COMPARED

No. 231511 C.M.J. MORTGAGE RECORD No. 447

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143

h. REAGA	THIS INDENTURE, Made this. Twenty-third May , 192. 3 J. E. Mills and Clara M. Mills, his wife.	
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type and situated in the Consty of	in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha NGsold n	nd by these presentsd.QGRANT,
	BARGAIN. SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assi	gns forever, all the following described yeal estate
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Three [5], Highlands Addition to the City of Fules. Oklahma, according to the NEOorded plat thereof. Oklahma, according to the NEOorded plat the NEOORDED pl		
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request of the part ¹ C ³ St the first part, leaned and advanced to	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof J. E. Mills and Clara M. Mills, his wife, the true and lawful ownersof the said premises above granted, and seized of a good and indefeasible es cumbrances; that there is no one in adverse possession of same and that	is forever. Said part 102 of the first part hereby
J. E. Mills and Clara M. Mills, his wife, the sum of DOLLARS, AND WHEREAS, said part. 1.0 Bit the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, aggints said lands and improvements thereon, when due, and the second part, its successors and assigns, to pay all taxes and assessments, for successors of assigns, to here of the form all statutory like claims of the second part its successors of assigns, the part of the second part its successors of assigns, and pay gue the full of and approvements thereon, when due, and the solution of the first its and to keep the built taxes and assessments, for such party of the second part its successors or assigns, may pay such taxes and may be parted as information the solution of the first part such insurance, for such party process, paying the costs thereof, and may also pay the final information of the second part is successors or assigns, and pay such assessments of and previous for the information of the second part is successors or assigns, inclusing all costs and for the repayment of all money are overwheat there and the second part is successors or assigns, the pay all taxes and may also pay the final information of the second part is successors or assigns, inclusing all costs and for the repayment of all money are overwheat such assessments. J. E. Mills and Clara M. Mills, his wife, AND WHEREAS, the said J. E. Mills and Clara M. Mills, his wife, AND WHEREAS, the said appretiment of and prevent M. May, 1923, make and deliver to the traces and the second part its successors or assigns, and pay all taxes and assessment of and prevent month its and one pay to the order of TUISA BUILDING AND COAN ASSOCIATION the following sums o	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof J. E. Mills and Clara M. Mills, his wife, the true and lawful ownersof the said premises above granted, and seized of a good and indefeasible es cumbrances; that there is no one in adverse possession of same and that J. E. Mills and Clara M. Mills, his wife, will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.	is forever. Said part 102 of the first part hereby
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TULSA_BUILDING_AND_LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE CR OBLIGATION Tulsa, Oklahoma, May 28, 1923. 192. For Value Received W0 promise to pay to the order of TULSA BUILDING AND / LOAN ASSOCIATION, the following sums of money vize the same being the monthly dues on the 25 share. 9	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof	tate of inheritance therein, free and clear of all in- tate of inheritance therein, free and clear of all in- barty of the second part at the special instance and the sum DOLLARS successors and assigns, to pay all taxes and assess- provements in good repair, and to keep the build policy or policies of insurance constantly trans- nents thereon free from all statutory lien claims of successors of the final judgment for any statutory lien disp apt to final and for the repayment of all moneys its shall be security.
