No. 240608 C.II.J. MORTGAGE RECORD No. 447

THIS INDENTURE, Made this 20th day of September , 192 3 , between	
O. E. Eggleston and Estelle May Eggleston, his wife	ши по провежения в наменя в в в
in. Tulsa County, and State of Oklahoma, part.	Les the first part, and the
UNION BUILDING AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahom	
WITNESSETH, That the said part. 168 of the first part, for and in consideration of the sum of	
Nine Hundred & No/100	
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha. Vesold and by these presents	do GRANT,
BARGAIN. SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the followers	owing described real estate,
lying and situated in the County of Tulsa and	State of Oklahoma, to-wit:
	en e

in the second of	
in Martin's Second Addition to the city of Tulsa, according	
to the recorded plat thereof, together with all improvement	38
thereon,	

I hereby certify that I read you is Port issued. Receipt No. 1/621 there can a symmetr of managege Dated this Locator of Land.	
I hereby controlled to the Con	
Receipt No. 1621 the transfer and itsued	
mx on the widdin more green of molegage	
trailed this dead to by the	
Steeler, College to	*****************
Receipt No. 1611 there can a so you issued. In an the width morrowse. Dated this 22 day of 1911 to 3. W. W. Startey, County in our frame. Departy	
Experty	
And all right, title, estate and interest of said grantor. S in and to said premises, including all homestead rights, which are her gether with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage ticular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hand 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.	. QS of the first part hereby
they are	
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