N_{o. 214305} ch

MORTGAGE RECORD No. 415 COMPARED

	In
	SSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part,
	noueand and no/100 Dollars,
	the receipt whereof is hereby acknowledged, haS. sold and by these presents
	aid party of the second part, its successors and assigns forever, all the following described real estate,
マー・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	and State of Oklahoma, to-wit:
없다 경기가 되었습니다 등 하다 되었다.	보는 그 모으고 하면 그릇이 불만하고 말이 얼마 얼마 하다면 보고 있었다.
Lot Twelve	(12) Block One (1) Maywood Addition
	of Tulsa, Uklahoma according to the
recorded pl	Lat-thereof and all improvements
TO HAVE AND TO HOLD THE SAME unto savenant with said party of the second part, its s	rin and to said premises, including all homestead rights, which are hereby waived and released, to- er and authority to collect the same in case the conditions of this mortgage become broken in any par- reciliaments and appurtenances thereto belonging. A-Rest-and specific-like is hereby granted on all meand after this flate. iid party of the second part, its successors and assigns forever. Said part
TO HAVE AND TO HOLD THE SAME unto san avenant with said party of the second part, its sature and lawful ownerof the said premises numbrances; that there is no one in adverse possess.	aid party of the second part, its successors and assigns forever. Said part
TO HAVE AND TO HOLD THE SAME unto san avenant with said party of the second part, its so true and lawful ownerof the said premises sumbrances; that there is no one in adverse posses il warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are quest of the partX.of the first part, loaned and	successors and assigns, that at the delivery hereof. he is above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all selon of same and that he hereof. In and equitable claims of all persons whomsoever, a upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.
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TO HAVE AND TO HOLD THE SAME unto say invenant with said party of the second part, its see true and lawful ownerof the said premises cumbrances; that there is no one in adverse posses ill warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are quest of the part	above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all assign of same and that above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all sellon of same and that all and equitable claims of all persons whomsoever, but upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to AUGULT A Single person the sum of Four Thousand and n o/loo pollars. agreedwith the said party of the second part, its successors and assigns, to pay all taxes and assessing to emphasize as said second party may designate and the policy or policies of insurance constantly transs or assigns; and also to keep said lands and improvements thereon from all statutory lien claims so hen to performed as aforesaid then said party of the second part its successors or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statube necessary to protect the title or possession of said premises, including all costs and for the repayharges thereon as provided by the By-Laws of said Association, these presents shall be security. August 1 said 1 security.
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onvenant with said party of the second part, its second part and lawful ownerof the said premises cumbrances; that there is no one in adverse possessill warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are quest of the part	above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all sell and equitable claims of all persons whomsoever, on upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to. August a Single person the successors and assigns, to pay all taxes and assessment of the said party of the second part, its successors and assigns, to pay all taxes and assessment of the said party of the second part, its successors and assigns, to pay all taxes and assessment of the said party of the second part its successors or assigns, and to keep the builder companies as said second party may designate and the policy or policies of insurance constantly transsor assigns; and also to keep said lands and improvements thereon free from all statutory lien claims so en assigns; and also to keep said lands and improvements thereon free from all statutory lien claims so hen to performed as aforesaid then said party of the second part its successor or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statubance of the second part is successor or assigns, may pay harges thereon as provided by the By-Laws of said Association, these presents shall be security. August 1922 make and deliver to the ON their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
anyenant with said party of the second part, its so true and lawful ownerof the said premises sumbrances; that there is no one in adverse posses I warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are quest of the part	above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all assign of same and that above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all sellon of same and that all and equitable claims of all persons whomsoever, but upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to AUGULT A Single person the sum of Four Thousand and n o/loo pollars. agreedwith the said party of the second part, its successors and assigns, to pay all taxes and assessing to emphasize as said second party may designate and the policy or policies of insurance constantly transs or assigns; and also to keep said lands and improvements thereon from all statutory lien claims so hen to performed as aforesaid then said party of the second part its successors or assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statube necessary to protect the title or possession of said premises, including all costs and for the repayharges thereon as provided by the By-Laws of said Association, these presents shall be security. August 1 said 1 security.
