No. 224614 C.M.J. MORTGAGE RECORD No. 447 COMPARED

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	VILLE THE CALL OF THE ALL
	THIS INDENTURE, Made this
	Roberta E. Niece and Charles E. Niece, her husband
	in. Tulsa
	TULSA BUILDING AND
	WITNESSETH, That the said part. 198
	Three Thousand and no/100
1	in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha $\nabla \Theta$ sold and by these presents do GBANT,
	BARGAIN. SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate,
	lying and situated in the County of Tulsa
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	Lots Forty Nine (49) and Fifty (50) Block Two (2)
	Orchard Addition to the city of Tulsa, Okla.
	according to the Recorded Plat thereof.
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	And all right title orbits and interact of soid granters, in and to sold memory including all homostand rights, which are bench mained and veloced to.
1	gether with all rents of said property, with full power and nuthority to collect the same in case the conditions of this mortgage become broken in any par-
	And all right, title, estate and interest of said grantorsin and to 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 bereby granted on all rentals and profils accruing from said property from and after this date.
5	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1951 the first part hereby
	covenant with said party of the second part, its successors and assigns, that at the delivery hereof
l.	Roberta E. Niece and Charles E. Niece the true and lawful owner S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in-
1	eumbrances; that there is no one in adverse possession of same and that
	Roberta E. Niece and Charles E. Niece will warrant and defend the same against the lawful and equitable claims of all persons whomsvever.
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1	PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and
1	request of the parties of the first part, loaned and advanced to
	Roberta E. Niece and Charles E. Niece
i.	of Three thousend and No/100 Dollars,
1	AND WHEREAS, said part is of the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessments, 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 transferred to said party of the second part is successors or assigns; and also to keep said improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay such taxes and assessments, and my effect such insurance, for such purpose, paying the costs thereot, and may also pay the final judgment for any statutory lien claims, and may invest such sums as may be necessary to protect tha title or possession of said parties, including all costs and for the repayment of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.
	ments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repairs of the build-
	ings thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly trans- ferred to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims of
	every kind, 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 pays such taxes and assessments, and any effect succi hisurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lien
ſ.	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 repayment of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.
1	AND WHEREAS, the said Roberta E. Niece and Charles E. Niece, her husband
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	did on the 15th March 1923 make and deliver to the
34.50	TUISA BUILDING AND LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
H.C.	The second secon
	NOTE OR OBLIGATION
	Tulsa, Oklahoma, AND March 15th, 1923 192
	For Value Received_Wepromise to pay to the order of TULSA BUILDING / LOAN ASSOCIATION, the following sums of money viz:
	The sum of
	the same being the monthly dues on the
	Certificate therefor numbered 3707 this day pledged by
	Roberta E. Niece and Charles E. Niece to said Association to secure a loan of
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	Three Thousand and no/100 DOLLARS, and the sum of
	Twenty Three and 85/100 DOLLARS; the same being the interest
- danjo	DOLLARS; the same being the interest
	due monthly upon said sum so borrowed byUS andWe promise to pay said Association at its Home Office at Tulse, Oklahome,
	the said sums of money, amounting in the aggregate to Fifty Three and 85/100 DOLLARS;
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	on the 15th day of each and every month, and continue such monthly payments for a term of