No. 207664 CH

MORTGAGE RECORD No. 415

WYTHINGSTORM, That the sold piers 166. Sent Jalk Hundrad and And No/100 DOJATH. AND ALIS, SHAL HUNDrad and And No/100 DOJATH. AND ALIS, SHAL HUNDrad and And No/100 DOJATH. AND ALIS, SHALL HUNDrad and And No/100 DOJATH. AND ALIS, SHALL CONVET and CONVETNI unto raid party at the second part, it a second research in seignes (servire, all the following described rold related in the Country of Pales	P.E. Gray an	d Lucile E. Gray his wife.
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Benty Six Hundred and no/100 DOCLARS. Abdollars by the sast garty of the second part, the receipt whereof is hereiny acknowledged, besold and by then present. 40. GRANT. AMAGANA SHLL, CONVEY and COMPITAL with sealed party of the second part, is accounter and section forever, all the following observed and silent of Ottoberon, covvis and covid and silent of Ottoberon, covvis and covid	ılsa Building &	LOAN ASSOCIATION, a corporation organized under the laws of the State of Okiahoma, party of the second part.
n hand path by the sail party of the showed part, the resolely whereof is hardy nectourlaised, however and the presents. 30. GRANT ARRACK, SELLA, CONVEY and CONFIDM with said april grey of the resonablers, its encounters and needings drawer, all the following described real sentant play and attented in the Country or. Tules. Lot Sights (8) in Block Two (2) in Pilchor. Summit Addition to the city of Tules. Orkshoms. Goodfing. to the -the orth of Tules. Orkshoms. Goodfing. to the -the -the orth of Tules. Orkshoms. Goodfing. to the -the -the orth of Tules. Orkshoms. Goodfing. to the -the -the orth of Tules. Orkshoms. Goodfing. to the -the -the orth of Tules. Orkshoms. Goodfing. to the -the -the orth of Tules. In the the orth of Tules. Orkshoms. Goodfing. The state of Tules. In the the orth of Tules. In the orth of Tu		
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Twenty-six Hundred and no/100 DOLLARS. AND WHEREAS, said part 165 the first part agree—with the said party of the second part, its successors and assigns, to pay all taxes and accessions general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly heared as and improvements and special, against said lands and improvements the reconstantly heared as a successor of the second party and designate and the policy or policies of insurance constantly heared as a successor of the second party and a second party and designate and improvements thereon free from all statutory lien claims revery kind, and fit any or either of said agreements be not performed as a storesaid then said party of the second part; its successors or assigns, may pay uch taxes and assessments, and may affect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statu-pay lien claims, and may invest such sums as may be necessary to protect the title or possession sincilaling all costs and for the repaylent 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 WHEREAS, the said \$\frac{1}{2}\$. \$\fr	TO HAVE AND TO HOL	D THE SAME unto said party of the second part, its successors and assigns forever. Said part 1936 the first part hereby the second part, its successors and assigns, that at the delivery hereof. P.E. Gray and Lucile E. Gray hi of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all and the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all and the said premises above granted.
Twenty-six Hundred and no/100 DOLLARS. AND WHEREAS, said part 1	TO HAVE AND TO HOLD onvenant with said party of the true and lawful owner. Sincumbrances; that there is no rill warrant and defend the seprovilled, ALWAYS, A	the second part, its successors and assigns, that at the delivery hereof. P. E. Gray and Lucile E. Gray hi of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that P. E. Gray and Lucile E. Gray his wife, ame against the lawful and equitable claims of all persons whomseever. and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and
AND WHEREAS, said part. 1.98 the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building separation of the second part, its successors or assigns; and asid second part may designate and the policy or policies of insurance constantly transment to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims overy kind, and it any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay such taxes and assessments, and may effect such insurance, for such puppose, paying the costs thereof, and may also pay the final judgment for any status of the second part its successors or assigns, may pay pay then claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayent 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 WHEREAS, the said-L. Gray and Lucile E. Gray his wife. August 1922 make and deliver to the LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tules, Okla, August 15th, 1922 For Value Received We promise to pay to the order of Lules Building & LOAN ASSOCIATION, the following sums of money viz: the sum of Saventsen and 29/100 blacks and pledged by P. E. Gray and Lucile E. Gray his wife to said Association to secure a loan of Twenty Six Hundred and no/100 DOLLARS, and the sum of Twenty and 67/100 Adventure and promise to pay said Association at its Home Office at Tules Oklahona	TO HAVE AND TO HOLD onvenant with said party of the true and lawful owner	the second part, its successors and assigns, that at the delivery hereof. P. E. Gray and Lucile E. Gray hi of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that P. E. Gray and Lucile E. Gray his wife, ame against the lawful and equitable claims of all persons whomsoever, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and first part, loaned and advanced to P. E. Gray and Licie E. Gray his wife,