AND WHEREAS, said party of the first part is sentence and specially specially supported to all moneys so expended together with the class of all moneys so expended together with the class of the notice of all moneys so expended together with the class of the notice of all moneys so expended together with the class of the notice of the n	successors and assigns, that at the delivery hereof. he is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all and equitable claims of all persons whomsoever, a upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to. August a Single person the sum of Four Thousand and n o/100 Dollars, agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- mprovements thereon, when due, and to keep said improvements in good repair, and to keep the build- reompanies as said second party may designate and the policy or policies of insurance constantly trans- so or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims so he not performed as aforesaid then said party of the second part its successor assigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statu- be necessary to protect the title or possession of said premises, including all costs and for the repay- harges thereon as provided by the By-Laws of said Association, these presents shall be security. August a Single person Moyamber, 1922 make and deliver to the ON their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Bartlesville Prusa, Okla, Noyamber 15th. DOLLARS,
average and special against said lands and party line and special against said lands and party of the second part, its said true and lawful owner	successors and assigns, that at the delivery hereof. he is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all and equitable claims of all persons whomsoever, a upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to
any the AND TO HOLD THE SAME unto say the second part, its second part, its second part, its second part, its part second part, its part, loaned and second part, its successor of the part. Not the first part, loaned and second part, its successor its successor in the second part, its successor its successor its successor in the second part, its successor its successor its successor its successor in the second part, its successor its successor its successor in the second part, its successor its successor its successor in the second part, its successor its successor in the second part, its successor its successor in the second part, its successor in the	successors and assigns, that at the delivery hereof. he is successors and assigns, that at the delivery hereof. he is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all and equitable claims of all persons whomsoever, a upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to. August a single person Four Thousand and n c/100 DOLLARS, agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- roompanies as said second party may designate and the policy or policies of insurance constantly trans- s or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims she not performed as aforesaid then said party of the second part its successors cassigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- be necessary to protect the title or possession of said premises, including all costs and for the repay- harges thereon as provided by the By-Laws of said Association, these presents shall be security. August a single person Moyamber 1922 make and deliver to the ON their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Bartlesville Putsa, Okia, November 15th 1922 of the order of Home Sayings & Loan Association, represented and evidenced by the the deverted by
anvenant with said party of the second part, its say true and lawful owner	above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all seion of same and that. As and equitable claims of all persons whomsoever, a upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to. August a single person the successors and assigns, to pay all taxes and assessmprovements thereon, when due, and to keep said improvements in good repair, and to keep the builder companies as said second party may designate and the policy or policies of insurance constantly irans as or assigns and also to keep said lands and improvements thereon at state the said their saids there are the said provided by the said provided by the first three or possession of said premises, including all costs and for the repaybance for successor and assigns, and said to the said the said premises, including all costs and for the repaybance for successor and assigns, maked the said premises, including all costs and for the repaybance for successor and assigns, maked the said premises, including all costs and for the repaybance for successor and assigns, maked the said premises, including all costs and for the repaybance for successor and association, these presents shall be security. August a single person Moyember 1922 make and algures as follows, to-wit: Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note or obligation to secure a loan of the said Association, represented and avidenced by
