## MORTGAGE RECORD No. 415

Gm& «Savings An	the state of the s	ins her husband
dma -Savinge -An	and the second of the second o	
		Tulsa
		corporation organized under the laws of the State of Oklahoma, party of the second part
WITNESSETH, That t	he sold part 188	of the first part, for and in consideration of the sum of
Si:	cteen Hundred and no/10	O DOLLARS
hand paid by the said p	urty of the second part, the receipt whe	reof is hereby acknowledged, haV.8 sold and by these presents
argain, sell, conve	and CONFIRM unto said party of the	second part, its successors and assigns forever, all the following described real estate
ing and situated in the C		and State of Oklahoma, to-wit
**************************************		ght (8) Midway
		of Tulsa Oklahoma according to the
		f and all improvements thereon.
		- Sitt-GII Thirt of Gillotte Charles II.
	(d)	
		TREASURER'S ENDORSEMENT
	I hereby	certify that I received \$and issued 22.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2
2 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Paris t No;	2852 therefor in payment of mortgues.
	Dated the	thin mortgage.  day. of 2000 192
	V	VAYNE L. DICKEY County 7
	and the second s	VAYNE L. DICKEY, County Treasurer
	LD THE SAME unto said party of the s	second part, its successors and assigns forever. Said part. 1.98 the first part hereby
avenant with said party of true and lawful owner  sumbrances; that there is il warrant and defond the PROVIDED, ALWAYS,  ieg quest of the part	LD THE SAME unto said party of the soft the second part, its successors and a second part, its successors and a second part, its successors and a second party of the said premises above granted, and one in adverse possession of same ansame against the lawful and equitable And these presents are upon the expression of the second first part, loaned and advanced to Livile N. Evens second first part, loaned and advanced to Livile N. Evens second first part agree	assigns, that at the delivery hereof.  They are  and selzed of a good and indefeasible estate of inheritance therein, free and clear of all d that they claims of all persons whomsoever. less conditions that, whereas, the said party of the second part at the special instance and and J.C. Evans her husband  the sum of  adved and no/10.  DOLLARS  erecon, when due, and to keep said improvements in good repair, and to keep the build- said second party may designate and the policy or policies of insurance constantly trans- defeated second party may designate and the policy or policies of insurance constantly trans- defeated second party may designate and the policy or policies of insurance constantly trans- defeated second party may designate and the policy or policies of insurance constantly trans- defeated second party may designate and the policy or policies of insurance constantly trans- defeated second party may designate and the policy or policies of insurance constantly trans- defeated second party may designate and the policy or policies of insurance constantly trans- defeated second party may designate and the policy or policies of insurance constantly trans-
avenant with said party of the and lawful owner  sumbrances; that there is it warrant and defond the PROVIDED, ALWAYS, 168.  quest of the part	LD THE SAME unto said party of the soft the second part, its successors and a second part, its successors and a second part said premises above granted, a no one in adverse possession of same an same against the lawful and equitable. And these presents are upon the expression of same and the part, loaned and advanced to Licile N. Evans second part, its part agree	assigns, that at the delivery hereof. They are and selected of a good and indefeasible estate of inheritance therein, free and clear of all distance of a good and indefeasible estate of inheritance therein, free and clear of all distance of all persons whomsoever. They claims of all persons whomsoever, ass conditions that, whereas, the said party of the second part at the special instance and and J. C. Evens her husband the second part at the special instance and and J. C. Evens her husband the second part at the special instance and and party of the second part, its successors and assigns, to pay all taxes and assesserceon, when due, and to keep said improvements in good repair, and to keep the build adid second party may designate and the policy or policies of insurance constantly transdals as to keep said lands and improvements thereon free from all statusty lien claims day as to keep said lands and improvements thereon free from all statusty lien claims day as to keep said lands and party of the second part is successor or assigns and pay a purpose, paying the costs thereof, and may also pay the final fudgmment for any statutes provided by the By-Laws of said Association, these presents shall be security.
