No. 213896 CH

## COMPARED MORTGAGE RECORD No. 415

**Le**an 923

	his 15th day of November, 1922, hetween	
A.Z	. Ordway and Ethel R. Ordway his wife	(m. 17. es) (m. 19. es) (m. 19
(estanty, ar berahis pro-18-spiritioners) agam, eshibus at .a.	In Tules County, and State of Oklahoma, pa	rt. 16 he first part, and th
	LOAN ASSOCIATION, a corporation organized under the laws of the Slate of Okla	
WITNESSETH, That the	said part, 168	
passona, and a same and a same as the same and a same and a same as the same a	Twenty Five Hundred and 00/100	
hand paid by the said part	y of the second part, the receipt whereof is hereby acknowledged, ha.V.C. sold and by these p	osents do GRANI
	nd CONFIRM unto said party of the second part, its successors and assigns forever, all the i	
	ty of Tulsa	
,		
	The South Fifteen (15) Ft. of Lot Numbered	***************************************
	One (1) and all of Lot Numbered Two (2) all in	
	Block Numbered Six (6) Abdo Addition to the	
	City of Tulsa according to the recorded plat ther	
	on file.	
	TREASURER'S ENDORSEMENT	and the first term of the second of the distance of
	I hereby certify that I received \$ 200	
	I hereby certify that I received \$ 250 and issued  Receipt No 6/35 therefor in payment of mortgage	
	tax on the within mortgage,  Dated this Juday of 2002-192-2	
and the state of t	WAYNE L DICKEY, County Treasurer	
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Deputy	***************************************
	경험이 생겨하는데, 그는 일도 하면 도 바람이 그 수밖에게 되는데, 얼마라는 하다고 보고 하는데 그리고 말을 맞춰 모든 모든데, 다른 그래?	
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and all right, title, estate and is ther with all rents of said prollar, and with all and singular, and with all and singular, and with all and singular and profits accruing to TO HAVE AND TO HOLL to invenant with said party of the true and lawful owner.  Secondary of the part of the secondary of the part of the formal special, aggs thereon constantly insure creet to said party of the secondary land and provided the same provided to said party of the secondary land as a season of the secondary land and in any invenent of all moneys so expende AND WHEREAS, the said on the secondary land is a secondary land as a season of the secondary land in the second	Interest of said grantor. In and to said premises, including all homestead rights, which are he operty, with full power and authority to collect the same in case the conditions of this mortge and the tenements, heredditaments and appurtenances thereto belonging. A first and specific one said property from and after this date, or the same in case the conditions of this mortge and an action of the said premises and assigns, that at the delivery hereof. A. Z. Ordway. It is of the said premises above granted, and selzed of a good and indefeasible estate of inheritance one in adverse possession of same and that A. Z. Ordway and Ethel R. Ordway. his one against the lawful and equitable claims of all persons whomseever. In the party of the second party is party to the second party between the party of the second party is party to the second party is party loaned and advanced to A. Z. Ordway and Ethel R. Ordway his last part, loaned and advanced to A. Z. Ordway and Ethel R. Ordway his almost said lands and improvements thereon, when due, and to keep said improvements in sood in such company or companies as allad second party may designate and the policy or policies and part, its successors or assigns; and also to keep said lands and improvements thereon free or said agreements be not performed as aforesaid then said party of the second part its is such sums as may be necessary to protect the title or possession of said premises, including discussion as may be necessary to protect the title or possession of said premises, including discussion and an action of the companies as and become an accession of said premises, including discussion and the charges thereon as provided by the By-Laws of said Association, these party of the control of the capital stock of said Association, these promise to pay to the order of Tules Building & Loan Association, these promises to pay to the order of Tules Building & Loan Association, repressible of the capital stock of said Association, repressible to the party of the said premise in t	ceby waived and released, to ge become broken in any par lien is hereby granted on a 168 rt of the first part hereb and Ethel. R. Or dw wife a therein, free and clear of a cdway his wife, art at the special instance and wife.  The sum of the first part hereb wife.  The sum of the su