## MORTGAGE RECORD No. 415

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WINNESSPIT, Note the side port_leg at the first part, the said to consideration of the seem of Three Though and an	물론 시민들은 하는 이번에 살아가 된 경험을 하는 것 같아. 이번 기가 없는	아이들의 아이지는 경기가 들는 회에 가는 사람이 되었다. 그 사람은 얼마를 하지만 하지 않는데 사용하다. 이 나
Three Thouseand and 00/100.  ODLANS, SEALOWST and CONTINUAL or each party or the second part, its successors and assigns foregre, all the address described and address of the second part, its successors and assigns foregre, all the address described and existing and attended in the County of  The Saltern (16) and Seventaen (17)  In Blook Three (3) River side Addition to  Test This new This and Seventaen (17)  In Blook Three (3) River side Addition to  Test This new This and Seventaen (17)  In Blook Three (3) River side Addition to  Test This new This and Seventaen (17)  In Blook Three (18) and Seventaen (17)  WATTER INCOME (18) and Seventaen (17)  WATTER INCOME (18) and Seventaen (18) and Seventaen (19) and Seventaen (		그림도 하늘 시간 그는 그 전에 가는 그리는 사람들은 그렇지만 그리는 이를 하는 것이 되었다. 그리고 하는 것이 되었다.
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Depaty  Depaty		WAYNE L. DICKEY, County B.
The service and interest of each greeners, the content and interest of each greeners, and and to said premises, including all homestead rights, which are hereby waived and released, together with all reats of said property, with upower and authority to collect the same in case the conditions of this mortgage become broken in any particular, and with all and singuise the interements, heredituments and apprehences thereto belonging. A first and specified in any part of the second part, its successors and assigns forever. Said part—of the first part hereby convenant with said party of the account part, its successors and assigns, that at the delivery hereof. D. Tinney and Millie Tinney in the two and lawful owner.—of the said premises above granted, and select of a good and indecable centre of the said party of the account of mans and that. D. Tinney and Willie Tinney his Wife.  Sometimenous; that there is no one in adverse passession of same and that of all passess selectates of inheritance therein, free and clear of all months and the same presents are upon the captess conditions that, whereas, the said party of the second part at the special instance and Tinoville, And these presents are upon the captess conditions that, whereas, the said party of the second part at the special instance and assigns of the first part, lounced and advanced to.  D. Tinney and Willie Tinney his wife.  Three Thousand and O/100  D. Tinney and willie Tinney his wife.  AND WHEREAS, said part—of the first part agree.—with the said party of the second part, its successors and assigns, to pay all taxes and assessment, general and appeals, against and lands and improvements thereous when decade and appeals, against and lands and improvements thereous and to keep said improvements in good repair, and to keep the building special, gainst and lands and improvements thereous and to keep and the party of the second part, its successors or assigns; and also to keep said lands and improvements in good repair, and to keep the building special, aga		Troasufer
that all right, title, estate and interest of said granter. In and to said premises, including all homestead rights, which are hereby waived and releabed, to-collect with all reats of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particular, and with all and singular the incements, hereither this data.  168  TO HAYE AND ON HOLD THE SAME units multi-same and approperty rem and after this data.  168  TO HAYE AND TO HOLD THE SAME units multi-same and appropriate property and singular to the second part, its successors and assigns forever. Said part.—of the first part hereby convenant with said party of the second part, its successors and assigns forever. Ball part.—of the first part hereby convenant with said party of the second part, its successors and assigns forever. Ball part.—of the first part hereby convenant with said party of the second part, its successors and assigns forever. Ball part.—of the first part hereby convenant with said party of the said premises above granted, and select of a good and indicable centre of interfance therein, free and clear of all neutrons and defend be same spannesses and saves and that the same and the same spannesses and saves and the same spannesses and saves and the same spannesses and saves and the same spannesses and advanced to.  10. Tinney and Willie Tinney his wife.  AND WHEREAS, said part.—of the same and advanced to.  10. Tinney and Willie Tinney his wife.  AND WHEREAS, said part.—of the same and saves and saves and the same special, against add lands and improvements thereon is part, and to keep the building special, against add lands and improvements the special special, gainst and shall have allowed said gargements be not performed as decreasified the said party of the second part, its successors or assigns, may not be said and save allowed and lands and improvements in good repair, and to keep the building special, against add lands and improvements in good repair, and to keep the bu		Depoty
