COMPARED No._251037 C.M.J. MORTGAGE RECORD No. 447

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Talas Oceanity, and State of Oktahema, part L2G the first part, and UDIOA NULLEING ADD LAGM ASSOCIATION, a corpection expinited user the harm of the first of of Association of The Association of		this Fifteenth May , 192 3, between	
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Marging Signal and part (model and part (model and Oo/100). Dotation of the test part, for unit in consideration of the same al			
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in hand pulk by the self pury of the second part, the receipt whereas is hereby acknowledged, ha. 79-not and by these presents			
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BARGAIN. SELL, CONVEY and CONFIRM uste said party of the second part, its seconders and anigms forware, all the following described real at bying and situated in the County of Talam	in hand paid by the said party	y of the second part, the receipt whereof is hereby acknowledged, ha Ve_{sold} and by these present	doGR/
The South Thirty-seven and One-balf (372) Rest. of Lat. One (1), Block Three (2), Highlands Addition to the 0.ity of Tales, Okinhome, according to the Recorded Plat 10/2017 11/2017			
The South Thirty-seven and One-balf (372) Rest. of Lat. One (1), Block Three (2), Highlands Addition to the 0.ity of Tales, Okinhome, according to the Recorded Plat 10:0000 10:0000 10:0000 10:0000 10:0000 10:0000 10:0000 10:0000 10:0000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:00000 10:000000 10:000000 10:000000 10:000000 10:0000000000000000 10:00000000000000000000000000000000000	lying and situated in the Cou	nty of Tulsa	and State of Oklahoma, to
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The South Thirty-seven and One-helf (272) feet, of Lat. One (1), Block Three (3), Hiebbands Addition, to the	***************************************		
The South Thirty-seven and One-half (272). Rest. of Lat. One (1), Block Three (2), Highlands Addition to the city of Tulen, Oklahoma, secording to the Recorded plat. thereof. the second addition of the secon			
One (1). Block Three. (3). Highlands Addition.to.ths. oity of Tules, Oklahons, scoording is the Resorded plat. there of. 11/2001 <	**********************		
<pre>city of Tulon, Oklahoma, according to the Recorded plat thereof.</pre>	****		
There of. 112.5011 112			
11. ANST		city of Tulsa, Oklahoma, according to the Recorded p	olat
112ASU		there of.	
11/2.001101 2.201101101 2.201101101 2.201101101 <td></td> <td></td> <td>ب هه اینا هم هو چو اند به خو در در در در در در در و در در در در در مراجع بی رس خو هو بی ا</td>			ب هه اینا هم هو چو اند به خو در در در در در در در و در در در در در مراجع بی رس خو هو بی ا
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NOTE OR OBLIGATION Tulsa, Oklahoma, May 15, 1923 For Value Received We promise to pay to the order of TULSA BUILDING LOAN ASSOCIATION, the following sums of mone The sum of Eight and 64/100 DOLL the same being the monthly dues on the 13shareof the capital stock of said Association, represented and evidenced b Certificate therefor numbered 3853 N. A. Bullard and Maude E. Bullard, his wifeto said Association to said Association to secure a lo Thirtsen Hundred and 00/100DOLLARS, and the su Ten and 34/100DOLLARS; the same being the in due monthly upon said sum so borrowed by US and We promise to pay said Association at its Home Office at TRLSA, Oklai the said sums of money, amounting in the aggregate to Eighteen and 98/100	TO HAVE AND TO H covenant with said party of th <u>I</u> the true and lawful owner.8. cumbrances; that there is no <u>N. A.</u> will warrant and defend the s PROVIDED, ALWAY request of the part 95 of the <u>N.</u> of <u>Thiz</u> of <u>Thiz</u> AND WHEREAS, said ments, general and special, a ings thereon constantly insur ferred to said party of the se every kind, and if any or eit taxes and assessments, and m claims, and may invest such as so expended together with the	NOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part is successors and assigns, that at the delivery hereof	therein, free and clear of a therein, free and clear of a part at the special instanc
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The sum of Eight and 64/100 DOLL The same being the monthly dues on the 13	TO HAVE AND TO H covenant with said party of th the true and lawful owner.8. cumbrances; that there is no N. A. will warrant and defend the s PROVIDED, ALWAY request of the pnt.9.8 of the N. of	NOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part is successors and assigns, that at the delivery hereof	therein, free and clear of a therein, free and clear of a part at the special instanc
The sum of Eight and 64/100 DOLL The same being the monthly dues on the 13	TO HAVE AND TO H covenant with said party of th the true and lawful owner.8. cumbrances; that there is no N. A. will warrant and defend the s PROVIDED, ALWAY request of the pnt.9.8 of the N. of	NOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part is successors and assigns, that at the delivery hereof	therein, free and clear of a therein, free and clear of a part at the special instanc
the same being the monthly dues on the <u>13</u> share <u>8</u> of the capital stock of said Association, represented and evidenced by Certificate therefor numbered <u>3853</u> this day pledged by <u>N. A. Bullard and Maude E. Bullard, his wife</u> to said Association at its Home Office at TILSA, OKIA the said sums of money, amounting in the aggregate to <u>Eighteen and 98/100</u> DOLL	TO HAVE AND TO H covenant with said party of th the true and lawful owner.8. cumbrances; that there is no N. A. will warrant and defend the s PROVIDED, ALWAY request of the pnt.9.8 of the N. of	NOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part is successors and assigns, that at the delivery hereof	therein, free and clear of a therein, free and clear of a part at the special instanc
Certificate therefor numbered 3853 N. A. Bullard and Maude E. Bullard, his wife to said Association to secure a lo Thirteen Hundred and 00/100 DOLLARS, and the su Ten and 34/100 DOLLARS; the same being the in due monthly upon said sum so borrowed by US and We promise to pay said Association at its Home Office at TRISA, Okla the said sums of money, amounting in the aggregate to Eighteen and 98/100 DOLL	TO HAVE AND TO H covenant with said party of th the true and lawful owner.S. cumbrances; that there is no N. A. will warrant and defend the s PROVIDED, ALWAY request of the part.9Sof the N. of	IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part is successors and assigns, that at the delivery hereof	therein, free and clear of a part at the special instance part at the special instance
N. A. Bullard and Maude E. Bullard, his wife	TO HAVE AND TO H covenant with said party of th the true and lawful owner.8. cumbrances; that there is no N. A. will warrant and defend the s PROVIDED, ALWAY request of the part.9Sof the N. of	NOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part is successors and assigns, that at the delivery hereof	therein, free and clear of a therein, free and clear of a part at the special instanc
N. A. Bullard and Maude E. Bullard, his wife	TO HAVE AND TO H covenant with said party of th the true and lawful owner.S. cumbrances; that there is no N. A. will warrant and defend the s PROVIDED, ALWAY request of the part.9Sof the N. of	IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part is successors and assigns, that at the delivery hereof. No. A. Bullard and Maude E. Bullard, his wife. of the said premises above granted, and seized of a good and indefeasible estate of inheritance one in adverse possession of same and that	therein, free and clear of a part at the special instance part at the special instance the special instance part at the special inst
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the said sums of money, amounting in the aggregate to <u>Eighteen and 98/100</u> on the 15th day of each and every month, and continue such monthly payments for a term of <u>106</u> months from the date hereof.	TO HAVE AND TO H covenant with said party of th the true and lawful owner.8. cumbrances; that there is no N. A. will warrant and defend the s PROVIDED, ALWAY request of the part.9Sof the N. of	IOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parts escond part, its successors and assigns, that at the delivery hereof	therein, free and clear of a therein, free and clear of a part at the special instance
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