No. 213892

MORTGAGE RECORD No. 415 COMPARED Loan 929

WANNELS, DATE IN the add put	Tulse Building &	Tules County, and State of Oklahoma, parties of the first part, and the
Pifteen Phousand and notice that the second part, the receipt whereast is harryly achieved that have been and and by the said by the said harry the second part, the receipt whereast hart, its successors and analyses forewer, all the following described not called high and the second part, the successors and analyses forewer, all the following described not called higher and distant in the County of Tules		어떤 눈을 마셨다. 그들은 사람들은 아이들은 사람들은 이 학자를 하면서 아이들에 가장 그들이 되었다. 이 사람들은 사람이 가장 그를 모르는 것이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
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All of Lot Fire 15 in Block (6) Grandwise All of Lot Fire 15 in Block (6) Grandwise Addition to the active of Tules, Oklahoms according to the recorded plat thereof. And Out-Lot-In-Willers William Addition to the other of Tules. Oklahoms according to the recorded plat thereof. Addition to the other of Tules. Oklahoms according to the recording to the record of Tules. Oklahoms according to the record of Tules according to the record of Tules. Okl		하지 않는데 하면 되고 있는 사람들은 경기에 가게 되는데 되었다. 그들은 그 그는 그는 그를 하는데 가지 않는데 가게 하는데 가지 않는데 그를 하는데 하는데 그를 다 되었다.
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Dated this ALL day of ALL 192. WAYNELD DICKEY, County Treasurer Wayneld and reight, this, centet and interest of said granter. In and to said premises, including all homestead rights, which are hereby waived and released, to- shew with and corning from said property from and authority to collect the same in case the conditions of this mortisage become broken havy par- centered with and party of the second part, its successors and assigns forever. Said part. By the first part bereby womenant with said party of the second part, its successors and assigns forever. Said part. By Day Said were used analytic owness. of the said premises above granted, and seized of a good and indectables estate of inhoritance therein, free and clear of all warners and selected the same against the lawful and equitable claims of all persons whomsower. Wayners and the same against the lawful and equitable claims of all persons whomsower. William H. Brower and sequence of the said and any of the second part at the special instance and William H. Brower and sequence of the part. By the first part agree. William H. Brower and sequence of the part of the second part its successors and assigns, to pay all taxes and assess- cuts, general and special, segment said bands and improvements thereon, when die, and to keep said lands and the province of the second part its successors or easigns, many pay yellow the second part is successors or easigns, many pay yellow the second part is successors or easigns, many pay yellow the second part is successors or easigns, many pay yellow the second part is successors or easigns, many pay yellow the second part is successors or easigns, many pay yellow the		TREASURER'S ENDORSEMENT
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TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. William H. Brower and Earth. M. Brower In the true and lawful owne of the said premises above granted, and seized of a good and indefeasible scatar of inheritance therein, free and clear of all summers, and defend the same against the lawful and equitable chains of all series who moneyer. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and squeets of the part 168 the first part, loaned and advanced to. William H. Brower and Martha M. Brower AND WHEREAS, said part—60 the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessents thereon, which due, and to keep said indicators for for form all statutory lien clusters and a pecial, against acid kness and improvements thereon, when due, and to keep said lands and improvements in good repair, and to keep the build- get theres on constantly insured in salt temperacy or easigns, and also to keep said lands and improvements from the received with the said party of the second part its successors or assigns, may pay the taxes and assessments, and may offect such insurance, for such purpose, any gaing the costs thereof, and may about the angle of the such party side. AND WHEREAS, the said William H. Brower and Martha M. Brower And Welliam A. Brower and Martha M. Brower and Martha M. Brower and general said allowers and general said and solvents of the said Association, these presents shall be security. For Value Received We promise to pay t		
Pifteen Thousand and no /100 DOLLARS. AND WHEREAS, said parties the first part agreewith the said party of the second part, for successors and assigns, to pay all taxes and assessing search and special, against and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building there or constantly insurance constantly transferred to said party of the second part, its successors or assigns; and also to keep said improvements thereon free from all statutory lien claims revery indica and if any or clifteer of said agreements be not performed as a foresaid their said party of the second part its successors or assigns; may pay severy indica and if any or clifteer of said agreements be not performed as a foresaid their said party of the second part its successors or assigns; may pay severy indica and assessments, and may offect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statutions, and may invest such sums as may be necessary to protoct the title or possession of said premises, including all costs and for the repayant of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHERBAS, the said. William H. STOWER AND MATTHE M. BY-DAWER. AND WHERBAS, the said. William H. STOWER AND MATTHE M. BY-DAWER. A on the subject of the security of the security of the security. NOTE OR OBLIGATION Tules, Okla. November 15. 192 2 For Value Received. We promise to pay to the order of Tules Building & LOAN ASSOCIATION, the following sums of money viz: se sum of Ninety Nine and 75/100 DOLLARS, e same being the monthly does on the 150 share. E of the capital stock of said Association, represented and evidenced by the to said Association to secure a loan of Fifteen Thousand and no/100 DOLLARS; the same being the interest as monthly upon said sum so borrowed by And We promise to pay said Association at its Home Office at Tules Oklah constan	and all right, title, estate and interest of other with all rents of said property, we caller, and with all and singular the tentals and profits accruing from said TO HAVE AND TO HOLD THE Secondary with said party of the second true and lawful owner	AME unto said party of the second part, its successors and assigns forever. Said part 1986 the first part hereby id part, its successors and assigns, that at the delivery hereof. William H. Brower and karthim. Brower and karthim B. Brower and karthim B. Brower and clear of all indefensible estate of inheritance therein, free and clear of all
