N_{o. 214104 GH}

COMPARES MORTGAGE RECORD No. 415 (Loan 880)

| | th day of Cotober, 2 between |
|--|--|
| Bertha Eich | lenfeld a single woman |
| | in |
| Pulsa Building & | LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part. |
| WITNESSETH, That the said part, | |
| | een Hundred and no/100 Dollars, |
| | econd part, the receipt whereof is hereby acknowledged, has sold and by these presents |
| | IRM unto said party of the second part, its successors and assigns forever, all the following described real estate, |
| ing and situated in the County of | ulsa and State of Oklahoma, to-wit: |
| | |
| We | st Seventy One feet and three inohes |
| | Lots Number Eleven, Twelve Thirteen Fourteen |
| | fteen Sixteen, seventeen, eighteen, nineteen and |
| | wenty all in Block Seventeen of Overlock Park |
| | dition as per amended plat to the city of Tulsa. |
| | tate of Uklahoma. |
| | |
| | |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | TOP A CURPING PARAMETERS |
| | TREASURER'S ENDORSEMENT |
| ericologista esta esta esta esta esta esta esta e | I hereby certify that I received \$ 460 and issued Receipt No. 10 therefor in payment of morigage |
| | tax on the within mortgage. Dated this Z day of 2002 1922 |
| iş (rahtarını 1909) bi ili de sanını 1904 yılını ili ili de sanın 1904 yılını ili ili ili ili ili ili ili ili i | WAYNE L. DICKEY, County Treasurer |
| *************************************** | Deputy |
| | Deputy |
| | . The first of the contract of the contract $oldsymbol{ u}$ and the contract of $oldsymbol{ u}$ |
| TO HAVE AND TO HOLD THE SA | said grantorin and to said premises, including all homestead rights, which are hereby waived and released, to- th full power and authority to collect the same in case the conditions of this mortgage become broken in any par- nements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all property from and after this date. ME unto said party of the second part, its successors and assigns forever. Said part |
| TO HAVE AND TO HOLD THE SAM onvenant with said party of the second to true and lawful ownerof the said | ME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby part, its successors and assigns, that at the delivery hereof. Bertha Eighenfeld a Single value of premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all |
| TO HAVE AND TO HOLD THE SAInvenant with said party of the second true and lawful ownerof the said cumbrances; that there is no one in add il warrant and defend the same agains PROVIDED, ALWAYS, And these p | ME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby a part, its successors and assigns, that at the delivery hereof. Bertha Bichenfeld a single was a premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all verse possession of same and that Bertha Eichenfeld a single woman at the lawful and equitable claims of all persons whomsoever. The sawful and equitable claims of all persons whomsoever. |
| TO HAVE AND TO HOLD THE SAInvenant with said party of the second true and lawful ownerof the said cumbrances; that there is no one in add il warrant and defend the same agains PROVIDED, ALWAYS, And these p | ME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby a part, its successors and assigns, that at the delivery hereof. Bertha Bichenfeld a single was a premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all verse possession of same and that Bertha Eichenfeld a single woman at the lawful and equitable claims of all persons whomsoever. The sawful and equitable claims of all persons whomsoever. |
| TO HAVE AND TO HOLD THE SAI nvenant with said party of the second e true and lawful ownerof the said numbrances; that there is no one in add il warrant and defend the same agains PROVIDED, ALWAYS, And these p quest of the partof the first part, 1 | ME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby part, its successors and assigns, that at the delivery hereof. Bertha Eighenfeld a Single value of premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all |
| TO HAVE AND TO HOLD THE SAME onvenant with said party of the second of the and lawful ownerof the said countrances; that there is no one in addition and the same against PROVIDED, ALWAYS, And these papers of the part. | ME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby a part, its successors and assigns, that at the delivery hereof. Bertha Eighenfeld a Single was a premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all verse possession of same and that Bertha Eighenfeld a single woman at the lawful and equitable claims of all persons whomsoever, resents are upon the express conditions that, whereas, the said party of the second part at the special instance and coaned and advanced to Bertha Eighenfeld a single woman. |
| TO HAVE AND TO HOLD THE SAME average with the second of true and lawful ownerof the said countrances; that there is no one in adult warrant and defend the same agains PROVIDED, ALWAYS, And these papers of the parkof the first part, 1 was a same and special, against said get thereon constantly insured in such every kind, and if any or either of said old taxes and assessments, and may entry lien claims, and may invest such sur tof all moneys so expended together | ME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby it part, its successors and assigns, that at the delivery hereof. Bertha Eichenfeld a Single will premise above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all verse possession of same and that Bertha Eichenfeld a Single woman with the lawful and equitable claims of all persons whomsoever. The lawful and equitable claims of all persons whomsoever. The second part at the special instance and coaned and advanced to Bertha Eichenfeld a Single woman when second and advanced to Bertha Eichenfeld a Single woman the sum of Sixteen Hundred and no/100 Dollars. The first part agree |
