N\_ 212190 6H

## COMPARED MORTGAGE RECORD No. 415

Harry Mont	14th Cottoner, 2
방생하는 사람들이 있다니 그 나무를 살아가 살아 있다.	ague and Lura Montague his wife,
. 0,000 - 0,000	in II alsa County, and State of Oklahoma, part AS of the first part, and the
	LOAN ASSOCIATION, a corporation organized under the laws of the State of Okiahoma, party of the second part.
	1.68
	welve Hundred and no/100 DOLLARS,
hand paid by the said party of the sec	cond part, the receipt whereof is hereby acknowledged, ha $\nabla \theta$ sold and by these presents
	RM unto said party of the second part, its successors and assigns forever, all the following described real estate.
	Tulsa and State of Oklahoma, to-wite
	72 (4) Pi - 1 B - (6) 7 42
TOT	Four (4) Block Two (2) Northmoreland
800	ition to the city of Tulsa Oklahoma ording to the recorded plat thereof and
9.11	improvements thereon.
	31102.07.01102.02.0
	TREASURER'S ENDORSEMENT
	I hereby certify that I received \$\lorentzero \text{ and issued}  Receipt No. 2712 therefor in payment of mortgage  tex on the within mortgage.  Dated this 25 day of 27 192
	Dated this 25 day of C 7 100
	WAYNE L. DICKEY, County Treasurer
Maring the state of the state o	WAYNE L. DICKEY, County Treasurer
	Deputy .
	그 집은 그런데, 이 그릇을 하면 이 그들이 하는데 이 때문을 맛을 받아 먹었다면 하는데 하는데
to the state of th	aid grantor—in and to said premises, including all homestead rights, which are hereby waived and released, to- h full power and authority to collect the same in case the conditions of this mortgage become broken in any par- ements, heredituments and appurtenances thereto belonging. A—Frot-and—specific—then—is declara- iocollection—and after—this data.—
TO HAVE AND TO HOLD THE SAN evenant with said party of the second as true and lawful owner. S., of the said numbrances; that there is no one in adv. Il warrant and defend the same against PROVIDED, ALWAYS, And these provides of the part	part, its successors and assigns, that at the delivery hereof. they are  premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all  cree possession of same and that. they  the lawful and equitable claims of all persons whomsoever.  escents are upon the express conditions that, whereas, the said party of the second part at the special instance and  aned and advanced to Harry Montague and Lura Montague his wife,  the sum of
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ro have and to hold the second e true and lawful owner. S. of the said cumbrances; that there is no one in adv. Il warrant and defend the same against PROVIDED, ALWAYS, And these pr quest of the part. of the first part, lo  AND WHEREAS, said part. of the statement and special, against said is stateron constantly insured in such correct to said party of the second part, its stateron constantly insured in such correct to said assessments, and may effect the taxes and assessments, and may effect plien claims, and may invest such sum ent of all moneys so expended together.  AND WHEREAS, the said. Ha i on the 16th e Sevings & Loan As  For Value Received We promis	part, its successors and assigns, that at the delivery hereof. they are  premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all erse possession of same and that they.  the lawful and equitable claims of all persons whomsoever.  seems are upon the express conditions that, whereas, the said party of the second part at the special instance and samed and advanced to.  Harry Montague and Lura Montague his wife.  the sum of  Tyalve Hundred and no/100  Bollars.  first part agreewith the said party of the second part, his successors and assigns, to pay all taxes and assessands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-ompany or companies as said second party may designate and the pelloy or policies of insurance constantly trans-  successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims agreements be not performed partose, paying the costs thereof, the second party is buffer and to result in the said party of result in the said party of the second party and the said party of the second party and the said lands and improvements thereon free from all statutory lien claims agreement be not performed partose, paying the costs thereof, and may lap pay the should be successory to protect the title or possession of said premises, including all costs and for the repay-  with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  **TYP Montague** and Lura Montague** his wife**  October, 1922  Make and deliver to the second and said and said and figures as follows, to-wit:  **NOTE OR OBLIGATION**  Bartleeville.**  October, 16.  Tord, Okla October, 16.  Tord, Okla October, 16.
