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COMPARED No. 415

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MAYNE L DICKET, County 1	WAYNE L D.CKEY, County T		therefor in payment of me.
MAYNE L DICKET, County 1	WAYNE L D.CKEY, County T		within mongage. 102 2
and all right, title, estates and interest of said granterin and to said premises, including all homesteed rights, which are hereby waived and released, to collect the same in case the conditions of this mortage become broken in any particular, and with all and singular the tenements, hereditaments and appartenances thereto belonging. A first and appetic lies in hereby granted on all entitles and profits accruing from said property from and after this date. 168 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 offenant with said party of the second part, its successors and assigns forever. Said partof the first part hereby offenant with said party of the second part, its successors and assigns forever. Said partof the first part hereby offenant with said party of the second part, its successors and assigns forever. Said partof the first part hereby offenant with said party of the second part, its successors and assigns forever. Said partof the first part hereby offenant with said party of the second part, its successors and assigns forever. Said partof the first part hereby offenant with said party of the second part at the first part hereby offenant with said party of the second part at the special instance and successors and advanced to an advanced to the part Its said party of the second part at the special instance and successors of assigns and solved part to the second part at the special part and the second part of the second part, its successors or assigns and also to keep said improvements its good repair, and to keep the buildings of the second part, its successors or assigns; and also to keep said improvements its good repair, and to keep the buildings of the second part, its successors or assigns; and also to keep said improvements its good repair, and to keep the buildings of the party of the second part, its successors or assigns; and also to keep said improvements its good repair, and to k	and all rights (title, easters and interest of said granters. In and to said promises, including all homestead rights, which are, horsely waived and related, to receive the same in case the conditions of this mortgage become broken in any practions, and with all and singuist the temenatic, hereditiments and paymerenases thereto belonging. A first and special lies in hereby granted on at entails and profits according from said property from and dater this date. To HAVE AND TO HOLD THE SAME with said party of the second part, its successors and assigns forever. Said foreign and the said party of the second part, its successors and assigns that it the delivery hereoft. It. 168001, and 3.5116. Lay, Lago or the said premises above granted, and select of a good and indefensible vertex of inheritance therein, free and clear of a combinance; that there is no one in adverse persension of same and that 1.1. Major and 3.5116. Lay, Magon his. Wife. The world of the part 2.50 the first part, totated and advanced to the part 2.50 the first part, totated and advanced to the part 2.50 the first part, totated and advanced to L. Mi Magon and Sallia May Kason his. Wife. AND WHEREAS, said port		WAYNE L. DICKEY, County Toward
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Twenty Four Hundred and no/100 DOLLARS. AND WHEREAS, said part of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessents, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly transported to said party of the second part, its successors or assigns, and also to keep said lands and improvements thereor free from all statutory iten claims or every land, and it any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay ask taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said L.M. Mason and Eallie kay Asson his wife October, 1922 make and deliver to the Sa Building & Loan Association their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION NOTE OR OBLIGATION Tulsa Suilding & Loan Association, the following sums of money viz: the sum of Twenty and no/100 share. So of the capital stock of said Association, represented and evidenced by the same being the monthly dues on the 20 share. So of the capital stock of said Association, represented and evidenced by the Sa21 same being the monthly dues on the 20 share. So of the capital stock of said Association, represented and evidenced by the Sa21 same being the monthly dues on the 20 share. So of the capital stock of said Association, represented and evidenced by the Sa21 same being the monthly dues on the 3221 share. So of the capital stock of said Association, represented and	Twenty Four Hundred and no/100 DOLLARS AND WHEREAS, said part 16.5 the first part agree	TO HAVE AND TO HOLD TE offvenant with said party of the ne true and lawful ownerof the neumbrances; that there is no one till warrant and defend the same PROVIDED, ALWAYS, And the	est of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to- ty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. 168 168 168 168 169 169 169 160 160 160 160 160