| TO HAVE AND TO HOLD THE SAME AND WHEREAS, and part, and in such a party of the second property of the same against the part | ME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby a part, its successors and assigns, that at the delivery hereof. Bertha Eighenfeld a Single was a present of a premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all verse possession of same and that Bertha Eighenfeld a Single woman at the lawful and equitable claims of all persons whomsoever. The lawful and equitable claims of all persons whomsoever, resents are upon the express conditions that, whereas, the said party of the second part at the special instance and comed and advanced to Bertha Eighenfeld a Single woman. The sum of Sixteen Hundred and no/100 Dollars. The first part agree |
| TO HAVE AND TO HOLD THE SAME AND WHEREAS, and part, and in such a party of the second property of the same against the part | ME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby a part, its successors and assigns, that at the delivery hereof. Bertha Bichenfeld a single to a premise above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all verse possession of same and that Bertha Bichenfeld a single woman in the lawful and equitable claims of all persons whomsoever, resents are upon the express conditions that, whereas, the said party of the second part at the special instance and coaned and advanced to Bertha Eighenfeld a single woman |
| TO HAVE AND TO HOLD THE SAME AND WHEREAS, and part, and in such a party of the second property of the same against the part | ME unto said party of the second part, its successors and assigns forever. Said partof the first part hereby it part, its successors and assigns, that at the delivery hereof. Bertha Eichenfeld a Single will premise above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all verse possession of same and that Bertha Eichenfeld a Single woman with the lawful and equitable claims of all persons whomsoever. The lawful and equitable claims of all persons whomsoever. The second part at the special instance and coaned and advanced to Bertha Eichenfeld a Single woman when second and advanced to Bertha Eichenfeld a Single woman the sum of Sixteen Hundred and no/100 Dollars. The first part agree |
| TO HAVE AND TO HOLD THE SAME AND WHEREAS, and part, and in such a party of the second property of the same against the part | ME unto said party of the second part, its successors and assigns forever. Said part |
| nvenant with said party of the second true and lawful ownerof the said party of the second true and lawful ownerof the said party and the same agains PROVIDED, ALWAYS, And these party and the party and the first part, 1 was a said party of the first part, 1 was a said party of the second party it is thereon constantly insured in such as the party land, and it any or either of said traces and assessments, and may effect yield, and it any or either of said traces and assessments, and may effect to fall moneys so expended together and whereast, the said | ME unto said party of the second part, its successors and assigns forever. Said part |
| nvenant with said party of the second true and lawful ownerof the said party of the second true and lawful ownerof the said party and the same agains PROVIDED, ALWAYS, And these party and the party and the first part, 1 was a said party of the first part, 1 was a said party of the second party it is thereon constantly insured in such as the party land, and it any or either of said traces and assessments, and may effect yield, and it any or either of said traces and assessments, and may effect to fall moneys so expended together and whereast, the said | ME unto said party of the second part, its successors and assigns forever. Said part |
| TO HAVE AND TO HOLD THE SAME AND WHEREAS, the said party of the second property of the said party of the said party and the said party of the said party and the same against PROVIDED, ALWAYS, And these party of the first part, in the same against party of the first part, in the said party of the second part, it is the roon constantly insured in such or red to said party of the second part, it is the roon constantly insured in such or red to said party of the second part, it is the roon constantly insured in such or red to said party of the second part, it is the roon constantly insured to said party of the second part, it is the roon constantly insured to said party of the second part, it is the roon to said the said and it any invest such surn to fall moneys so expended together. AND WHEREAS, the said. 16th 16th 17 | ME unto said party of the second part, its successors and assigns forever. Said part—of the first part hereby a part, its successors and assigns, that at the delivery hereof. Bertha Eichenfeld a Single is a premise above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all verse possession of same and that. Bertha Eichenfeld a Single woman is the leaving and equitable claims of all persons whomsever. Bertha Eichenfeld a Single woman caned and advanced to Bertha Eichenfeld a Single woman. Caned and advanced to Bertha Eichenfeld a Single woman. Che sum of Sixteen Hundred and no/100 bollars, and to keep the build-company or companies as said becond party and to keep said improvements in good repair, and to keep the build-company or companies as said becond party may designate and the policy or policies of insurance constantly transistance in the sum of the sum |
| avenant with said party of the second of true and lawful ownerof the said party of the second of true and lawful ownerof the said party and the same against PROVIDED, ALWAYS, And these party and the party and the first part, 1 work of the party and the same against control of the party and the same against provided the party and the party and the party and special, against said its thereon constantly insured in such its the party in the such its thereon constantly insured in such its the party in the such its thereon constantly insured in such its the such its thereon constantly insured in any insure | ME unto said party of the second part, its successors and assigns forever, Said part |