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NOTE OR OBLIGATION Tulsa, Okla, November 15. 192 2 For Value Received. We promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz: the sum of Ninety Nine and 75/100 DOLLARS, the same being the monthly dues on the 150 share. S of the capital stock of said Association, represented and evidenced by the ertificate therefor numbered 3317 this day pledged by William H. Brower and Martha M. Brower his wif to said Association to secure a loan of Fifteen Thosand and no/100 DOLLARS, and the sum of One Hundred Kineteen and 25/100 DOLLARS; the same being the interest the monthly upon said sum so borrowed by Us And We promise to pay said Association at its Home Office at Tulsa Oklah cmi e said sums of money, amounting in the aggregate to TWO Hundred Ninetsen and no/100 DOLLARS;	And all right, title, estate and interest of sether with all rents of said property, we leular, and with all and singular the tentals and profits accruing from said TO HAVE AND TO HOLD THE S. convenant with said party of the second he true and lawful owners	AME unto said party of the second part, its successors and assigns forever. Said part_est the first part hereby at part, its successors and assigns, that at the delivery hereof. William H. Brower and Larth. M. Brower and Larth at the lawful and equitable claims of all persons whomsoever. Presents are upon the express conditions that, whereas, the said party of the second part at the special instance and loaned and advanced to the second part at the special instance and loaned and advanced to M. Brower and Martha M. Brower the sum of M. Brower and Martha M. Brower the sum of M. Brower and Martha M. Brower the sum of M. Brower and Martha M. Brower the sum of M. Brower and Martha M. Brower the sum of M. Brower and Martha M. Brower the sum of M. Brower and Martha M. Brower the sum of M. Brower and Martha M. Brower the sum of M. Brower and Martha M. Brower the successors and assigns, to pay all taxes and assessing the successors of cassigns, and to keep the build-company or companies as said second party may designate and the policy or policies of insurance constantly transits successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims in agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay free such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statums as may be necessary to protect the dite or possession of said premises, including all costs and for the repayries the the forest performed as provided by the By-Laws of said Association, these presents shall be security.
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106	And all right, title, estate and interest of other with all rents of said property, we leular, and with all and singular the it contails and profits accruing from said TO HAVE AND TO HOLD THE S. onvenant with said party of the second the true and lawful owner. Of the same again PROVIDED, ALWAYS, And these equest of the part. Of the first part, will warrant and defend the same again and special, against said ags thereon constantly insured in such tree to said party of the second part, if every kind, and if any or either of said cach taxes and assessments, and may only lien cialms, and may needs such at the orly lien cialms, and may invest such at least of all moneys so expended togethe AND WHEREAS, the said. Will do on the second part, if the same of the same being the monthly dues on the service therefor numbered. 3317	AMB unto said party of the second part, its successors and assigns (orever. Said part 1936 the first part hereby at part, its successors and assigns, that at the delivery hereof. William H. Brower and Earth its part hereby its premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all averse possession of same and that william H. Brower and Eartha M. Brower set he lawful and equitable claims of all persons whomscover, presents are upon the express conditions that, whereas, the said party of the second part at the special instance and loaned and advanced to. 28 H. Brower and Eartha M. Brower the sum of Fifteen Thousand and no /100 because of the sum of Fifteen and prevenents interior, when due, and to keep said improvements in good repair, and to keep the build-company or companies as said second party may designate and the policy or policies of insurance constantly transita successors or assigns, and also to keep said lands and improvements thereon free form all statutory lice claims a greements be not performed as aforesaid then said party of the second part its successors or assigns, may pay in the costs thereof, and may also pay the final party with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. 11 iam H. Srower and Martha M. Brower 16th. day of Martha M. Brower and Martha M. Brower 16th. shall be security. Note of obligation 11sa, Okia, November 15, 192 2 Note of by the brown and Martha M. Brower and Martha M. Brower his and figures as follows, to-wit: Note of obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note of pay to the order of Tales Building & Loan Association, represented and evidenced by the brown and marthy and the sum of the said association to secure a loan of Fifteen Thosand and 196/100 DOLLARS, the same being the
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