and all right, title, estate and interest of said granter.—In and to said premises, including all homestead rights, which are hereby waived and released, together with all reats of said property, with full power and authority to collect the same in case the conditions of this merigane become broken in any particulate and predits accruing from said property from and after this date.  108  TO HAVE AND TO HOLD THE SAME unto said purty of the second part, its successors and assigns forever. Said part.—Of the first part horsely convenant with said party of the said premises above granted, and selved of a good and indetensible estate of inheritance therein, free and clear of all neumbrances; that there is no one is adverse possession of same said the D. Finney and Willie Tinney his wife.  118 PROVIDED, ALVAYS, And these presents are upon the express conditions of all premises whomesees.  118 PROVIDED, ALVAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.  119 D. Tinney and Willie Tinney his wife.  128  AND WHEREAS, said part—of the first part agree.—with the said party of the second part, its successors and assigns, to pay all taxes and assessments, and much company or companies and also to deep said improvements in good repair, and to keep the buildance of the companies of the second part, its successors and assigns, to pay all taxes and assessments, and much company or companies and also to deep said languagements in good repair, and to keep the buildance of the companies of the second part, its successors and assigns, to pay all taxes and assessments, and may also post part of the second part, its successors or assigns, may pay the taxes and assessments, and may companies and also to deep said languagements in good repair, and to keep the buildance of the companies and also to deep said languagements in good repair, and to keep the second part, its successors or assigns, may pay the taxes and assessments, and may end of		
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to every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay uch taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any staturary lies claims, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any staturary lies claims, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any staturary lies and payed to prove the title or payed to the successors or said Association, these presents shall be security.  AND WHEREAS, the said  D. Tinney and Willie Tinney, his wife  November 1922	And all right, title, estate and interest of said granterin and the other with all rents of said property, with full power and auticular, and with all and singular the tenements, hereditument centals and profits accruing from said property from and att TO HAVE AND TO HOLD THE SAME unto said party of convenant with said party of the second part, its successors	o said premises, including all homestead rights, which are hereby walved and released, to- iority to collect the same in case the conditions of this mortgage become broken in any par- is and appurionances thereto belonging. A first and specific lien is hereby granted on all or this date.  ies the second part, its successors and assigns forever. Said part
November 1922 make and deliver to the tribest Building & 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  Tulsa, Okla, November 15, 192 &  For Value Received We promise to pay to the order of Tulsa Building & Loan association, the following sums of money viz: the sum of Fifty Three and 55/100 DOLLARS, no same being the monthly dues on the 30 share and of the capital stock of said association, represented and evidenced by the criticate therefor numbered 3350 this day pledged by D. Tinney and Willie Tinney his wife to said association to secure a loan of Three Thousand and 00/100 DOLLARS, and the sum of Twenty Three and 85/100 DOLLARS, the same being the interest me monthly upon said sum so borrowed by Us And Wepromise to pay said association at its Home Office at Tulsa Oklahom as said sums of money, amounting in the aggregate to Seventy seven and 40/100 DOLLARS;	And all right, title, estate and interest of said grantorin and to other with all rents of said property, with full power and auticular, and with all and singular the tenements, hereditument contais and profits accruing from said property from and at TO HAVE AND TO HOLD THE SAME unto said party of convenant with said party of the second part, its successors the true and lawful owner	o said premises, including all homestead rights, which are hereby walved and released, to- icity to collect the same in case the conditions of this mortgage become broken in any per- is and appurionances thereto belonging. A first and specific lien is hereby granted on all or this date.  ies the second part, its successors and assigns forever. Said partof the first part hereby and assigns, that at the delivery hereof. D. Tinney and Willie Tinney h  ted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all me and that D. Tinney and Willie Tinney his wife.  and claims of all persons whomsoever.  Willie Tinney his wife.  Willie Tinney his wife.  Willie Tinney his wife, the sum of nousand and OO/100  DOLLARS.  this the said party of the second part, its successors and assigns, to pay all taxes and assess- tis thereon, when due, and to keep said improvements in good repair, and to keep the build- as as said second party may designate and the policy or policies of insurance constantly trans- tered are to keep said lands and invervements thereof feet from all statutural lands and invervements the content of lands and invervements thereof feet from all statutural lands and in the policy or policies of insurance constantly trans-
Tulsa, Okla November 15, 192 Z  For Value Received. We promise to pay to the order of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz:  the sum of Fifty Three and 55/100 DOLLARS, the same being the monthly dues on the 30 share S of the capital stock of said Association, represented and evidenced by the  tertificate therefor numbered. 