TO HAVE AND TO HOLD THE SAME unto sale avenant with said party of the second part, its a second part, its an avenant with said party of the said premises a true and lawful owner	above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all seion of same and that. As and equitable claims of all persons whomsoever, a upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to. August a single person the successors and assigns, to pay all taxes and assessmprovements thereon, when due, and to keep said improvements in good repair, and to keep the builder companies as said second party may designate and the policy or policies of insurance constantly irans as or assigns and also to keep said lands and improvements thereon at state the said their saids there are the said provided by the said provided by the first three or possession of said premises, including all costs and for the repaybance for successor and assigns, and said to the said the said premises, including all costs and for the repaybance for successor and assigns, maked the said premises, including all costs and for the repaybance for successor and assigns, maked the said premises, including all costs and for the repaybance for successor and assigns, maked the said premises, including all costs and for the repaybance for successor and association, these presents shall be security. August a single person Moyember 1922 make and algures as follows, to-wit: Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: Note or obligation to secure a loan of the said Association, represented and avidenced by
TO HAVE AND TO HOLD THE SAME unto sa necessary with said party of the second part, its say the said lawful owner	successors and assigns, that at the delivery hereof. he is successors and assigns, that at the delivery hereof. he is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all and equitable claims of all persons whomsoever, a upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to. August a single person Four Thousand and n c/100 DOLLARS, agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- roompanies as said second party may designate and the policy or policies of insurance constantly trans- s or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims she not performed as aforesaid then said party of the second part its successors cassigns, may pay surance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- be necessary to protect the title or possession of said premises, including all costs and for the repay- harges thereon as provided by the By-Laws of said Association, these presents shall be security. August a single person Moyamber 1922 make and deliver to the ON their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Bartlesville Putsa, Okia, November 15th 1922 of the order of Home Sayings & Loan Association, represented and evidenced by the the deverted by
ro have and to hold the second part, its a second recommend with said party of the second part, its a second recommendation of the said premises the true and lawful owner	successors and assigns, that at the delivery hereof. he is successors and assigns, that at the delivery hereof. he is above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all selon of same and that. he if and equitable claims of all persons whomsoever. I upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to. AUGUIT A SINGLE PERSON. the successors and assigns, to pay all taxes and assess- mprovements thereon, when due, and to keep said improvements in good repair, and to keep the build- reompanies as said second party may designate and the policy or policies of insurance constantly trans- sor assigns; and also to keep said lands and improvements thereon free from all statutory lien claims so re such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- be necessary to protect the title or possession of said premises, including all costs and for the repay- harges thereon as provided by the By-Laws of said Association, these presents shall be security. AUCUIT A SINGLE PERSON day of Noyember 1922 make and deliver to the Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Bartlesville Pubs., Okla., November 15th 192 & o the order of Home Sayings & Loan association, represented and avidenced by the share S of the capital stock of said Association, represented and avidenced by the this day pledged by Loan Association to secure a loan of Thousand and no/100 DOLLARS, and the sum of
TO HAVE AND TO HOLD THE SAME unto say invenant with said party of the second part, its a second part, its are true and lawful owner	side party of the second part, its successors and assigns forever. Said part. Not the first part hereby successors and assigns, that at the delivery hereof. 19 is above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all side of same and that. 19 in and equitable claims of all persons whomsoever. 19 upon the express conditions that, whereas, the said party of the second part at the special instance and ndvanced to. AUGULT A SINGLE PERSON. 10 DOLLARS. AUGULT A SINGLE PERSON. 10 DOLLARS. 10 DO
TO HAVE AND TO HOLD THE SAME unto say onvenant with said party of the second part, its a convenant with said party of the second part, its are true and lawful owner	successors and assigns, that at the delivery hereof he is successors and assigns, that at the delivery hereof he is successors and assigns, that at the delivery hereof he is successors and assigns, that at the delivery hereof he is successors and assigns, that at the delivery hereof he is successors and assigns, that at the delivery hereof he is successors and assigns, that at the delivery hereof he is successors and assigns, that at the delivery hereof he is successors and assigns, that at the delivery hereof here
TO HAVE AND TO HOLD THE SAME unto say invenant with said party of the second part, its a second part, its are true and lawful owner	side party of the second part, its successors and assigns forever. Said part. Not the first part hereby successors and assigns, that at the delivery hereof. 19 is above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all side of same and that. 19 in and equitable claims of all persons whomsoever. 19 upon the express conditions that, whereas, the said party of the second part at the special instance and ndvanced to. AUGULT A SINGLE PERSON. 10 DOLLARS. AUGULT A SINGLE PERSON. 10 DOLLARS. 10 DO