No. 209298 CH

MORTGAGE RECORD No. 415 GOMPARED

and the special section of the state of the section	Linger, and E. P. Guidinger. In Tiles County, and State of Oklahoma, pariles of the first part, and the
	AITLOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
	dd part 188
don Forty-f	ive Hundred and no/100 DOLLARS,
	of the second part, the receipt whereof is hereby acknowledged, in Y.S., sold and by these presents
	CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate.
	or. Tulsass and State of Oklahomu, to-wit:
·	
	Lot Two (2) Block Two (2) of Broadmoor
	Addition to Tulsa, Oklahora, according to
	the amended plat of Blocks One (1) Two (2)
### 1. \$4.40 kt. (*** i * 1. kt. *** i * 1. kt. **	Three (3) Four (4) Five (5) Six (6) Seven (7(
	Eight (8) Seventeen (17) Eighteen (18) and Mineteen (19)
	of said Addition, together with all improvements
	Thereon
	the ASURER'S ENDORSEMENT and issued therefor in navmont
egonaliticopolitico, de anglesistenciamiento capata annatomic	and issued
	therefor in payment of mortgage
	Balet this
	Deputy Deputy
	Deputy
	마당 방문에 보면 하는데 보면 사람이 들었다. 하이지 않는데 지원 회교를 모고하고 하는데 없다.
TO HAVE AND TO HOLD	erest of said grantorin and to said premises, including all homestead rights, which are hereby waived and released, to- perty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- r the tenements, hereditaments and appurtenances thereto belonging. A first-and specific lien-is hereby granted on all result property from and effect this date. THE SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby a second part, its successors and assigns, that at the delivery hereof. they are
TO HAVE AND TO HOLD! onvenant with said party of the true and lawful owner	the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all they
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TO HAVE AND TO HOLD! onvenant with said party of the true and lawful owner	the same unto said party of the second part, its successors and assigns forever. Said part of the first part hereby e second part, its successors and assigns, that at the delivery hereof. they are the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all they are against the lawful and equitable claims of all persons whomsever. These presents are upon the express conditions that, whereas, the said party of the second part at the special instance and at part, loaned and advanced to. Mabel N. Guildinger and E. E. Guillinger her husband the sum of
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convenant with said party of the true and lawful owners. On the same provided, Allowars, and squest of the part. You the first true and special, agaings thereon constantly insured arred to said party of the secont every kind, and if any or eithe interest and assessments, and by the same to fall moneys so expended. AND WHEREAS, the said. AND WHEREAS, the said. Savings. We provided the same to fall moneys so expended. The savings. Sav	the said part, its successors and assigns, that at the delivery hereof. they are the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all they the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all they the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all they the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all they they are good they are all the said party of the second part at the special instance and appropriate and advanced to Mabel N. Guillinger and E. E. Guillinger her husband. Forty-five Hundred and ro/100 DOLLARS. 68 of the first part agree
TO HAVE AND TO HOLD! convenant with said party of the true and lawful owner	e second part, its successors and assigns, that at the delivery hereof. they are the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all ne in adverse possession of same and that they e against the lawful and equitable claims of all persons whomsoever. these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the part, loaned and advanced to. Mabel N. Guilldinger and E. E. Guillinger her husband. ### Forty-five Hundred and model in 100 DOLLARS, ### Sof the first part agree
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