AND WHEREAS, said part	AND WHEREAS, said part of the first part agree	TO HAVE AND TO HOLD TE orivenant with said party of the set true and lawful owner	est of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to- ty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. 168 ENAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns, that at the delivery hereof L.M. Mason and Sallie Lay Laso his wife, he said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that L.K. Mason and Sallie Ray Mason his wife, against the lawful and equitable claims of all persons whomsoever, hese presents are upon the express conditions that, whereas, the said party of the second part at the special instance and part, loaned and advanced to L.M. Mason. and Sallie May Mason his wife, the sum of
ry lien claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said L.M. Mason and Eallie Ray Mason his wife October, 1922 make and deliver to the San Bullding. Loan 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, Oct. 16th, 192 We promise to pay to the order of Tulsa Building & Loan Association, the following sums of money viz: the sum of Twenty and no/100 share S of the capital stock of said Association, represented and evidenced by the 3221 L.M. Mason and Eallie May Mason his wife	refer takes and descended, the sum as may be necessary to protect the title or possession of said premises, including all cosis and for the repayent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said L.E. Mason and Sallie Lay Labon his wife October. 1922 make and deliver to the Sambuilding to the Control of th	TO HAVE AND TO HOLD TE orivenant with said party of the se true and lawful owner	est of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to- ty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. ENAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns, that at the delivery hereof. M. Mason and Sallie Lay Laso his wife. The said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that L. I. Nason and Sallie May Mason his wife. The said premises are upon the express conditions that, whereas, the said party of the second part at the special instance and part, to aned and advanced to L. M. Mason. and Sallie May Mason his wife. The sum of
NOTE OR OBLIGATION Tulsa, Okla, Oct. 16th, 1012 We promise to pay to the order of Tulsa Suilding & LOAN ASSOCIATION, the following sums of money viz: the sum of Twenty and no/400 DOLLARS, the same being the monthly dues on the 20 share S of the capital stock of said Association, represented and evidenced by the 3221 L.M. Magon and Sallie May Magon his wife	NOTE OR OBLIGATION Tulsa, Okla., Oct. 16th, 1912 We promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz: the sum of Twenty and no/100 DOLLARS, the same being the monthly dues on the 20 share \$ of the capital stock of said Association, represented and evidenced by the criticate therefor numbered 3221 this day pledged by L.M. Magon and Sallie May Magon his wife, Two Thousand and no/100 DOLLARS, and the sum of Fifteen and 90/100 DOLLARS; the same being the interest the monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tulsa Oklahom c said sums of money, amounting in the aggregate to Thirty Five and 90/100 DOLLARS;	TO HAVE AND TO HOLD TE orivenant with said party of the set true and lawful owner	est of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to- ty, with full power and authority to collect the same in case the conditions of this merigage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on at said property from and after this date. 168 168 168 168 168 169 169 169
NOTE OR OBLIGATION Tulsa, Okla, Oct. 16th, 1012 We promise to pay to the order of Tulsa Suilding & LOAN ASSOCIATION, the following sums of money viz: the sum of Twenty and no/400 DOLLARS, the same being the monthly dues on the 20 share S of the capital stock of said Association, represented and evidenced by the 3221 L.M. Magon and Sallie May Magon his wife	NOTE OR OBLIGATION Tulsa, Okla., Oct. 16th, 1912 We promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz: the sum of Twenty and no/100 DOLLARS, the same being the monthly dues on the 20 share \$ of the capital stock of said Association, represented and evidenced by the criticate therefor numbered 3221 this day pledged by L.M. Magon and Sallie May Magon his wife, Two Thousand and no/100 DOLLARS, and the sum of Fifteen and 90/100 DOLLARS; the same being the interest the monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tulsa Oklahom c said sums of money, amounting in the aggregate to Thirty Five and 90/100 DOLLARS;	TO HAVE AND TO HOLD TE orivenant with said party of the set true and lawful owner	est of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to- ty, with full power and authority to collect the same in case the conditions of this mertgage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. 168 168 168 168 168 169 169 160 160 160 160 160 160
