No. 207494 CH

MORTGAGE RECORD No. 415

COMPARED

Loan 819

THIS INDENTURE, Made this	2014년, 1월 15일
	ell and Lucile D. Russell his zife.
	County, and State of Oklahoma, part 1.95of the first part, and the
	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
WITNESSETH, That the said	
Eight Hundr	ed and no/100 DOLLARS.
hand paid by the said party of	the second part, the receipt whereof is hereby acknowledged, ha sold and by these presents
	ONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate.
ing and situated in the County o	f. Tulsa and State of Oklahoma, to-wit:
<u></u>	N. 12. U. 10 (A) The New York Tool
	North Half (2) bot Nine (9) Block Two (2)
	Hackathorn Addition to the city of Tulsa,
	Oklahoma, according to the recorded plet thereof.
	possibly certife that I received \$ 112 and the state of more of more of possible more of the state of the sta
	that I cortif! that I con ment of motor
	Coeict No. 42-
**************************************	And this 2 P day of Jount
	possibly certify that I received \$ 2.7 and the relation of more possible within mortificate and 100.2 and the within mortificate and 100.2 and the within mortificate and 100.2 and the within mortificate and 100.2 and
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TO HAVE AND TO HOLD TH	E SAME unto said party of the second part, its successors and arsigns forever. Said part
TO HAVE AND TO HOLD THe evenant with said party of the state and lawful ownerof the numbrances; that there is no one if warrant and defend the same a PROVIDED, ALWAYS, And the part i.e. the first prest of the part i.e.	econd part, its successors and assigns, that at the delivery hereof Murray D.Russell and Lucile D. Russell his wife, of 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 Murray D.Russell and Lucile D.Russell his wife gainst the lawful and equitable claims of all persons whomseever. The said party of the second part at the special instance and lart, loaned and advanced to Murray D.Russell and Lucile D.Russell his wife,
TO HAVE AND TO HOLD TH nvenant with said party of the se true and lawful ownerof th cumbrances; that there is no one il warrant and defend the same a PROVIDED, ALWAYS, And th quest of the part	E SAME unto said party of the second part, its successors and arsigns forever. Said part. 185 the first part hereby econd part, its successors and assigns, that at the delivery hereof. Murray D.Russell and Lucile D. Russell his wife, o said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that Murray D.Russell and Lucile D.Russell his wif gainst the lawful and equitable claims of all persons whomseever. ese presents are upon the express conditions that, whereas, the said party of the second part at the special instance and
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true and lawful owner	econd part, its successors and assigns, that at the delivery hereof Murray D. Russell and Lucile I Russell his wife. e said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that Murray D. Russell and Lucile D. Russell his wife gainst the lawful and equitable claims of all persons whomseever. ese presents are upon the express conditions that, whereas, the said party of the second part at the special instance and art, loaned and advanced to Murray D. Russell and Lucile D. Russell his wife. Hundred
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