N_{o.} 211386 5H

COMPARED MORTGAGE RECORD No. 415

Loan 876 Cli

US INDENTURE, Made this 16th day of October, 192 2, between	ethican and a track to be
Ella J.V. McDorman and Clarence F.McDorman her husband	All the second of the
In Tules County, and State of Oklahoma, parties of the first	
Sa Building & LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the	
WITNESSETH, That the said part, 168	
Twenty Four Hundred 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 presentsd.C	GRANT,
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following describe	
ing and situated in the County of Tulsa and State of Okla	homa, to-wit:
	.,
. 하고 있는데 보고 있다. 	
All of Lot Nineteen (19) in Block	
Eleven (11) in the Lynch Forsythe	
Addition to the city of Tulsa Cklahoma	
together with all improvements thereon.	
는 사용 등에 보는 사용을 받는 것을 보고 있다. 그를 가장 등에 되었다. 그런 사용을 보고 있는 것이 되었다. 그런	
요즘 발표를 하지만 한다. 현실 전에 대한 전문에는 고리를 가입니다. 그런 사람들이 되었다는 것이 되었다는 것이 되었다. 그는 것이 되었다는 것이 되었다는 것이 되었다. 그는 것이 되었다. 그는 것 	
TREASURER'S ENDORSEMENT	*****************
I hereby certify that I received \$Oand isst	
tax on the within mortgage.	
tax on the within mortgage. Dated this	
WAYNE L. DICKE Y. Kounty Tiers	
Desire	
d all right, title, estate and interest of said grantorin and to said premises, including all homestead rights, which are hereby waived and ther with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken ular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby gratical and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partof the first remain with said party of the second part, its successors and assigns forever. Ella J. V. McDorman and F. McDorman her husband true and lawful ownerof the said premises above granted, and seized of a good and indefeasible estate of inhoritance therein, free and	released, to- in any par- anted on all part hereby Clarence d clear of all
dall right, title estate and interest of said grantor in and to said premises, including all homestead rights, which are hereby waived and there with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken that, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party of the first wrenant with said party of the second part, its successors and assigns forever. Said party of the first part and lawful owner, of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and aumbrances; that there is no one in adverse possession of same and that Fila J. V. McDorman and Clarence F. McDor il warrant and defend the same against the lawful and equitable claims of all persons whomseever. her husband PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special ies used to the first part, loaned and advanced to Fila J. V. McDorman and Clarence F. McDorman her husband Twenty Four Hundred and no/100 AND WHEREAS, said part of the first part agree	released, to- in any par- anted on all part hereby Clarence d clear of all MAN instance and the sum of DOLLARS. and assess- p the build- tantly trans- y lien claims ns, may pay any statu-
d all right, title, estate and interest of said grantor in and to said premises, including all homestead rights, which are hereby waived and ther with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken ular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby grately and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part and assigns, that at the delivery hereof. Ella J. V. McDorman and F. McDorman her husband. The and lawful ownerof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and umbrances; that there is no one in adverse possession of same and that Ella J. V. McDorman and Clarence F. McDorman lawful and equitable claims of all persons whomsoever. her husband 1 escaped in the same against the lawful and equitable claims of all persons whomsoever. her husband 1 escaped in the first part agree	released, to- tin any par- anted on all part hereby Clarence d clear of all man
dail right, title, estate and interest of said grantor. In and to said premises, including all homestead rights, which are hereby waived and ther with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken ular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby greated and the property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first overant with said party of the second part, its successors and assigns forever. Said part of the first overant with said party of the second part, its successors and assigns, that at the delivery hereof. Ella J. V. MoDorman and the part of the said premises above granted, and seized of a good and indefeasible catact of inheritance therein, free and insurances; that there is no one in adverse possession of same and that Ella J. V. MoDorman and Clarence F. MoDor in the appearances; that there is no one in adverse possession of same and that Ella J. V. MoDorman and Clarence F. MoDor in the appearances; that there is no one in adverse possession of same and that Ella J. V. MoDorman and Clarence F. MoDor in the provided provided and indefeasible catact of inheritance therein, free and invariant and defend the same against the lawful and equitable claims of all porsons whomsoever. her husband PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said purty of the second part at the special item of the part. of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes not special and special, against and lands and improvements thereon, when due, green and to keep said improvements in good repart, and to keep said party of the second part, its successors or assigns and also to keep said lands and improvements thereon free from all status of the same and t	released, to- tin any par- anted on all part hereby Clarence d clear of all Man Instance and the sum of DOLLARS. and assess- p the build- tantly trans- y lien claims, may pay or any statur r the repay- curity.
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dail right, title estate and interest of said grantor. In and to said premises, including all homestead rights, which are hereby waived and her with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken ular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby gratials and profits accruting from said property from and after this date. TO HATE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. So the first and specific lien is hereby granted and profits accruting from said property from and after this date. TO HATE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns and assigns forever. Said part. So the first part and party of the second part, its successors and assigns that at the delivery hereof. Ells J. V. McDorman and S. the first part and lawful owner. So the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and aumbrances; that there is no one in adverse possession of same and that Ells J. V. McDorman and Clarence F. McDorman (Clarence F. McDorman and Clarence F. McDorman and S. and the second part at the special second part at the second part at the second part at the second part and party of the first part agree. With the said party of the second part, its successors and assigns, to pay all takes the part and appeals, against said lands and improvements the growth of the second part in the second part at the second part at the second part and special, against said lands and improvements the growth of the first part agree. With the said party of the second part, its successors or	released, to- tin any par- anted on all part hereby Clarenc d clear of all man Instance and the sum of DOLLARS. and assess- tently transy lien claims as, may pay rany statur the repay- curity.
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