## GUHITARED

## No. 240330 C.M.J. MORTGAGE RECORD No. 447

THIS INDENTURE, Made this 15thday of. September	, 192 3 , between
Mrs. J. S. Britton and J. S. Britton, her	집합 방법이 있는 것이 같은 것이 같은 것이 있는 것이 있는 것이 많이
inTulsaCour	
HOME SAVINGS AND LOAN LOAN ASSOCIATION, a corporation organized un	
WITNESSETH, That the said part. 185	.DOLLAF
n hand paid by the said party of the second part, the receipt whereof is hereby acknowledged,	
BARGAIN. SELL, CONVEY and CONFIRM unto said party of the second part, its success ving and situated in the County of <b>Tulse</b>	
	and State of Oklahoma, to-w
Lot Four (4), Block Two (2), in the Mit	
to Tulsa, Oklahoma, according to the re-	
togethet with all improvements thereon	•
TREASURE	R'S ENRORSEMENT
I have y certify the Remember it of 1156 2015	a I received 8 8,200 and issued
665 521 2.12 Contraction 10 10 10 10 10 10 10 10 10 10 10 10 10	
Dated this 18 day	101. Sert 102 3
W. W.Serg	trov. dienorthe programmer
	a_j
	21 tH 4
And all right, title, estate and interest of suid grantor S. in and to said premises, including al gether with all rents of said property, with full power and authority to collect the same in ca- icular, and with all and singular the tenements, hereditaments and appurtenances thereto below ind 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 successor covenant with said party of the second part, its successors and assigns, that at the delivery hereof	ors and assigns forever. Said part 185 of the first part here
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successo covenant with said party of the second part, its successors and assigns, that at the delivery hereof	ors and assigns forever. Said part 198 of the first part here
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors evenant with said party of the second part, its successors and assigns, that at the delivery hereof they are the true and lawful owner. A .of the said premises above granted, and seized of a good and in	rs and assigns forever. Said part 108 of the first part here f defeasible estate of inheritance therein, free and clear of all
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TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successo covenant with said party of the second part, its successors and assigns, that at the delivery here of they are the true and lawful owner. A of the said premises above granted, and seized of a good and in cumbrances; that there is no one in adverse possession of same and that. they are will warrant and defend the same against the lawful and equitable claims of all persons whomse PROVIDED, ALWAYS, And these presents are upon the express conditions that, where equest of the part. The first part, loaned and advanced to. Mrs. J. S. Britton and J. S. Britton AND WHEREAS, said parties of the first part agreewith the said party of the sec enerts, general and special, against said lands and improvements thereon, when due, and to b mes thereon constantly insured in such company or companies as als decode party into the said party of the sec erist of said party of the second part, its successors or assigns; and also to keep said lands and axes and assessments, and my effect such insurance, for such purpose, paying the costs there or expended together with the charges thereon as provided by the By-Laws of said Agsociation, AND WHEREAS, the said. Mrs. J. S. Britton and J. Mrs. J. S. Britton and J.	rs and assigns forever. Said part 105 of the first part here f. defeasible estate of inheritance therein, free and clear of all bever. as, the said party of the second part at the special instance of , her husband, the s DOLLAN cond part, its successors and assigns, to pay all taxes and assigned the policy or policies of insurance constantly trained instant the policy or policies of insurance constantly trained and improvements thereon ree from all statutory lien dains at y of the second part it is successors or assigns, may pay as of, and may also pay the final judgment for any statutory lien these presents shall be security. S. Britton, her husband,
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TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successo covenant with said party of the second part, its successors and assigns, that at the delivery here of they are the true and lawful owner. A of the said premises above granted, and seized of a good and in cumbrances; that there is no one in adverse possession of same and that. they are will warrant and defend the same against the lawful and equitable claims of all persons whomse PROVIDED, ALWAYS, And these presents are upon the express conditions that, where equest of the part. The first part, loaned and advanced to. Mrs. J. S. Britton and J. S. Britton AND WHEREAS, said parties of the first part agreewith the said party of the sec enerts, general and special, against said lands and improvements thereon, when due, and to b mes thereon constantly insured in such company or companies as als decode party into the said party of the sec erist of said party of the second part, its successors or assigns; and also to keep said lands and axes and assessments, and my effect such insurance, for such purpose, paying the costs there or expended together with the charges thereon as provided by the By-Laws of said Agsociation, AND WHEREAS, the said. Mrs. J. S. Britton and J. Mrs. J. S. Britton and J.	rs and assigns forever. Snid part 1995 of the first part here defeasible estate of inheritance therein, free and clear of all bever. as, the said party of the second part at the special instance is , her husband, the s DOLLA: cond part, its successors and assigns, to pay all taxes and assis (seep said improvements in good repair, and to keep the bu ignate and the policy or policies of insurance constantly tra- nd improvements thereon free from all statutory lien claims at of the second part its successors or assigns, may pay si these presents shall be security. S. Britton, her husband, , 1923 make and deliver to