NOTE OR OBLIGATION Tulsa, Okla, Oct. 16th, 1012 We promise to pay to the order of Tulsa Suilding & LOAN ASSOCIATION, the following sums of money viz: the sum of Twenty and no/400 DOLLARS, the same being the monthly dues on the 20 share S of the capital stock of said Association, represented and evidenced by the 3221 L.M. Magon and Sallie May Magon his wife	NOTE OR OBLIGATION Tulsa, Okla., Oct. 16th, 1912 We promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz: the sum of Twenty and no/100 DOLLARS, the same being the monthly dues on the 20 share \$ of the capital stock of said Association, represented and evidenced by the criticate therefor numbered 3221 this day pledged by L.M. Magon and Sallie May Magon his wife, Two Thousand and no/100 DOLLARS, and the sum of Fifteen and 90/100 DOLLARS; the same being the interest the monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tulsa Oklahom c said sums of money, amounting in the aggregate to Thirty Five and 90/100 DOLLARS;	TO HAVE AND TO HOLD TE orivenant with said party of the set true and lawful owner	est of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to- ty, with full power and authority to collect the same in case the conditions of this mertgage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. 168 168 168 168 168 169 169 160 160 160 160 160 160
Tulsa, Okla	Tulsa, Okla. Oct. 16th, 192 We promise to pay to the order of Tulsa Suilding & Loan association, the following sums of money viz: the sum of Twenty and no/100 Dollars, a same being the monthly dues on the 20 share S of the capital stock of said association, represented and evidenced by the criticate therefor numbered 3221 this day pledged by L.M. Mason and Sallie May Lagon his wife, to said association to secure a loan of Two Thousand and no/100 Dollars, and the sum of Fifteen and 90/100 Dollars; the same being the interest the monthly upon said sum so borrowed by Us And We promise to pay said association at its Home office at Tulsa Oklahom said sums of money, amounting in the aggregate to Thirty Five and 90/100 Dollars;	TO HAVE AND TO HOLD TE orivenant with said party of the set true and lawful owner	est of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to- ty, with full power and authority to collect the same in case the conditions of this mertgage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. 168 168 168 168 168 169 169 160 160 160 160 160 160
For Value Received	For Value Received	TO HAVE AND TO HOLD TE orivenant with said party of the set true and lawful owner	est of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to- ty, with full power and authority to collect the same in case the conditions of this mertgage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. 168 168 168 168 168 169 169 160 160 160 160 160 160
ne sum of	the sum of	TO HAVE AND TO HOLD TE orivenant with said party of the set true and lawful owner	est of said grantorh and to said premises, including all homestead rights, which are hereby waited and released, toty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particle tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. ESAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby hereoff. N. Mason and Sallie Lay Laso his wife, he said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that the delivery hereoff. N. Mason and Sallie Lay Laso has a said state the lawful and equitable claims of all persons whomseever. The lawful and equitable claims of all persons whomseever. The party is a second party of the second part at the special instance and party, loaned and advanced to L. M. Mason. and Sallie May Mason his wife. Twenty Four Hundred and no/100 DOLLARS. Of the first part agree
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e same being the monthly dues on the 20 share S for the capital stock of said Association, represented and evidenced by the 3221 L.M. Mason and Sallie May Mason his wife	a same being the monthly dues on the 20 share S of the capital stock of said Association, represented and evidenced by the ortificate therefor numbered 3221 this day pledged by L.M. Mason and Sallie May Mason his wife, to said Association to secure a loan of Two Thousand and no/100 DOLLARS, and the sum of Fifteen and 90/100 DOLLARS; the same being the interest to monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tules. Oklahom c said sums of money, amounting in the aggregate to Thirty Five and 90/100	TO HAVE AND TO HOLD TE or we and lawful owner	est of said grantorIn 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 particular tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. ESAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns, that at the delivery hereof L.M. Mason and Sallie Lay Lago he said premises above granted, and seized of a good and indefeasible catate of inheritance therein, free and clear of all in adverse possession of same and that L. I. Mason and Sallie Lay Mason his Wife, against the lawful and equitable claims of all persons whomsoever. In adverse possession of same and that the delivery hereof Lago Mason his Wife, against the lawful and equitable claims of all persons whomsoever. Purt, loaned and advanced to L. M. Mason and Sallie May Mason his Wife, the same part, loaned and advanced to L. M. Mason and Sallie May Mason his Wife, the sum of Twenty Four Hundred and Sallie May Mason his Wife, the sum of Twenty Four Hundred and no/100 DOLLARS. So 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 build such company or companies as said second party may designate and the policy or policies of insurance constantly trunsact, its successors or assigns; and also to keep said hands and improvements the successors or assigns, may pay offect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statused sums as may be necessary to protect the little or possession of said premises, including all costs and for the repay state with the charges thereon as provided