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avenant with said party of true and lawful owner.  Sumbrances; that there is it warrant and defout the PROVIDED, ALWAYS,  Luest of the part	LD THE SAME unto said party of the said the second part, its successors and a same and premises above granted, a no one in adverse possession of same an same against the lawful and equitable. And these presents are upon the expression of the said part, loaned and advanced to Licile N. Evens said lands and improvements the red in such company or companies as second part, its successors or assigns; an aither of said agreements to not perform and may effect such insurance, for such ded together with the charges thereon a little of said agreements to not perform and may effect such insurance, for such ded together with the charges thereon a little of said agreements to not perform and may effect such insurance, for such ded together with the charges thereon a little of said agreement to the charges thereon a little of said agreement to the charges thereon a little of said agreement to the charges thereon a little of said agreement to the charges thereon a little of said agreement to the charges thereon a little of said agreement to the charges thereon a little of said agreement to the charges thereon a little of said agreement to the charges thereon a little of said agreement to the charges thereon a little of said agreement to the charges thereon a little of said agreement to the charges the charge agreement to the said agr	assigns, that at the delivery hereof. they are and selected of a good and indefeasible estate of inheritance therein, free and clear of all distance of a good and indefeasible estate of inheritance therein, free and clear of all distance of all persons whomsoever. They claims of all persons whomsoever. They claims of all persons whomsoever. The second part at the special instance and and J.C. Evans her husband the second part at the special instance and and J.C. Evans her husband the second part at the special instance and address. The said party of the second part, its successors and assigns, to pay all taxes and assesserceon, when due, and to keep said improvements in good repair, and to keep the build add so to keep said lands and improvements in good repair, and to keep the build dispose to the second part is successors or assigns and pay need as a to keep said lands and improvements thereon free from all statutory lien claims of also to repair the title or possession of said premises, including all costs and for the repayres provided by the By-Laws of said Association, these presents shall be security.  Evans and J. C. Evans her husband  October, 1922  Tobligation, which is made a part hereof and in the words and figures as follows, to-wit:  OTE OR OBLIGATION  Bertlesyille  Tubs; Okla, October 16th 182
true and lawful owner umbrances; that there is i warrant and defond the PROVIDED, ALWAYS, i 68 uest of the part	the second part, its successors and a second part, its successors and a second part, its successors and a second part and premises above granted, and one in adverse possession of same an same against the lawful and equitable And these presents are upon the expresents are upon the first part agree. With the red in such company or companies as second part, its successors or assigns; an aither of said agreements be not perform and may effect such insurance, for such ded together with the charges thereon and Lucille N. F.	assigns, that at the delivery hereof. They are and selzed of a good and indefeasible estate of inheritance therein, free and clear of all distance of all persons whomseever. See conditions that, whereas, the said party of the second part at the special instance and and J.C. Evans her husband the sum of all persons whomseever.  But and J.C. Evans her husband the sum of and assigns, to pay all taxes and assessered, when due, and to keep said improvements in good repair, and to keep the builded second party may designate and the policy or policies of insurance constantly transfed as aforesaid then said party of the second part its successors or assigns, may pay a propose, paying the costs thereof, and may also pay the final fudgmment for any status provided by the By-Laws of said premises, including all costs and for the repay-  test provided by the By-Laws of said Association, these presents shall be security.  Evans and J. C. Evans her husband October, 1922 make and deliver to the obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Otto Robert and Savings & Loan Association, the following sums of money viz:
avenant with said party of true and lawful owner.  umbrances; that there is a warrant and defond the PROVIDED, ALWAYS, ies of the part	the second part, its successors and a second part part part part part part part part	and selzed of a good and indefeasible estate of inheritance therein, free and clear of all distance of a good and indefeasible estate of inheritance therein, free and clear of all distance of all persons whomsoever.  It hay claims of all persons whomsoever.  It is conditions that, whereas, the said party of the second part at the special instance and and J.C. Evans her husband  The sum of the second part, its successors and assigns, to pay all taxes and assessered, when due, and to keep said improvements in good repair, and to keep the build-said second party may designate and the policy or policies of insurance constantly transic das aforesaid then said party of the second part its successors or assigns, may pay purpose paying the costs thereof, and may shape protect the title or possession of said premises, including all costs and for the repay-  test provided by the By-Laws of said Association, these presents shall be security.  CVARS—BIRC—Evans—her—husband  October, 1922  make and deliver to the obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Otto OR OBLIGATION  Bartlesville  Tusts, Okla  LOAN ASSOCIATION, the following sums of money viz:  DOLLARS,