| avenant with said party of the second a true and lawful ownerof the said party of the second true and lawful ownerof the said party and the same against PROVIDED, ALWAYS, And these party and the party and the first part, 1 was a second part, 1 was | ME unto said party of the second part, its successors and assigns forever. Said part |
| avenant with said party of the second true and lawful ownerof the said party of the second true and lawful ownerof the said party and the same against PROVIDED, ALWAYS, And these party and the party and the first part, 1 works, general and special, against said is the said party of the second part, it every kind, and it any or either of said it taxes and assessments, and may filen claims, and may invest such sunt of all moneys so expended together and WHEREAS, the said latter and the second party it is the said latter and the second party it is considered. In the said latter and the second party it is considered to second assessments, and may filen claims, and may invest such sunt of all moneys so expended together. AND WHEREAS, the said latter and the said latter and second | ME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby it part, its successors and assigns, that at the delivery hereof. Bertha Eichenfeld a Single is premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all persons of same and that Bertha Eichenfeld a single woman is the lawful and equitable claims of all persons whomsoever. The second part at the special instance and coaned and advanced to Bertha Eichenfeld a Single woman. Sixteen Hundred and no/100 |
| TO HAVE AND TO HOLD THE SAME AND WHEREAS, said part | In part, its successors and assigns, that at the delivery hereof. Bertha Eighenfeld a Single of a good and indefeasible estate of inheritance therein, free and clear of all persons who are successful to some and that. Bertha Eighenfeld a Single woman to the leavest and equitable claims of all persons whomsoever. The second part at the special instance and council and equitable claims of all persons whomsoever. The second part at the special instance and council and advanced to Bertha Eighenfeld a Single woman the express conditions that, whereas, the said party of the second part at the special instance and council and advanced to Bertha Eighenfeld a Single woman the sum of Sixteen Hundred and no/100 both and party of the second part, its successors and assigns, to pay all taxes and assessions and improvements thereon, 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 notice of policies of insurance constantly transis successors or assigns; and also to keep said lands and improvements thereon free from all statutory lieu claims as successors or assigns; may pay eas such insurance, for such purpose, paring all party of the second part its successor assigns, may pay eas such insurance, for such purpose, paring all party of the second part its successor assigns, may pay eas as may be necessary to protect the title possession of said promises, including all costs and for the separation as may be necessary to protect the title possession of said promises, including all costs and for the separation of the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Bertha Eichenfeld a Single Bornan day of Obtober, 1922 make and deliver to the SSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Okla. LOAN ASSOCIATION, the following sums of money viz: ON DOLLARS, See to pay to the order of Tules Buil |
| TO HAVE AND TO HOLD THE SAME AND WHEREAS, said part, who the same against spend and speedal, against said it there is no one in add it warrant and defend the same against PROVIDED, ALWAYS, And these papers of the part of the first part, it was the part of the same and the same against said it was the part of the first part, it was the part of the same and and speedal, against said its thereon constantly insured in such its the said and assessments, and may effort yellond, and it any or either of said in the said. AND WHEREAS, the said. 16th 10th 11cs—Birilding & LOAN A For Value Received. There and 64/1 Same being the monthly dues on the chilicate therefor numbered. 3206 Bertha Eic | In part, its successors and assigns, that at the delivery hereof. Bertha Eighenfeld a Single of a good and indefeasible estate of inheritance therein, free and clear of all persons who are successors and assigns, that at the delivery hereof. Bertha Eighenfeld a Single of a good and indefeasible estate of inheritance therein, free and clear of all persons who are successors and assigns, from that. Bertha Eighenfeld a Single woman to the leavest and could be calculated claims of all persons whomsoever. The sum of the express conditions that, whereas, the said party of the second part at the special instance and coaned and advanced to Bertha Eighenfeld a Single woman the sum of Sixteen Hundred and no/100 boltzars. The first part agree |
