<u></u>	No. 210587 AH MORTGAGE RECORD No. 415 COMPARED (Ioan 873
in	15th September, 109,2, between LOR. McLane and Austin KcLane her husband who is one and the same person as the A. McLane mentioned as one of the second parties in contract of July 29th, 1019, addidering or Aperty, mentioned as one of the second parties in contract of July 29th, 1019, addidering or Aperty, mentioned Tulsa Tulsa Tulsa LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part. WITNESSETH, That the said parties
	Lot Thirteen (13) in Block Thirteen (13) of North Tulsa an Addition to the city of Tulsa Tulsa County, Oklahowa according to the recorded plat thereof.
	is::::::::::::::::::::::::::::::::::::
	And all right, title, estate and interest of said granto the said premises, including all homestead rights, which are hereby waived and released, to- gether with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ticular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals and profits accruing from said property from and after this dato. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby
	convenant with said party of the second part, its successors and assigns, that at the delivery hereof. LOU. Molane and Austin McLane her husband the true and lawful owner
	convenant with said party of the second part, its successors and assigns, that at the delivery hereof. LO.U. McLane and Austin McLane her husband the true and lawful owner
	convenant with said party of the second part, its successors and assigns, that at the delivery hereof. LO.U. McLane and Augtin McLane her husband. the true and lawful owner. Soft the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all insumbrances; that there is no one in adverse possession of same and that LOU McLane and Augtin McLane inheritance therein, free and clear of all insumbrances; that there is no one in adverse possession of same and that LOU McLane and Augtin McLane inheritance there is husband insumbrances; that there is no one in adverse possession of same and that LOU McLane and Augtin McLane is no one in adverse possession of same and that LOU McLane and Augtin McLane is and party of the second part at the special instance and request of the part soft the first part, loaned and advanced to LOU McLane and Augtin McLane her husband the sum of Thirty five Hundred and no/100 DOLLARS. AND WHEREAS, said part 4.95't the first part agree with the said party of the second part, its successors and assigns, to pay all inzes and assess- fings there constantly insured in such company or companies as acid second part, the successors and assigns, to pay all inzes and assess- fored to said party of the second part, its successors or assigns; and also to keep said improvements in good reals, and its for on all add agreements be no performed approach and to keep said improvements in good reals and increase constantly invest as such second party in constantly invest as acid ascends party in the deside said party and to keep said and prevenents in good reals and interest constantly invest is successors or assigns; and also to keep said indicate and improvements in good reals and increase constantly invest as acid ascends approve assign the cost barry of the second part, its successors or assigns; and also to keep said in the or possession of said premises in good and in the oreas and in the presensed approvements in mood reals and intere
	convenant with said party of the second part, its successors and assigns, that at the delivery hereor. LOA. Molane. and Autin Molane her husband. the true and lawful owner. So the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and elear of all insumbrances; that there is no one in adverse possession of same and that LOU Molane and Autin Molane there husband. Will warmen and defend the same against the lawful and equitable edims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part 185 the first part, loaned and advanced to LOU & clane and Autin Molane there husband the sum of Thirty five Hundred and no/100 DOLLARS. AND WHEREAS, said part 95 the first part agree. with the said party of the second part, its successors and assigns, to pay all inces and assess- for the second part, its successors on assigns, to pay all inces and assesses inclus general and appeeding against shift have and assesses on a pay and the said party of the second part, its successors and assigns, to pay all inces and assesses inclus general and appeeding against shift have and assesses on a part of the second part is successors and assigns, to pay all inces and assesses inclus general and appeeding against shift have and assesses on a pay and the sold party of the second part is successors on assigns, they and it frank for any of the second part, its successors or assigns, and also to keep said informerent for and statutery of and statutery of the second part is successors or assigns, may pay in the data, and may invest such suma as may be necessary to protect the till or possession of said premises, including all costs and for the repay- ment of all moneys so expended together with the charges thereon as provided by the By-Laws of said premises, including all costs and for the repay- ment of all moneys so expended together with the

. Usin

0 12 ĥ ¥

ß

-

เมืองจากไก้เก็น เอาสาร์" และ สมส.ข

18

N.

Ĥ.