3350 this day pledged by  D. Tinney and Willie Tinney his wife to said Association to secure a loan of  Three Thousand and 00/100 DOLLARS, and the sum of  Twenty Three and 85/100 DOLLARS; the same being the interest  ue monthly upon said sum so borrowed by Us And Wepromise to pay said Association at its Home Office at Tulsa Oklahom  the said sums of money, amounting in the aggregate to Seventy seven and 40/100 DOLLARS;	And all right, title, estate and interest of said grantorin and tegother with all rents of said property, with full power and auticular, and with all and singular the tenements, hereditument rentals and profits accruing from said property from and att TO HAVE AND TO HOLD THE SAME unto said party of convenant with said party of the second part, its successors such that there is no one in adverse possession of said provided in the said premises above grant neumbrances; that there is no one in adverse possession of said will warrant and defend the same against the lawful and equit PROVIDED, ALWAYS, And these presents are upon the request of the partof the first part, loaned and advanced to D. Tinney and Three Times and second part, its successors or assign fevery kind, and if any or either of said agreements be not peut taxes and assessments, and may effect such insurance, to ory lien claims, and may invest such sums as may be necessarent of all moneys so expended together with the charges the AND WHEREAS, the said	o said premises, including all homestead rights, which are hereby waived and released, to- lority to collect the same in case the conditions of this mortgage become broken in any par- se and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  100  the second part, its successors and assigns forever. Said part
For Value Received. We promise to pay to the order of Tules Building & LOAN ASSOCIATION, the following sums of money viz: the sum of Fifty Three and 55/100 DOLLARS, no same being the monthly dues on the 30 share. S of the capital stock of said Association, represented and evidenced by the criticate therefor numbered. 3350 this day pledged by  D. Tinney and Willie Tinney his wife to said Association to secure a loan of Three Thousand and 00/100 DOLLARS, and the sum of  TWONTY-Three and 65/100 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 Oklshom as said sums of money, amounting in the aggregate to Seventy seven and 40/100 DOLLARS;	And all right, title, estate and interest of said grantor	o said premises, including all homestead rights, which are hereby waived and released, to- lority to collect the same in case the conditions of this mortgage become broken in any par- se and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  100  the second part, its successors and assigns forever. Said part
Three Thousand and 00/100  Twenty Three and 85/100  Dollars, and sum of the replication of the capital stock of said Association, represented and evidenced by the capital therefor numbered 3350  Three Thousand and 00/100  Twenty Three and 85/100  Dollars, and the sum of the monthly upon said sum so borrowed by Us  And We promise to pay said Association at its Home Office at Tules Oklahom the said sums of money, amounting in the aggregate to Seventy seven and 40/100  Dollars,	And all right, title, estate and interest of said grantor	o said premises, including all homestead rights, which are hereby waived and released, to- lority to collect the same in case the conditions of this mortgage become broken in any par- s and appurionances thereto belonging. A first and specific lien is hereby granted on all or this date.  ies the second part, its successors and assigns forever. Said partof the first part hereby and assigns, that at the delivery hereof. D. Tinney and Willie Tinney h  wife ted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all he and that D. Tinney and Willie Tinney his wife able claims of all persons whomsoever. express conditions that, whereas, the said party of the second part at the special instance and b.  Willie Tinney his wife, the sum of housand and OO/100  DOLLARS.  th the said party of the second part, its successors and assigns, to pay all taxes and assess- tes thereon, when due, and to keep said improvements in good repair, and to keep the build- is as said second party may designate and the policy or policies of insurance constantly trans- strate to keep said lands and improvements thereon free from all statutory lien claims formed as aforesaid then said party of the second part its successors or assigns, may pay y such purpose, paying the costs thereof, and may also pay the final judgement for any statu- y to protect the title or possession of said premises, including all costs and for the repay- cen as provided by the By-Laws of said Association, these presents shall be security.  Solvember, 1922 make and deliver to the other or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION
Three Thousand and 00/100  Twenty Three and 85/100  Dollars, and sum of the replication of the capital stock of said Association, represented and evidenced by the capital therefor numbered 3350  Three Thousand and 00/100  Twenty Three and 85/100  Dollars, and the sum of the monthly upon said sum so borrowed by Us  And We promise to pay said Association at its Home Office at Tules Oklahom the said sums of money, amounting in the aggregate to Seventy seven and 40/100  Dollars,	And all right, title, estate and interest of said grantor	o said premises, including all homestead rights, which are hereby walved and released, to- lority to collect the same in case the conditions of this mortgage become broken in any par- is and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  ies  the second part, its successors and assigns forever. Said part
no same being the monthly dues on the 30 share. So of the capital stock of said Association, represented and evidenced by the criticate therefor numbered 3350 this day pledged by  D. Tinney and Willie Tinney his wife to said Association to secure a loan of Three Thousand and 00/100 DOLLARS, and the sum of Twenty Three and 85/100 DOLLARS; the same being the interest use monthly upon said sum so borrowed by Us And Wepromise to pay said Association at its Home Office at Tules Oklahom as said sums of money, amounting in the aggregate to Seventy seven and 40/100 DOLLARS;	And all right, title, estate and interest of said grantorin and to the with all rents of said property, with full power and auticular, and with all and singular the tenements, hereditament contains and profits accruing from said property from and att to HAVE AND TO HOLD THE SAME unto said party of convenant with said party of the second part, its successors he true and lawful owner	o said premises, including all homestead rights, which are hereby walved and released, to- lority to collect the same in case the conditions of this mortgage become broken in any par- s and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  168  the second part, its successors and assigns forever. Said partof the first part hereby and assigns, that at the delivery hereof. D. Tinney and Willie Tinney h: ted, and soized of a good and indefeasible estate of inheritance therein, free and clear of all me and that D. Tinney and Willie Tinney his Wife.  able claims of all persons whomsoever. express conditions that, whereas, the said party of the second part at the special instance and and Willie Tinney his wife, the sum of 100.53 and And OO/100  DOLLARS.  