3221 L.M. Mason and Sallie May Mason his wife	Two Thousand and no/100 Tifteen and 90/100 Tifteen and 90/100 Touchars, and the sum of politars; the same being the interest is monthly upon said sum so borrowed by Us Thirty Five and 90/100 Dollars, and the sum of politars; the same being the interest is monthly upon said sum so borrowed by Us Thirty Five and 90/100 Dollars; Dollars; Dollars; Dollars; Dollars; Dollars; Dollars; Dollars; Dollars;	TO HAVE AND TO HOLD TE orivenant with said party of the set true and lawful owner	est of said grantorIn 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 particular tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. ESAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns, that at the delivery hereof L.M. Mason and Sallie Lay Lago he said premises above granted, and seized of a good and indefeasible catate of inheritance therein, free and clear of all in adverse possession of same and that L. I. Mason and Sallie Lay Mason his Wife, against the lawful and equitable claims of all persons whomsoever. In adverse possession of same and that the delivery hereof Lago Mason his Wife, against the lawful and equitable claims of all persons whomsoever. Purt, loaned and advanced to L. M. Mason and Sallie May Mason his Wife, the same part, loaned and advanced to L. M. Mason and Sallie May Mason his Wife, the sum of Twenty Four Hundred and Sallie May Mason his Wife, the sum of Twenty Four Hundred and no/100 DOLLARS. So 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 build such company or companies as said second party may designate and the policy or policies of insurance constantly trunsact, its successors or assigns; and also to keep said hands and improvements the successors or assigns, may pay offect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statused sums as may be necessary to protect the little or possession of said premises, including all costs and for the repay state with the charges thereon as provided
to said Association to secure a loan of	Two Thousand and no/100 DOLLARS, and the sum of Fifteen and 90/100 DOLLARS; the same being the interest is monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tillsa Oklahom c said sums of money, amounting in the aggregate to Thirty Five and 90/100 DOLLARS;	TO HAVE AND TO HOLD TE orivenant with said party of the set true and lawful owner	est of said grantorh and to said promises, including all homesteed rights, which are hereby waited and released, to two with the power and authority to collect the same in case the conditions of this meritagie become broken in any partic tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. E SAME unto said party of the second part, its successors and assigns forever. Said part
TO SECURE A TORIL OF	Fifteen and 90/100 DOLLARS; the same being the interest is monthly upon said sum so borrowed by Us And We promise to pay said Association at its Home Office at Tules Oklahom c said sums of money, amounting in the aggregate to Thirty Five and 90/100 DOLLARS;	TO HAVE AND TO HOLD TE orivenant with said party of the set true and lawful owner	est of and grantor In and to said premises, including all homesteed rights, which are hereby wityed and released, to two with the power and sutherly to collect the same in case the conditions of this mortsage become broken in any particle tenements, hereditaments and appurtenances thereto belonging. A first and specific in its hereby granted on all said property from and after this dato. In SAME unto said party of the second part, its successors and assigns forever. Said part
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나무를 보고 있다. 그리고 그리고 있는 생각이 나는 이번 그를 이번 그를 받는데 살아 하는데 살아 이번 사람들이 아픈 그를 하는데 되었다. 그는데 그를 하는데 이번 사람들이 되었다. 그를 하는데 살아 나는데 살아 나를 하는데 되었다. 그를 하는데 살아 나를 살아 나를 하는데 살아 나를	e said sums of money, amounting in the aggregate to Thirty Five and 90/100	TO HAVE AND TO HOLD TE offeenant with said party of the set true and lawful owner	est of a said grantor In and to said promises, including all homesteed rights, which are hereby watved and released, to try, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particle tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all said property from and after this date. E SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns, that at the delivery hereoft. No. Magon. and Sallie. Lay. Lago his said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free, and clear of all in adverse possession of same and that L.I. Magon and Sallie. Lay Magon his. Wife, measures the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whom and all persons whom and all persons the second part at the special part of the second part of the second part and the second part and the persons whom and assigns, to pay all taxes and assessing and lands and improvements the problems of policies of insurance, on assigns, may pay agreet such insurance, for and persons the lawful persons the part of the second part is successors of assigns;