avenant with said party of true and lawful owner.  Sumbrances; that there is it warrant and defout the PROVIDED, ALWAYS, ies.  I warrant and second of the part	the second part, its successors and a second part part part part part part part part	and selzed of a good and indefeasible estate of inheritance therein, free and clear of all at the delivery hereof.  They are and selzed of a good and indefeasible estate of inheritance therein, free and clear of all dinates of all persons whomsoever.  They claims of all persons whomsoever.  They are and clear of all and and instance and the sum of a second part at the special instance and assesserceon, when due, and to keep said improvements in good repair, and to keep the build-  Said second party may designate and the policy or policies of insurance constantly trans-  d also to keep said lands and improvements thereon free from all statutory lien claims of as aforesaid then said party of the second part its successors or assigns, may part protect the title or possession of said premises, including all costs and for the repay-  The provided by the By-Laws of said Association, these presents shall be security.  They are and JCEvane her hueband  October, 1922 make and deliver to the obligation, which is made a part hereof and in the words and figures as follows, to-wit:  OTE OR OBLIGATION  Bartlesville  This, Okla, October 16bb  This, Okla, October 16bb
avenant with said party of true and lawful owner.  Sumbrances; that there is it warrant and defout the PROVIDED, ALWAYS, ies.  I warrant and second of the part	the second part, its successors and a second part part part part part part part part	and selzed of a good and indefeasible estate of inheritance therein, free and clear of all at the delivery hereof.  They are and selzed of a good and indefeasible estate of inheritance therein, free and clear of all dinates of all persons whomsoever.  They claims of all persons whomsoever.  They are and clear of all and and instance and the sum of a second part at the special instance and assesserceon, when due, and to keep said improvements in good repair, and to keep the build-  Said second party may designate and the policy or policies of insurance constantly trans-  d also to keep said lands and improvements thereon free from all statutory lien claims of as aforesaid then said party of the second part its successors or assigns, may part protect the title or possession of said premises, including all costs and for the repay-  The provided by the By-Laws of said Association, these presents shall be security.  They are and JCEvane her hueband  October, 1922 make and deliver to the obligation, which is made a part hereof and in the words and figures as follows, to-wit:  OTE OR OBLIGATION  Bartlesville  This, Okla, October 16bb  This, Okla, October 16bb
avenant with said party of true and lawful owner comments that there is it warrant and defond the PROVIDED, ALWAYS, ies and interpretation of the part	LD THE SAME unto said party of the set of the second part, its successors and a second part, its successors and a second part, its successors and a second part of the said premises above granted, a no one in adverse possession of same an same against the lawful and equitable and the second part, loaned and advanced to the first part, loaned and advanced to the first part, loaned and advanced to the first part agree. With the against said lands and improvements the red in such company or companies as a second part, its successors or assigns; an alther of said agreements be not performed and may effect such sums as may be necessary to ded together with the charges thereon and may effect with the charges thereon and the second part of said.  Lucile N. F.  Promise to pay to the order of the promise to pay to the order of the said agreements be added together with the charges thereon and the said agreements be not performed to the said.  Lucile N. F.  B-471 this day please.	and selzed of a good and indefeasible estate of inheritance therein, free and clear of all at the delivery hereof.  They are and selzed of a good and indefeasible estate of inheritance therein, free and clear of all dinates of all persons whomsoever.  It have claims of all persons whomsoever.  It is second part at the special instance and and J.C. Evans her husband the sum of and J.C. Evans her husband the sum of and party of the second part at the special instance and and party of the second party may designate and the policy or policies of insurance constantly transical also to keep said lands and improvements in good repair, and to keep the build-said second party may designate and the policy or policies of insurance constantly transical as aforesaid then said party of the second part its successors or assigns, may pare an authority lies claims ed as aforesaid then said party of the second part its successors or assigns, may pare an authority of purpose paying the costs thereof, and may also pay the final judgment for any statuprotect the title or possession of said premises, including all costs and for the repay-sus provided by the By-Laws of said Association, these presents shall be security.  EVARS BIRG J. C. EVARS REPAYED BIRG OCTOBER 1922 make and deliver to the obligation, which is made a part hereof and in the words and figures as follows, to-wit:  OTE OR OBLIGATION  Bartlesville October 16th 192 2  DOLLARS, and Savings & LOAN ASSOCIATION, the following sums of money viz:  DOLLARS,, of the capital stock of said Association, represented and evidenced by the ed by