NOTE CR OBLIGATION Tulsa, Oklahoma, May 23, 1923. 192. For Value Received We promise to pay to the order of TULSA BUILDING AND For Value Received we promise to pay to the order of TULSA BUILDING AND The sum of Twenty-five and 00/100 DOLLARS the same being the monthly dues on the 25 share 8 of the capital stock of said Association, represented and evidenced by the Certificate therefor numbered 3966 this day pledged by J. E. Mills and Clara M. Mills, his wife, to said Association to secure a loan of Twenty-five Hundred and 00/100 DOLLARS, and the sum of Nincteen and 88/100 DOLLARS; the same being the interest due monthly upon said sum so borrowed by US and We promise to pay said Association at its Home office at Tulse. Oklahoms the said sums of money, amounting in the aggregate to Forty-four and 88/100 DOLLARS; on the 15th day of each and every month, and continue such monthly payments for a term of	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof	tate of inheritance therein, free and clear of all in- tate of inheritance therein, free and clear of all in- barty of the second part at the special instance and the sum DOLLARS successors and assigns, to pay all taxes and assess- provements in good repair, and to keep the build be policy or policies of insurance constantly trans- nents thereon free from all statutory lien claims of also pay the final judgment for any statutory lien ding all costs and for the repayment of all moneys its shall be security. Wife,
Tulsa, Oklahoma, May 28, 1923. 192 For Value Received	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof	tate of inheritance therein, free and clear of all in- tate of inheritance therein, free and clear of all in- barty of the second part at the special instance and the sum DOLLARS successors and assigns, to pay all taxes and assess- provements in good repair, and to keep the build policy or policies of insurance constantly trans- nents thereon free from all statutory lien claims of econd part its successors or assigns, may pay such also pay the final judgment for any statutory lien ding all costs and for the repayment of all moneys its shall be security. Wiffe, make and deliver to the
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The sum of Twenty-five and 00/100 DOLLARS the same being the monthly dues on the 25	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof	s forever. Said part 105 of the first part hereby tute of inheritance therein, free and clear of all in- barty of the second part at the special instance and
the same being the monthly dues on the <u>25</u> _share <u>8</u> _of the capital stock of said Association, represented and evidenced by the Certificate therefor numbered <u>3966</u> _this day pledged by J. E. Mills and Clara M. Mills, his wife,	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof	s forever. Said part 105 of the first part hereby tute of inheritance therein, free and clear of all in- barty of the second part at the special instance and
Certificate therefor numbered 3966 this day pledged by J. E. Mills and Clara M. Mills, his wife, to said Association to secure a loan of Twenty-five Hundred and 00/100 DOLLARS, and the sum of Nineteen and 88/100 DOLLARS; the same being the interest due monthly upon said sum so borrowed by US and We promise to pay said Association at its Home Office at Fulse, Oklahomy the said sums of money, amounting in the aggregate to Forty-four and 88/100 DOLLARS; the same being the interest on the 15th day of each and every month, and continue such monthly payments for a term of 78 months from the the terest. Junce	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof. J. E. Mills and Clara M. Mills, his wife, the true and lawful ownersof the said premises above granted, and seized of a good and indefensible es cumbrances; that there is no one in adverse possession of same and that. J. E. Mills and Clara M. Mills, his wife, will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said prequest of the part 10% the first part, loaned and advanced to. J. E. Mills and Clara M. Mills, his wife, d. E. Mills and Clara M. Mills, his wife, 	tate of inheritance therein, free and clear of all in- tate of inheritance therein, free and clear of all in- barty of the second part at the special instance and the sum DOLLARS successors and assigns, to pay all taxes and assess provements in good repair, and to keep the build ne policy or policies of insurance constantly trans- nents thereon free from all statutory lien claims of also pay the final judgment for any statutory lien ding all costs and for the repayment of all moneys its shall be security. wife, make and deliver to the and in the words and figures as follows, to-wit: 192 ASSOCIATION, the following sums of money viz:
to said Association to secure a loan of <u>Twenty-five Hundred and 00/100</u> <u>DoLLARS</u> , and the sum of <u>Nineteen and 88/100</u> <u>due monthly upon said sum so borrowed by</u> <u>us</u> the said sums of money, amounting in the aggregate to <u>Forty-four and 88/100</u> on the 15th day of each and every month, and continue such monthly payments for a term of <u>78</u> <u>months from the under hereet</u> . Junc	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof. J. E. Mills and Clara M. Mills, his wife, the true and lawful owners. of the said premises above granted, and seized of a good and indefeasible es cumbrances; that there is no one in adverse possession of same and that. J. E. Mills and Clara M. Mills, his wife, will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said prequest of the part ¹⁰ Si the first part, loaned and advanced to. J. E. Mills and Clara M. Mills, his wife, d	tate of inheritance therein, free and clear of all in- tate of inheritance therein, free and clear of all in- barty of the second part at the special instance and the sum DOLLARS successors and assigns, to pay all taxes and assess- provements in good repair, and to keep the build- ne policy or policies of insurance constantly trans- nents thereon free from all statutory lien claims of also pay the final judgment for any statutory lier ding all costs and for the repayment of all moneys its shall be security. wife, make and deliver to the and in the words and figures as follows, to-wit:
Winsteen and 88/100 DOLLARS; the same being the interest due monthly upon said sum so borrowed by UB and We promise to pay said Association at its Home Office at Tulse Oklahoms the said sums of money, amounting in the aggregate to Forty-four and 88/100 DOLLARS; on the 15th day of each and every month, and continue such monthly payments for a term of	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof. J. E. Mills and Clara M. Mills, his wife, the true and lawful ownergof the said premises above granted, and seized of a good and indefeasible es- cumbrances; that there is no one in adverse possession of same and that J. E. Mills and Clara M. Mills, his wife, will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said prequest of the part 100 Likery for the first part, loaned and advanced to J. E. Mills and Clara M. Mills, his wife, of	s forever. Said part 100 of the first part hereby tate of inheritance therein, free and clear of all in- barty of the second part at the special instance and the sum DOLLARS, successors and assigns, to pay all taxes and assess- provements in good repair, and to keep the build- ne policy or policies of insurance constantly trans- nents thereon free from all statutory lien claims of econd part its successors or assigns, may pay such also pay the final judgment for any statutory lien wife, make and deliver to the and in the words and figures as follows, to-wit:
due monthly upon said sum so borrowed by <u>UB</u> and <u>WB</u> promise to pay said Association at its Home Office at <u>Fulse</u> , <u>Oklehom</u> the said sums of money, amounting in the aggregate to <u>Forty-four and 88/100</u> on the 15th day of each and every month, and continue such monthly payments for a term of <u>78</u> months from the date the every <u>interment</u> . Junc	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assign, that at the delivery hereof. J. E. Mills and Clara M. Mills, his wife, the true and lawful owners of the said premises above granted, and seized of a good and indefeasible est cumbrances; that there is no one in adverse possession of same and that. J. E. Mills and Clara M. Mills, his wife, will warrant and defend the same egalast the lawful and equitable chims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said p request of the particely the first part, loaned and advanced to. J. E. Mills and Clara M. Mills, his wife, of	s forever. Said part 1000 the first part hereby tate of inheritance therein, free and clear of all in- barty of the second part at the special instance and
the said sums of money, amounting in the aggregate to Forty-four and 88/100 DOLLARS, on the 15th day of each and every month, and continue such monthly payments for a term of	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof	s forever. Said part 10% of the first part hereby tate of inheritance therein, free and clear of all in- party of the second part at the special instance and the sum DOLLARS, successors and assigns, to pay all taxes and assess- provements in good repair, and to keep the build- ne policy or policies of insurance constantly trans- ents thereon free from all statutory lien claims of tecond part its successors or assigns, may pay such also pay the final judgment for any statutory lien difu all costs and for the repayment of all moneys its shall be security. wife,
on the 15th day of each and every month, and continue such monthly payments for a term of	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assign, that at the delivery hereof. J. E. Mills and Clara M. Mills, his wife, the true and havin ownedof the said premises above granted, and seized of a good and indefeasible as cumbrances; that there is no one in adverse possession of same and that. J. E. Mills and Clara M. Mills, his wife, will warrant and defend the same against the lawful and equilable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said prequest of the part ¹⁰⁸ bit the first part, loaned and advanced to. J. E. Mills and Clara M. Mills, his wife, of	s forever. Said part 10% of the first part hereby tate of inheritance therein, free and clear of all in- party of the second part at the special instance and the sum DOLLARS, successors and assigns, to pay all taxes and assess- provements in good repair, and to keep the build- ne policy or policies of insurance constantly trans- ents thereon free from all statutory lien claims of tecond part its successors or assigns, may pay such also pay the final judgment for any statutory lien difu all costs and for the repayment of all moneys its shall be security. wife,
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign covenant with said party of the second part, its successors and assigns, that at the delivery hereof	s forever. Said part 105 of the first part hereby tate of inheritance therein, free and clear of all in- party of the second part at the special instance and the sum DOLLARS, successors and assigns, to pay all taxes and assess- nents thereon free from all statutory lien daims of decond part its successors or assigns, may pay such also pay the final judgment for any statutory lien ding all costs and for the repayment of all moneys its shall be security. Wife,
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assign, that at the delivery hereof	s forever. Said part 105 of the first part hereby tate of inheritance therein, free and clear of all in- barty of the second part at the special instance and