nas thereon constantly insured in such company or companies as said second part with any designation and the provided by the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part his successors or assigns, may pay used taxes and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgarment for any statutory lien claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repaynent of all meneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said P.F. Gray and Lucile E. Gray his wife, August 1922 make and deliver to the Loan ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: **NOTE OR OBLIGATION** Tules, Okia, August 15th, 1922 The sum of Seventeen and 29/100 model and the capital stock of said Association, represented and evidenced by the ertificate therefor numbered 3092 this day pledged by P.F. Gray and Lucile E. Gray his wife to said Association to secure a loan of Twenty Six Hundred and no/100 DOLLARS, the same being the interest use monthly upon said sum so borrowed by A. A. A. We promise to pay said Association at its Home office at Tules Oklahoma	TO HAVE AND TO HOLE convenant with said party of the true and lawful owner neumbrances; that there is no will warrant and defend the service of the part equest of the part 165 the	the second part, its successors and assigns, that at the delivery hereof. P. E. Gray and Lucile E. Gray hi of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that P. E. Gray and Lucile E. Gray his wife, ame against the lawful and equitable claims of all persons whomsoever. and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and first part, loaned and advanced to P. E. Gray and Licle E. Gray his wife, the sum of
August 1922 make and deliver to the LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: **NOTE OR OBLIGATION** Tulesa, Okia, August 15th, 1922 For Value Received We promise to pay to the order of Tules Building & LOAN ASSOCIATION, the following sums of money viz: The sum of Saventeen and 29/100 DOLLARS, no same being the monthly dues on the 26 shares of the capital stock of said Association, represented and evidenced by the ertificate therefor numbered 3092 this day pledged by P. E. Gray and Lucile E. Gray his wife Twenty Six Hundred and no/100 DOLLARS, and the sum of Twenty and 67/100 DOLLARS, the same being the interest us monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tules Okiahoma	convenant with said party of the true and lawful owner incumbrances; that there is now will warrant and defend the service of the part	the second part, its successors and assigns, that at the delivery hereof. P. E. Gray and Lucile E. Gray hi of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all cone in adverse possession of same and that P. E. Gray and Lucile E. Gray his wife, ame against the lawful and equitable claims of all persons whomsoever. and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and first part, loaned and advanced to P. E. Gray and Licle E. Gray his wife, the sum of Twenty-six Hundred and no/100 DOLLARS.
NOTE OR OBLIGATION Tules, Okia, August 15th, 1922 For Value Received We promise to pay to the order of Tules Building & LOAN ASSOCIATION, the following sums of money viz: the sum of Saventeen and 29/100 DOLLARS, to same being the monthly dues on the 26 share of the capital stock of said Association, represented and evidenced by the ertilicate therefor numbered 3092 this day pleaged by P. E. Gray and Lucile E. Gray his wife to said Association to secure a loan of Twenty Six Hundred and no/100 DOLLARS, and the sum of Twenty and 67/100 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 Tules. Oklahoms	TO HAVE AND TO HOLD convenant with said party of the true and lawful owner. Becambrances; that there is no will warrant and defend the same PROVIDED, ALWAYS, A sequest of the part. AND WHEREAS, said parents, general and special, ag sign thereon constantly insurered to said party of the sectowers and assessments, a cory lien claims, and may invent of all moneys so expendituous convents of the sector of said party of the said party	the second part, its successors and assigns, that at the delivery hereof P.E. Gray and Lucile E. Gray hi of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that P.E. Gray and Lucile E. Gray his wife, ame against the lawful and equitable claims of all persons whomsoever. Indicate the second part at the special instance and first part, loaned and advanced to P.E. Gray and Licie E. Gray his wife, the sum of Twenty-six Hundred and no/100 Twenty-six Hundred and no/100 The side in successors or assigns; and also to keep said improvements in good repair, and to keep the builded in successors or assigns; and also to keep said and an improvements thereon, when due, and to keep said improvements thereon free from all statutory len claims her of said agreements be not performed as aforesaid then said party of the successors or assigns; and also to keep said in successors and said second part way designate and the policy or policies of insurance constantly trans- ond part, its successors or assigns; and also to keep said and and improvements thereon free from all statutory len claims her of said agreements be not performed as aforesaid then said party of the successors or assigns, may pay and may affect such insurance, for such pulpose, paying the costs thereof, and may also pay the final judgmment for any statusts such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay- ed together with the claimes thereon as provided by the Bey-Laws of said association, these presents shall be security.
