No. 209350 OH "

COMPARED MORTGAGE RECORD No. 415

THIS INDENTURE, Made this.	
	William Dean and Frances Deafthis wife,
regisse depresentative and committee and continued to a constant of the constant	T.11.28
ome Savings and	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second
WITNESSETH, That the sale	d part. 188of the first part, for and in consideration of the sum of
	Six Thousand and no/100 Doll
n hand paid by the said party of	the second part, the receipt whereof is hereby acknowledged, hasold and by these presents
	CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real es
	of Tulsa and State of Oklahoma, to-
	그리고 이 이 집에 됐다면서 그리면 이 사람이 돈을 살이 걸다면 하는데 하다면 하다면 다 있다면서 다른데 다른데
	Lot Three (3) Block One (1) Townley
	Addition to Tulsa, Uklahoma according to the recorded plat
	사람들은 보고 있는데 가장 마다를 보고 있는데 보고 있다. 사람들은 보고 있는데 보고 있는데 보고 있는데 보고 있는데 보고 있는데 보고 있다면 보고 있다면 하는데 없는데 보고 있다.
	thereof.together with all improvements thereon.
	SREASURER'S ENDORSEMENT
	thereby certify that I received \$ _62 and issued
	Receipt Na. J. 2 therefor in payment of mortality
	Lax on the within mortgage Dated this 22 day of
2017年,1967年至1月2日 - 1200年 - 1200日	
	Deput
	Begga-
TO HAVE AND TO HOLD THE convenant with said party of the ne true and lawful owner. S of the	rest of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, rity, with full power and authority to collect the same in ease the conditions of this mortgage become broken in any particle that the hereby-granted-on and apparents and apparents and apparents there is hereby-granted-on and property from and deter this date. HE SAME unto said party of the second part, its successors and assigns forever. Said part. Sof the first part here second part, its successors and assigns, that at the delivery hereof. They are the said premises above granted, and solved of a good and indefensible estate of inheritance therein, free and clear of they
TO HAVE AND TO HOLD THe envenant with said party of the envenant with said party of the cumbrances; that there is no one ill warrant and defend the same PROVIDED, ALWAYS, And the PROVIDED, ALWAYS, And the part of the first warrant and special, against provided in the part of the first warrant and special, against thereon constantly insured in tred to said party of the second covery kind, and if any or othere	second part, its successors and assigns, that at the delivery hereof. they are second part, its successors and assigns, that at the delivery hereof. they are the said premises above granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of the said premises above granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of the said premises are upon the express conditions that, whereas, the said party of the second part at the special instance part, loaned and advanced to William Dean and Frances Dean his wife, Six Thousand and party of the second part, its successors and assigns, to pay all taxes and assigns the first part agree
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TO HAVE AND TO HOLD THe invenant with said party of the set true and lawful owner. So the cumbrances; that there is no one ill warrant and defend the same PROVIDED, ALWAYS, And the provided of the part. Of the first and the provided of the part. Of the first and the provided of the part. And was also provided to said party of the second is covery kind, and if any or othere to the chims, and may invest such that it is noneys as expended to the part of the moneys as expended to the chims, and may invest such that it is noneys as expended to the party was expended to the party was a sexpended	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 the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of the said partyl and equilable 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 part, loaned and advanced to William Dean and Frances Dean his wife. Six Thousand and no/100 DOLLA 6.5 the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assign table lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the bust of such company or companies as said second party may designate and the policy or policies of insurance constantly trepart, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien clear of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may any effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any stuch sums as may be necessary to protect the title or possession of said premises, including all costs and for the regregition with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. William Dean and Frances his wife
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TO HAVE AND TO HOLD THE INVENIOR STATE OF TH	second part, its successors and assigns, that at the delivery hereof. they are 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 a in adverse possession of same and that. they 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 part, loaned and advanced to. William Dean and Frances Dean his wife. Six Thousand and no/100. DOLLA 6.6 the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assign tend to such company or companies as said second party may designate and the policy or policies of insurance constantly trepost, company or companies as said second party may designate and the policy or policies of insurance constantly trepost, and agreements be not performed as aforesaid hands and improvements thereon free from all statutory lies and said agreements be not performed as aforesaid her said party of the second part is uncessors or assigns; and also to keep said lands and improvements thereon free from all statutory lies and say of agreement in the company of the said party of the second part is uncessors or assigns, may not design the said party of the second part is uncessors or assigns, may not provided by the By-Laws of said Association, these presents shall be security. William Dean and Frances his wife A ceptember, 1922 make and deliver to the said part leaves as follows, to-vertices the said that the company of the said party of the second part is uncessors or assigns, and association, these presents shall be security. William Dean and Frances his wife
TO HAVE AND TO HOLD THe invenant with said party of the set true and lawful owner. So the cumbrances; that there is no one ill warrant and defend the same PROVIDED, ALWAYS, And the same provided to the part. So the first contains and special, against the same set to said party of the second overy kind, and if any or othere can taxes and assessments, and are lied to said party of the same to the taxes and assessments, and are lied to said party of the said and if any or other can taxes and assessments, and are lied to said party of the said and the same of the said and the said	second part, its successors and assigns, that at the delivery hereof they are 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 a possession of same and that they 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 part, loaned and advanced to William Dean and Frances Dean his wife Six Thousand and no/100 Con the first part agree
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TO HAVE AND TO HOLD THE INVENTED BY A STATE OF T	second part, its successors and assigns, that at the delivery hereof they are the said premises above granted, and soized of a good and indefensible estate of inheritance therein, free and clear of an adverse possession of same and that they against the lawful and equitable claims of all persons whomseever. They against the lawful and equitable claims of all persons whomseever. These presents are upon the express conditions that, whereas, the said party of the second part at the special instance part, loaned and advanced to William Dean and Frances Dean his wife. Six Thousand and no/100 Dolla Six Thousand and no/100 Dolla Six the said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buster of the second part its successors or assigns, and also to keep said lands and improvements thereon free from all statutory lens class and excessor or assigns, and also to keep said lands and improvements thereon free from all statutory lens class and excessors or assigns, and also to keep said lands and improvements thereon free from all statutory lens class and excessors or assigns, may now effect such insurance for such purpose, paying the costs thereof, and may also pay the final judgment for any structs successory to protect the ettle or possession of said premises, including all costs and for the register with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. William Dean and Frances his wife A September, 1922 make and deliver to DAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-vertice to pay to the order of Home Savings & LOAN ASSOCIATION, the following sums of money to the second part is an adventage of the said association, the processor of the capital stock of said Association, represented and evidenced by the B-452 this day pledged by William Dean
TO HAVE AND TO HOLD THE INVESTIGATION OF THE INVEST	SAME unto said party of the second part, its successors and assigns forever. Said part
TO HAVE AND TO HOLD THe onvenant with said party of the set true and lawful owner. So of the cumbrances; that there is no one ill warrant and defend the same PROVIDED, ALWAYS, And to provide the part. So of the first set of of the first	HE SAME unto said party of the second part, its successors and assigns forever. Said part
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