantly trans- t, its successors or assigns; and also to keep said lands and improvements be not performed as afforceath then said party of the second part its successors or assigns, may pay effect such insurance, for such purpose, paying the costs thereof, and, may also pay the fant judgment for any statu- size such insurance, for such purpose, paying the costs thereof, and, may also pay the fant judgment for any statu- size such insurance, for such purpose, paying the costs thereof, and, may also pay the fant judgment for any statu- size such insurance, for such purpose, paying the costs thereof, and, may also pay the fant judgment for any statu- size such insurance, for such purpose, paying the costs thereof, and, may also pay the fant judgment for any statu- size such insurance, for such purpose, paying the costs thereof, and may also pay the fant judgment for any statu- size such association, there precents shall be accurate.  Any and a successor or as
TO HAVE AND TO HOLD THE convenant with said party of the see the true and lawful owner. So the incumbrances; that there is no one in will warrant and defend the same age PROVIDED, ALWAYS, And thes request of the parties of the first parties of the parties of the first parties. AND WHEREAS, said parties ingained to a second party of the same being the monthly dues on the same being the monthly dues on the certificate therefor numbered.	SAME unto said party of the second part, its successors and assigns forever. Said part 1886 the first part hereby and part, its successors and assigns, that at the delivery hereof. They are said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that. They that the lawful and equitable claims of all persons whomsever.  a presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the loaned and advanced to.  Earle G. Hastings and Leta B. Hastings, his wife the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessable and improvements thereon, when due, and to keep said improvements in good repair, and to leep the build all approximates are or assigns; and last to keep said improvements in good repair, and to leep the build all approximates are or assigns; and last to keep said improvements in good repair, and to leep the build all approximates are or assigns; and last to keep said improvements in good repair, and to leep the build all approximates are or assigns; and last to keep said improvements in good repair, and to leep the build all approximates or assigns, may pay creftes such insurance, for such purpose, paying the costs thereof, and may also pay the final juminent for any saturations as may be necessary to protect the title or possession of said premises, including all costs and for the repayment with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Barle G. Hastings and Lets B. Hastings, his wife  January, 1925  make and deliver to the vasculation of the capital stock of said Association, represented and evidenced by the said pay to the order of HOME SAVINGS AND LOAN ASSOCIATION, the following sums of money viz: a said approach to secure a loan of Forty-seven Hundred Fifty and No/100  DOLLARS, and the sum of
TO HAVE AND TO HOLD THE convenant with said party of the sec the true and lawful owner. Sof the incumbrances; that there is no one in will warrant and defend the same agree PROVIDED, ALWAYS, And thes request of the parties of the first parties of the parties of the parties of the first parter of the second parter of the second parter of the such taxes and assessments, and may travet such ment of all moneys so expended toget AND WHEREAS, the said.  AND WHEREAS, the said.  Loan the 15th  Out SAVINGS AND LOAN For Value Received. We protected the same being the monthly dues on the cartificate therefor numbered.	SAME unto said party of the second part, its successors and assigns forever. Said partiles the first part hereby and part, its successors and assigns, that at the delivery hereof, they are said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all adverse possession of same and that they that the lawful and equitable claims of all persons whomsoever.  The presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the lawful and equitable claims of all persons whomsoever.  The presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the lawful and equitable claims of all persons whomsoever.  The presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the sum of the said and advanced to.  Earle G. Hastings and Leta B. Hastings, his wife  The first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessable lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep said lands and improvements thereon free from all statutory lien claims of the such insurance, for such purposs, paying the costs thereof and may also pay the final informment for sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayber with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Partie G. Hastings and Leta B. Hastings, his wife  January, 1925  Make and deliver to the Association there are a follows, to-wit:  NOTE OR OBLIGATION  Tules, Okla, January 15th, 192 3  DOILARS, and 10/100  DOILARS, the same being the interest the same being the interest thereon.  Thirty-six and 10/100  DOILARS, and the sum of Thirty-eight and no/100  DOILARS, the interest interest the same being the interest the same being
TO HAVE AND TO HOLD THE convenant with said party of the sec the true and lawful owner. Sof the incumbrances; that there is no one in will warrant and defend the same agree PROVIDED, ALWAYS, And thes request of the parties of the first parties of the parties of the parties of the first parter of the second parter of the second parter of the such taxes and assessments, and may travet such ment of all moneys so expended toget AND WHEREAS, the said.  AND WHEREAS, the said.  Loan the 15th  Out SAVINGS AND LOAN For Value Received. We protected the same being the monthly dues on the cartificate therefor numbered.	SAME unto said party of the second part, its successors and assigns forever. Said part 1.85 the first part hereby are said part, its successors and assigns, that at the delivery hereof. They are said premises above granted, and soized of a good and indefeasible estate of inheritance therein, free and clear of all adverse possession of same and that. they that the lawful and equitable claims of all persons whomsoever. It is to lawful and equitable claims of all persons whomsoever. It is a present are upon the express conditions that, whereas, the said party of the second part at the special instance and the loaned and advanced to