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successo covenant with said party of the second part, its successors and assigns, that at the delivery here of they are the true and lawful owner. H of the said premises above granted, and seized of a good and in sumbrances; that there is no one in adverse possession of same and that they are will warrant and defend the same against the lawful and equitable claims of all persons whomas PROVIDED, ALWAYS, And these presents are upon the express conditions that, where equest of the part. The first part, loaned and advanced to Mrs. J. S. Britton and J. S. Britton AND WHEREAS, said partleS of the first part agree with the said party of the sec nets, general and special, against said lands and improvements thereon, when due, and to h mgs thereon constantly insured in such company or companies as said second party may desi erred to said party of the second part, its successors or assigns; and also to keeps said lands an very kind, and if any or either of said agreements be not performed as aforesaid then said party o expended together with the charges thereon as provided by the By-Laws of said Association, AND WHEREAS, the said	rs and assigns forever. Said part 185 of the first part here defeasible estate of inheritance therein, free and clear of all bever. as, the said party of the second part at the special instance of , her husband, the s DOLLAN cond part, its successors and assigns, to pay all taxes and assign the second part its successors or assigns, may pay all ignate and the policy or policies of insurance constantly tra- ation provements thereon free from all statutory lien claims arty of the second part its successors or assigns, may pay all of, and may also pay the final judgment for any statutory is the second part its successors and do the repayment of all mon these presents shall be security. S. Britton, her husband, , 1923
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor covenant with said party of the second part, its successors and assigns, that at the delivery here of they are the true and lawful owner. I of the said premises above granted, and seized of a good and in cumbrances; that there is no one in adverse possession of same and that. they are will warrant and defend the same against the lawful and equitable claims of all persons whomse PROVIDED, ALWAYS, And these presents are upon the express conditions that, where equest of the part. The first part, loaned and advanced to. Mrs. J. S. Britton and J. S. Britton AND WHEREAS, said partleS. of the first part agree with the said party of the sec nests, general and special, against suid lands and improvements thereon, when due, and to be again and if any or either of said agreements be not performed as aforesaid thand and y are share on constantly insured in such company or companies as said second party may desi erred to said party of the second part, its successors or assigns; and alls to keep said lands and areas and assessments, and my effect such insurance, for such purpose, paying the cost there o expended together with the charges thereon as provided by the By-Laws of said Association, AND WHEREAS, the said. Mrs. J. S. Britton and J. September id on the 15th day of. September DME SAVINGS AND LOAN ASSOCIATION their note or obligation, which is made a NOTE OR OBLIGATION Bartlesville, Terist-Oklahoma,	rs and assigns forever. Said part 185 of the first part here defeasible estate of inheritance therein, free and clear of all bever. as, the said party of the second part at the special instance a , her husband, the s DOLLAN cond part, its successors and assigns, to pay all taxes and asse esep said improvements in good repair, and to keep the bui ignate and the policy or policies of insurance constantly tra- nd improvements thereon free from all statutory lien claims of, and may also pay the final judgment for any statutory I emisse, including all costs and for the repayment of all mon- these presents shall be security. S. Britton, her husband, , 1923 make and deliver to the a part hereof and in the words and figures as follows, to-wit: September 15, 1923.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor to even ant with said party of the second part, its successors and assigns, that at the delivery here of the true and lawful owner. H of the said premises above granted, and seized of a good and in sumbrances; that there is no one in adverse possession of same and that. they are will warrant and defend the same against the lawful and equitable claims of all persons whomas PROVIDED, ALWAYS, And these presents are upon the express conditions that, where equest of the part. The first part, loaned and advanced to. Mrs. J. S. Britton and J. S. Britton AND WHEREAS, said partleS of the first part agree with the said party of the sec ners, general and special, against said lands and improvements thereon, when due, and to be accessand party of the company or companies as said second party may desi there to said party of said agreements be not performed as alcoreal then said party of the sec in successors or assigns; and also to keep said lands and wery kind, and if any or eicher of said agreements be not performed as alcoreal then said party of the sec is constantly insured in such company or companies as said second party may desi access and assessments, and my effect such insurance, for such purpose, paring the cost there o expended together with the charges thereon as provided by the By-Laws of said Association, AND WHEREAS, the said. Mrs. J. S. Britton and J. Mrs. J. S. Britton and J. MNCE OR OBLIGATION Bartlesville, reis-oklahoma, NOTE OR OBLIGATION Bartlesville, reis-oklahoma, NOTE OR OBLIGATION Bartlesville, reis-oklahoma, NOTE OR OBLIGATION Bartlesville, reis-oklahoma, NOTE OR OBLIGATION	rs and assigns forever. Said part 198 of the first part here defeasible estate of inheritance therein, free and clear of all bever. as, the said party of the second part at the special instance a , her husband, the s DOLLAI cond part, its successors and assigns, to pay all taxes and asse esep said improvements in good repair, and to keep the builg ignate and the polley or policies of insurance constantly tax at improvements thereon free from all statutory line claims arty of the second part its successors or assigns, may pay su of, and may also pay the final judgment for any statutory l these presents shall be security. S. Britton, her husband, , 1923make and deliver to the a part hereof and in the words and figures as follows, to-wit: September 15, 1923, 192 AND, OAN ASSOCIATION, the following sums of money y
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successor sovenant with said party of the second part, its successors and assigns, that at the delivery here of the true and lawful owner. A of the said premises above granted, and seized of a good and in sumbrances; that there is no one in adverse possession of same and that	rs and assigns forever. Said part 198 of the first part here defeasible estate of inheritance therein, free and clear of all bever. as, the said party of the second part at the special instance a , her husband,
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