nvenant with said party of the second e true and lawful owner. S. of the said sumbrances; that there is no one in advell warrant and defend the same against PROVIDED, ALWAXS, And these pr quest of the part. of the first part, lo  AND WHEREAS, said part. of the conts, general and special, against said it gs thereon constantly insured in such cred to said party of the second part, its every kind, and if any or either of said cevery kind, and if any or either of said cevery kind, and assessments, and may effectly lien claims, and may invest such sum and of all moneys so expended together.  AND WHEREAS, the said. HA i on the 16th e Savings & LOAN AS  For Value Received We promis	part, its successors and assigns, that at the delivery hereof they are  premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all  premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all  cree possession of same and that they  the lawful and equitable claims of all persons whomsoever.  esents are upon the express conditions that, whereas, the said party of the second part at the special instance and  aned and advanced to Harry Montague and Lura Montague his wife,  the sum of  Twelve Hundred and no/100.  DOLLARS.  first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- onipany or companies as said second part may designate and the policy or policies of insurance constantly trans- successors or assigns; and also to keep said lands and improvements thereon free from all statutory lies claims agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay  et such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statu- sax may be necessary to protect the title or possession of said premises, including all costs and for the repay- with the charges thereon as provided by the Ey-Laws of said Association, these presents shall be security.  Try Montague and Lura Montague his wife  October, 1922  at to pay to the order of Home Sayings & Loan Association, the following sums of money viz:  12/100.  DOLLARS,
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TO HAVE AND TO HOLD THE SAN invenant with said party of the second e true and lawful owner. S. of the said cumbrances; that there is no one in adversal and the same against PROVIDED, ALWAYS, And these products of the part. So the first part, lowers and the part. So the first part, lowers and parts and it is the contraction of the contraction of the contraction of the contraction of the second part, and it is the contraction of the second part, and may effect the claims, and may five such such a contraction of the contraction of the second part, and may effect the claims, and may invest such sum and the second part and second part and second part and party len claims, and may invest such sum and the second part and part and the second part and part	part, its successors and absigns, that at the delivery hereof they are  premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all  erse possession of same and that they  cho lawful and equitable claims of all persons whomsoever,  esents are upon the express conditions that, whereas, the said party of the second part at the special instance and  aned and advanced to Harry Montague and Lura Montague his Wife.  Twalve Hundred and no/100 DOLLARS.  first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-  ompany or companies as said second party may designate and the policy or policies of insurance constantly trans-  squeements be not performed as aforesaid then said party of the second part is successors or assigns, may pay  to such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu-  g as may be necessary to protect the title or possession of said premises, including all costs and for the repay-  with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  **TTY Montague
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TO HAVE AND TO HOLD THE SAN convenant with said party of the second ne true and lawful owner. S. of the said neumbrances; that there is no one in adve- rill warrant and defend the same against PROVIDED, ALWAYS, And these pr request of the part. of the first part, lo  AND WHEREAS, said part. of the tents, general and special, against said it tags thereon constantly insured in such correct to said party of the second part, its fevery kind, and if any or either of said of the taxes and assessments, and may effect the said and set of the second part in the taxes and assessments, and may effect the said and set of the said of the taxes and assessments, and may effect the said.  AND WHEREAS, the said. Ha id on the 16th TOAN AS  For Value Received We promis the sum of Nine and  The same being the monthly dues on the partificate therefor numbered E 91	part, its successors and assigns, that at the delivery hereof they are  premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all crise possession of same and that they are the lawful and equitable claims of all persons whomsoever, essents are upon the express conditions that, whereas, the said party of the second part at the special instance and aned and advanced to Harry Montague and Lura Montague his wife.  Twalve Hundred and no/100 Dollars  first part agree

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