| TO HAVE AND TO HOLD THE SAME AND WHEREAS, said part, and these parts and special party of the second process of the part of the first part, and these parts, special parts, and the part of the first part, and the parts, special parts, and the parts, special parts, and | In part, its successors and assigns, that at the delivery hereof. Bertha Bichenfeld a Single of part, its successors and assigns, that at the delivery hereof. Bertha Bichenfeld a Single of part, its successors and assigns, that at the delivery hereof. Bertha Bichenfeld a Single of part at the successors and assigns of all persons whomsoever. It the lawful and equitable claims of all persons whomsoever. The successors are upon the express conditions that, whereas, the said party of the second part at the special instance and coaned and advanced to Bertha Bichenfeld a Single woman. The sum of Sixteen Hundred and no/100 bollars. The successors and assigns, to pay all taxes and assessible and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-company or companies as said second party of the second part, its successors and assigns, to pay all taxes and assessible successors or assigns; and also to keep said lands and improvements in good repair, and to keep the build-company or companies as said second party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all statutory len claims spreaments be not performed as afforesaid then said party of the second part its successors or assigns, may pay est such purpose, paring the costs thereof, and may also pay the final industry len claims agreements be not performed as afforesaid their said party of the second part its successors or assigns, may pay with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Bertha Bichenfeld a single seman day of Obtober 1922 make and deliver to the SSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Okla, October 16th 192 we see to pay to the order of Tulsa Building LOAN ASSOCIATION, the following sums of money viz: OO DOLLARS, and the sum of the page of the second part is said Association, re |
| ro have and to hold the second of the said party of the second of the said party of the second of the said party of the said party and the same against PROVIDED, ALWAYS, and these pages of the party of the first part, it is thereon constantly insured in such order to said party of the second part, it is thereon constantly insured in such order to said party of the second part, it is thereon constantly insured in such order to said party of the second part, it order to said party of the second part, it order to said party of the second part, it order to said party of the second part, it order to said party of the second part, it order to said party of the second part, it order to said party of the said. AND WHEREAS, the said. AND WHEREAS, the said. I on the life the said. Tor Value Received. Ten and 64/1 a same being the monthly dues on the same being the sam | In part, its successors and assigns, that at the delivery hereof. Bertha Eichenfeld a Single was a provided by a part, its successors and assigns, that at the delivery hereof. Bertha Eichenfeld a Single was a provided by a part, its successors and assigns, that at the delivery hereof. Bertha Eichenfeld a Single was a provided by the second part at the second part at the special instance and caned and equitable claims of all persons whomsoever. It is a single was a provided by the second part at the special instance and caned and savanced to Bertha Eichenfeld a Single was a provided by the successor of part at the special instance and caned and savanced to Bertha Eichenfeld a Single was a provided by the successor of assigns; and last a party of the second part, its successors and assigns, to pay all invos and assessing and and improvements thereon, when they are to be paid improvements in good repair, and to keep the build-and and improvements thereon, when they are to be paid improvements in good repair, and to keep the build-assigns and and a second part is not performed as acrossinated then said party of the second part its successors or assigns, may pay set such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmannet for any status as may be necessary to protect the title or possession of said promises, 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. Bertha Eichenfeld B single seman day of Obtober, 1922 make and deliver to the SSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Okla, Ctober, 16th 192 se to pay to the order of Tulsa Building Looks of said Association, represented and evidenced by the third day piedged by the By-Laws of said Association, represented and evidenced by the third day piedged by the By-Laws of said Association, represented and evidenced by the third day pi |
| nvenant with said party of the second of true and lawful owner | In part, its successors and assigns, that at the delivery hereof. Bertha Eichenfeld a Single was a part, its successors and assigns, that at the delivery hereof. Bertha Eichenfeld a Single was a part of the first part hereby as part, its successors and assigns, that at the delivery hereof. Bertha Eichenfeld a Single woman are upon the express conditions that, whereas, the said party of the second part at the special instance and caned and advanced to Bertha Eichenfeld a Single woman. The sum of Sixteen Hundred and no/100 bear as a single woman. The sum of Sixteen Hundred and no/100 bear as a single woman. The sum of Sixteen Hundred and no/100 bear as a single woman. The sum of Sixteen Hundred and no/100 bear as a single woman. The sum of Sixteen Hundred and no/100 bear and assess as successors or assigns, to pay all taxes and assess as successors or assigns, and also to keep add lands and improvements in good repair, and to keep the build-company or companies as said second party my designate and the policy or policies of insurance constantly transary as successors or assigns, and also to keep said lands and improvements thereon free from all statutory lien claims agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay est successors or assigns, may pay status as may be necessary to protect the title or possession of said promises, 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. Bertha Eichenfeld a single seman day of Obtober, 1922 make and deliver to the SSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Okla October, 16th Sectopay to the order of Tulsa Building Loan Association, represented and evidenced by the hand as a single sector of the second part is successors of the second part with the charge as a single second part with the charge as a single second |