마이트 이 전문에 있는 역사이 하는 것이 없는 사람들이 아무지를 하는 것이 없어 보고 하다고 있다. 아무지를 하는 것이 없는 것이 되었다면 하는 것이다. 그리고 아무지를 하는 것이다. 그리고 하는 것이 없는 것이다. 그리고 하는 것이다. 그리고 있다면 하는 것이다면 하는 것이다면 하는 것이다면 하는 것이다. 그런 것이다면 하는 것이다		TO HAVE AND TO HOLD TE officent with said party of the ne true and lawful owner	est of said grantor In and to said promises, including all homestead rights, which are hereby waived and released, to try, with full power, and authority to collect the same in case the conditions of this mortgage become broken in any partic tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all sidd property from and after this date. E SAME unto said party of the second part, its successors and assigns forever. Said part
	the 15th day of each and every month, and continue, such monthly payments for a term of	TO HAVE AND TO HOLD TE convenant with said party of the same set the true and lawful owner	est of said grantorha and to said premises, including all homesteed rights, which are hereby waived and released, to-tay with full power and authority to collect the same in case the conditions of this mortgage become broken in any partic tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all said property from and after this date. ESAME unto suid party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns forever. Said partof the first part hereby here are said premises above granted, and seized of a good and indetensible cutate of inheritance therein, free and clear of all in adverse possession of same and that L.E. Mason and Sailie May Mason his wife, and adverse possession of same and that L.E. Mason and Sailie May Mason his wife, and part, its authoritance therein, free and clear of all in adverse possession of same and that L.E. Mason and Sailie May Mason his wife, and part, its authoritance therein, free and clear of all in adverse possession of same and that L.E. Mason and Sailie May Mason his wife, and part, its authoritance therein, free and clear of all in adverse possession of same and that L.E. Mason and Sailie May Mason his wife, the sum of Twenty Four Hundred and no/100. Twenty Four Hundred and no/100. Twenty Four Hundred and no/100. DOLLARS, 30 the first part agree
ne said sums of money, amounting in the aggregate to Thirty Five and 90/100	사용에 가능한 사람들은 등에 가지 수 있었습니까? 역사는 이 교육에게 하게 되는 사람이 하다면서 그는 이 것은 지나는 함께 되면 그리지 않는 사람들이 되었다.	TO HAVE AND TO HOLD TE offvenant with said party of the he true and lawful owner	est of said grantorha and to said promises, including all homestead rights, which are hereby waived and released, to-try, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particle tensements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all said property from and actice this date. If SAME unto suid party of the second part, its successors and assigns forever. Said part
Fifteen and 90/100	ne monthly upon said sum so borrowed by US	TO HAVE AND TO HOLD TE convenant with said party of the ne true and lawful owner	est of and grantor. In and to said premises, including all homesteed rights, which are hereby waityed and released, to, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particle tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this dato. 16 SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns, that at the delivery hereoft. M. Mason and Sallie Lay Laso his wife. 18 SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby hereoft. M. Mason and Sallie Lay Laso his wife. 18 SAME unto said premises above granted, and seized of a good and indetensible estate of inheritance therein, free and clear of all in adverse possession of same and that L. I. Mason and Sallie May Mason his W. J. Sallie Lay Laso his wife, and seized of a good and indetensible estate of inheritance therein, free and clear of all in adverse possession of same and that L. I. Mason and Sallie May Mason his W. J. Sallie Lay Laso his wife, and party of the second part at the special instance and part, losaned and advanced to L. M. Mason and Sallie May Mason his wife, the sum of Twenty Four Hundred and no/100 DOLLARS. 30 In first part agree
Fifteen and 90/100 DOLLARS; the same being the interest	te said sums of money, amounting in the aggregate to. Thirty Five and 90/100	TO HAVE AND TO HOLD TE convenant with said party of the same set the true and lawful owner	est of said grantor In and to said premises, including all homesteed rights, which are hereby waived and released, to try, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particle tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all said property from and after this date. E SAME unto said party of the second part, its successors and assigns forever. Said part