avenant with said party of true and lawful owner.  Sumbrances; that there is ill warrant and defond the PROVIDED, ALWAYS,  ies ill warrant and defond the PROVIDED, ALWAYS,  ies intered and it and special, ints, general and special, ints, general and special, ints, general and special, ints, general and special, ints, in the continuity insured to said party of the sycry kind, and if any or oth taxes and assessments, yllen claims, and may in not of all moneys so experience on the interest of the continuity in the continuity in the interest of the continuity in the c	the second part, its successors and a second part, its successors and a second part, its successors and a second part and premises above granted, and one in adverse possession of same an same against the lawful and equitable And these presents are upon the expresents are upon the expresents are upon the expresents are upon the expresents and advanced to Lucile N. Evans second part is successors or assigns; and there of a such company or companies as a second part its successors or assigns; and there of any or companies as a second part its successors or assigns; and there of any or companies as a second part its successors or assigns; and there of add agreements be not perform and may effect such insurance, for said ded together with the charges thereon and Lucile N. I. 16th day of the charge of the content of the charge of the content of the charge of the c	assigns, that at the delivery hereof. they are  and selzed of a good and indefeasible estate of inheritance therein, free and clear of all at that the delivery hereof. they claims of all persons whomsever.  and selzed of a good and indefeasible estate of inheritance therein, free and clear of all at that they claims of all persons whomsever.  and selzed of a good and indefeasible estate of inheritance therein, free and clear of all at that they claims of all persons whomsever.  and selzed of a good and indefeasible estate of inheritance therein, free and clear of all at they claims of all persons whomsever.  and J.C. Evans her husband the second part at the special instance and and J.C. Evans her husband the sum of adred and no/10.  Be said party of the second part, its successors and assigns, to pay all taxes and assess- ereon, when due, and to keep said improvements in good repair, and to keep the build- add second party of the second part its successors or assigns, may nay a burpose, paying the costs thereof, and may also pay the final judgment for any statu- protect the title or possession of said premises, including all costs and for the repay- representation that the costs thereof and may also pay the final judgment for any statu- protect the title or possession of said premises, including all costs and for the repay- tereon. The pay-laws of said Association, these presents shall be security.  Evans and J.C. Evans her husband  October, 1922  make and deliver to the Tuts Okla.  October, 1922  make and deliver to the Tuts Okla.  October light  Tuts Okla.  DOLLARS,  and the sum of
announce with said party of the true and lawful owner.  Sumbrances; that there is il warrant and defond the PROVIDED, ALWAYS,  AND WHEREAS, said party of the series, general and special, is thereon constantly having the said party of the series and assessments, ylica claims, and may in the fall moneys so expended the said party of the series was and assessments, ylica claims, and may in the fall moneys so expended the said party of the series was an assessments, and may in the fall moneys so expended the said party of the series was a same before the said party of the series was a same being the monthly stifficate therefor numbers are same being the same same same same same same same sam	the second part, its successors and a second part is successors and a second part is successor and a second part is lawful and equitable and and these presents are upon the expresents are upon the expresent are upon the expresent are upon the expresent are upon the expresent and may effort such an expression of assigns; and there of said agreements be not perform and may effort such ansurance, for such rest such aums as may be necessary to ded together with the charges thereon a said.  Lucile N. J.  16th day of  LOAN ASSOCIATION their note or the promise to pay to the order of the expression of the expression and and and and and application of the expression and the expression of the expression and the ex	and J.C. Evens her husband the sum of adred and party of the second part at the special instance and and J.C. Evens her husband the sum of adred and po/LO.  e said party of the second part, its successors and assigns, to pay all taxes and assessercen, when due, and to keep said improvements in good repair, and to keep the build-said second party may designate and the policy or policies of insurance constantly transed as aforesaid then said party of the second part its successors or assigns, may pay purpose paying the costs thereof, and may also pay the final judgment for any statuprotect the title or possession of said premises, including all costs and for the repayrost sprovided by the By-Laws of said Association, these presents shall be security.  EVENS BIRC JC. Evens her husband  October, 1922  make and deliver to the obligation, which is made a part hereof and in the words and figures as follows, to-wit:  OTE OR OBLIGATION  Bartlesville  Tuts, Okla, October 16th  182 2  DOLLARS,  in of the capital stock of said Association, represented and evidenced by the ed by  to said Association to secure a loan of DOLLARS, and the sum of DOLLARS, and the sum of
e true and lawful owner cumbrances; that there is ill warrant and defend the PROVIDED, ALWAYS, quest of the part	the second part, its successors and a second part its part and advanced and advanced to the second part, its successor are upon the expresents and the expresents are upon the expression and may effect such sums as may be necessary to deed together with the charges thereon and the expression are upon the expression are upon the expression and the expression are upon the expression are upon the expression and the expression are upon t	assigns, that at the delivery hereof. they are assigns, that at the delivery hereof. they are and selzed of a good and indefeasible estate of inheritance therein, free and clear of all at that they delimined the self-self-self-self-self-self-self-self-