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MORTGAGE RECORD No. 415

Contraction of the second

J.C.Jamieson	and Mary E. Jamies	on his wife		
****	<u>n Tu</u>	18 a	nty, and State of Oklahoma,	parties of the first part, and the
Lea Building And	LOAN ASSOCIATION	, a corporation organized und	ir the laws of the State of O	klahoma, party of the second part.
WITNESSETH, That the sai	d part	of the first part, f	or and in consideration of t	he sum of
Three Thousan	d and no/100		404437474 - 107 - 107 - 107 - 107 - 107 - 107 - 107 - 107 - 107 - 107 - 107 - 107 - 107 - 107 - 107 - 107 - 107	DOLLARS,
hand paid by the said party of	the second part, the receipt v	whereof is hereby acknowledge	d, ha.V.O. sold and by these	presents
ARGAIN, SEILL, CONVEY and	CONFIRM unto said party of t			e following described real estate.
ing and situated in the County	or Tulsa	*********	****	and State of Oklahoma, to-wit:
Lot W	no (2) lin Block M	Vo (D) in Dian-		
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	tax on the with Dated this	In mortgage.	27/	
	Wź	YNE L. DICKEY, County	Treasurer	
			Deputy	
			териту	
	and a second second second second second second		그 같은 것 같은 것 같아.	신물 이 것 같아요. 이는 것 같아요.
TO HAVE AND TO HOLD TH venant with said party of the	HE SAME unto said party of the second part, its successors an	he second part, its successors d assigns, that at the deliver	and assigns forever. Said y hereof.J. S. Jamies	hereby waived and released, to- trage become broken in any par- fic lien is hereby granted on all parti.9.51 the first part hereby On & Mary, E. Jamieson his wife
TO HAVE AND TO HOLD TH venant with said party of the true and lawful ownersof t umbrances; that there is no one warrant and defend the same PROVIDED, ALWAYS, And t	HE SAME unto said party of the second part, its successors and he said premises above granted in adverse possession of same against the lawful and equitation for the ex- hese presents are upon the ex-	he second part, its successors ad assigns, that at the deliver ad, and seized of a good and h and that J. C. Jamieso be claims of all persons whom press conditions that, whereas	and assigns forevor. Said y hereof.J. G. JAMIAS, adofcasible estate of inheritu n & Mary E. Jamic isoever. , the said party of the secon	parti.9.54 the first part hereby On & Mary F. Jamieson his wife unce therein, free and clear of all 3SON his wife d part at the special instance and
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