그렇게 그리면, 그리고 그렇게 그리면 생각이 나를 하는 때문에 가장 가장 생각하는 내가를 하는데 맞아 하면 하면 하는데 바다를 하는데 하셨다면 하는데 되었다면 생각하는데 하는데 하나 나를 다 되었다.	ne said sums of money, amounting in the aggregate to Thirty Five and 90/100	TO HAVE AND TO HOLD TE offvenant with said party of the he true and lawful owner	est of a said grantor In and to said promises, including all homesteed rights, which are hereby watved and released, to try, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particle tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all said property from and after this date. E SAME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns, that at the delivery hereoft. No. Magon. and Sallie. Lay. Lago his said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free, and clear of all in adverse possession of same and that L.I. Magon and Sallie. Lay Magon his. Wife, measures the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whomsoever. Lagainst the lawful and equitable claims of all persons whom and all persons whom and all persons the second part at the special part of the second part of the second part and the second part and the persons whom and assigns, to pay all taxes and assessing and lands and improvements the problems of policies of insurance, on assigns, may pay agreet such insurance, for and persons the lawful persons the part of the second part is successors of assigns;
		TO HAVE AND TO HOLD TE offeenant with said party of the ne true and lawful owner	est of said grantorh and to said premises, including all homesteed rights, which are hereby waived and released, to-thy with full powers and authority to collect the same in case the conditions of this more target become broken in any partic tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on at said property from and after this date. ESAME unto suid party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns forever. Said partof the first part hereby here are the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that L.Y. Mason and Sailie May Mason his wife, and selected the area of the indeverse possession of same and that L.Y. Mason and Sailie May Mason his wife, and part, it is accessor, and assigns, the part are upon the express conditions that, whereas, the said party of the second part at the special instance and special to award and advanced to L.M. Mason and Sailie May Mason his wife, the sum of Twenty Four Hundred and no/100. DOLLARS. So the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessing and said improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-said agreements be not performed an aforesaid then said party of the second part its successors or assigns, may pay are fest such insurance, for such purpose, paying the cestis thereof, and may also pay the final judgment of any statute all sums as may be necessary to protect the little or possession of said premises, including all costs and for the repay-gether with the charges thereon as provided by the By-Laways of said Association, these presents shall be security. L.M. Mason and Sailie May Mason his wife. October. And no/too Share S. of the capital stock of said Association, represented
의 전에 그녀를 가게 되었다. 그 사람이 가는 아이들은 나는 사람들은 나는 사람들이 되었다. 그는 사람들이 나는 사람들이 가는 사람들이 가지 않는 것이다. 그는 사람들이 나는 사람들이 나는 사람들이 나를 다 나를 다 되었다.	the 15th day of each and every month, and continue such monthly payments for a term of	TO HAVE AND TO HOLD TE offerent with said party of the ne true and lawful owner	est of said grantorha and to said premises, including all homesteed rights, which are hereby waived and released, to-tay with full power and authority to collect the same in case the conditions of this mortgage become broken in any partic tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all said property from and after this date. ESAME unto suid party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns forever. Said partof the first part hereby here are said premises above granted, and seized of a good and indetensible cutate of inheritance therein, free and clear of all in adverse possession of same and that L.E. Mason and Sailie May Mason his wife, and adverse possession of same and that L.E. Mason and Sailie May Mason his wife, and part, its authoritance therein, free and clear of all in adverse possession of same and that L.E. Mason and Sailie May Mason his wife, and part, its authoritance therein, free and clear of all in adverse possession of same and that L.E. Mason and Sailie May Mason his wife, and part, its authoritance therein, free and clear of all in adverse possession of same and that L.E. Mason and Sailie May Mason his wife, the sum of Twenty Four Hundred and no/100. Twenty Four Hundred and no/100. Twenty Four Hundred and no/100. DOLLARS, 30 the first part agree
e said sums of money, amounting in the aggregate to Thirty Five and 90/100	그는 그는 그들은 그들은 그들은 그들은 그들은 그들은 아내는 아내는 그는 그들은 그를 가려왔다. 그는 그들은 나를 하는 사람들은 그를 가는 그를 가려면 하는 것이 없는 것이 없었다. 그는 그를 모르는 그를 모르는 것이 없다.	TO HAVE AND TO HOLD TE ofference with said party of the set true and lawful owner	est of said grantorha and to said premises, including all homesteed rights, which are hereby waived and released, toty, with full power and authority to collect the same in case the conditions of this more tagare become broken in any partic tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is shoreby granted on all said property from and after this date. E SAME unto suid party of the second part, its successors and assigns forever. Said partof the first part hereby second part, its successors and assigns forever. Said partof the first part hereby hereoff