NOTE OR OBLIGATION Tules, Okia, August 15th, 1922 For Value Received We promise to pay to the order of Tules Building & Loan Association, the following sums of money viz: the sum of Saventeen and 29/100 DOLLARS, the same being the monthly dues on the 26 share of the capital stock of said Association, represented and evidenced by the ertificate therefor numbered 3092 this day pledged by P. E. Gray and Lucile E. Gray his wife to said Association to secure a loan of Twenty Six Hundred and no/100 DOLLARS, and the sum of Twenty and 67/100 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 Tules Oklahoma	onvenant with said party of the true and lawful owner. So the so the part of the so the part. So the so the part. So the so the part. So the so the part of the second to said party of the said party o	the second part, its successors and assigns, that at the delivery hereof. P.E. Gray and Lucile E. Gray his one in adverse possession of same and that P.E. Gray and Lucile E. Gray his wife, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the party party and Lucile E. Gray his wife, the sum of the sum of the said party of the second part at the special instance and the party party and the sum of the successors of assigns; and also to keep said improvements in good repair, and to keep the building and the successors of assigns; and also to keep said improvements thereon, when due, and to keep said improvements thereon free from all statutory len claims her of said agreements be not performed as aforesaid then said party of the second part its successors or assigns; and also to keep said improvements thereon free from all statutory len claims her of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay not may affect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgament for any statust such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayed together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.
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e said sums of money, amounting in the aggregate to Thirty Seven and 96/100 DOLLARS;	TO HAVE AND TO HOLD onvenant with said party of the true and lawful owner. So the said party of the sequest of the part. So the said party of the see overy kind, and if any or eit overy kind, and if any or eit of the see overy kind, and if any or eit of the see overy kind, and if any or eit of all moneys so expende AND WHEREAS, the said on the see of the see over kind, and if any or eit of all moneys so expende AND WHEREAS, the said on the see over the	the second part, its successors and assigns, that at the delivery hereof P.E. Gray and Lucils E. Gray hi of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one of the first part agree. The same of the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessinates said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- did in such company or companies as said second part, may designate and the policy or policies of insurance constantly trans- ond part, its successors or assigns; and also to keep said lands and improvements in good repair, and to keep the build- did in such company or companies as said second party may designate and the policy or policies of insurance constantly trans- one offer such insurance, for such payses, paying the cost thereof, and may also pay the final degreement for any statu- at such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay- det together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. NOTE OR OBLIGATION Tules, Okla, Angust 15th, LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words
te monthly upon said sum so borrowed by	TO HAVE AND TO HOLD convenant with said party of the true and lawful owner. So the there is not the true and lawful owner. So the part and defend the so PROVIDED, ALWAYS, A said party of the set of the part. Of the set of the part and special, against thereon constantly insure the total party of the set overy kind, and if any or eit of the set of the	the scond part, its successors and assigns, that at the delivery hereor. P. E. Gray and Lucile E. Cray hi of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that P. E. Gray and Lucile E. Gray his wifs, ame against the lawful and equitable claims of all persons whomsever. And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and first part, loaned and advanced to P. E. Gray and Licile E. Gray his wifs, the sum of Twenty-six Hundred and no/100. DOLLARS. 168. The first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- fants taid lands and improvements thereon, when due, and to keep add improvements in good repair, and to keep the build- din successors or assigns smed as aforesaid then said party of the second part is successors or assigns, may pay and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statu- st such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay- detective with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. 15th day of August 15th, 1922 make and deliver to the LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and squees as follows, to-wit: NOTE OR OBLIGATION Tules, Okia. August 15th, 1922 this day pledged by P. E. Gray and Lucile E. Gray his wife. 15th day of the capital stock of said Association, represented and evidenced by the 3092 this day pledged by P. E. Gray and Lucile E. Gray his wife.
organisation of the continuous private Coloring to 1994 444 at the color 1844 Angles at the Color Color 1994 Angles and the Angles Ang	TO HAVE AND TO HOL convenant with said party of the true and lawful owner. Sincumbrances; that there is no will warrant and defend the since PROVIDED, ALWAYS, A request of the part. Of the sent of covery kind, and if any or eit such taxes and assessments, a covery kind, and if any or eit such taxes and assessments, a covery kind, and if any or eit such taxes and assessments, and the same tof all moneys so expendent of the second to the second the second to the second the second that is a such taxes and assessments, and the such taxes and the second to the second to the second the secon	the second part, its successors and assigns, that at the delivery hereof P.E. Gray and Lucils E. Gray hi of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one of the first part agree. The sum of Twenty-Six Hundrad and no/100 Twenty-Six Hundrad and no/100 DOLLARS, 198 198 199 199 199 199 199 199
ان العالم المنظمة المنظمة المناف المناف المنظمة المنظمة المنظمين المنظم المنظمة المنظمة المنظمة المنطقة المنافعة المنظمة المنظ	TO HAVE AND TO HOLD convenant with said party of the true and lawful owner. So the solution of the part. So the sequest of the part. So the capacity lawful and special, as any so thereon constantly lawful and if any for the set overy kind, and if any or the control to said party of the set of every kind, and if any involution of all moneys so expendent of all moneys so expendent of all moneys so expendent of the set of the	the second part, its successors and assigns, that at the delivery hereof P.E. Gray and Lucils E. Gray hi of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one in adverse possession of same and that P.E. Gray and Lucils E. Gray his wifs, one of the first part agree. The sum of Twenty-Six Hundrad and no/100 Twenty-Six Hundrad and no/100 DOLLARS, 198 198 199 199 199 199 199 199