This he said party of the second part, its successors and assigns, to pay all taxes and assess- tes thereon, when due, and to keep said improvements in good repair, and to keep the build- as as all second party may designate and the policy or policies of insurance constantly trans- sis; and also to keep said lands and improvements thereon free from all statutory lien claims formed as aforcasid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for any statu- y to protect the title or posacesion of said premises, including all costs and for the repay- con as provided by the By-Laws of said Association, these presents shall be security.  Sand Willie Tinney his wife  November 1922 make and deliver to the other 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:
D. Tinney and Willie Tinney his wife to said Association to secure a loan of Three Thousand and 00/100 DOLLARS, and the sum of Twenty Three and 85/100 DOLLARS; the same being the interest us monthly upon said sum so borrowed by Us And Wepromise to pay said Association at its Home Office at Tules Oklahom as said sums of money, amounting in the aggregate to Seventy seven and 40/100 DOLLARS;	And all right, title, estate and interest of said grantorin and to the with all rents of said property, with full power and auticular, and with all and singular the tenements, hereditament contains and profits accruing from said property from and att to HAVE AND TO HOLD THE SAME unto said party of convenant with said party of the second part, its successors he true and lawful owner	o said premises, including all homestead rights, which are hereby waived and released, tority to collect the same in case the conditions of this mortgage become broken in any parson and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  100  the second part, its successors and assigns forever. Said part
Three Thousand and 00/100 DOLLARS, and the sum of  Twenty-Three and 85/100 DOLLARS; the same being the interest  ue monthly upon said sum so borrowed by US And We promise to pay said Association at its Home Office at Tules Oklahom  te said sums of money, amounting in the aggregate to Seventy seven and 40/100 DOLLARS;	And all right, title, estate and interest of said grantorin and to the with all rents of said property, with full power and auticular, and with all and singular the tenements, hereditament rentals and profits accruing from said property from and att TO HAVE AND TO HOLD THE SAME unto said party of convenant with said party of the second part, its successors he true and lawful owner	o said premises, including all homestead rights, which are hereby walved and released, to- lority to collect the same in case the conditions of this mortgage become broken in any par- s and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  168  the second part, its successors and assigns forever. Said part. of the first part hereby and assigns, that at the delivery hereof. D. Tinney and Willie Tinney h  ted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all as and that D. Tinney and Willie Tinney his wife, able claims of all persons whomsoever.  express conditions that, whereas, the said party of the second part at the special instance and by the willie Tinney his wife, the sum of 10018300 and 00/100  DOLLARS.  this the said party of the second part, its successors and assigns, to pay all taxes and assess- the threen, when due, and to keep said improvements in good repair, and to keep the build- as as said second party may designate and the policy or policies of insurance constantly trans- stormed as aforesaid then said party of the second part its successors or assigns, may pay y such purpose, paying the costs thereof, and may also pay the final judgment for any statu- y to protect the title or possession of said premises, including all costs and for the repay- con as provided by the By-Laws of said Association, these presents shall be security.  Sand Willie Tinney his wife  Of November 1922 make and deliver to the one or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tulsa, Okla, November 15, 192  of Tulsa Building & LOAN ASSOCIATION, the following sums of money viz:  DOLLARS,  constitutions of the capital stock of said Association, represented and evidenced by the
Twenty—Three—and—85/100———————————————————————————————————	And all right, title, estate and interest of said grantor	o sald premises, including all homestead rights, which are hereby walved and released, to cority to collect the same in case the conditions of this mortgage become broken in any parses and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  the second part, its successors and assigns forever. Said part—of the first part hereby and assigns, that at the delivery hereof. D. Tinney and Willie Tinney his died, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all me and that.  D. Tinney and Willie Tinney his wife, able claims of all persons whomsoever. express conditions that, whereas, the said party of the second part at the special instance and clear of all willie Tinney his wife, the sum of nousend and 00/100 DOLLARS.  The the said party of the second part, its successors and assigns, to pay all taxes and assessite thereon, when due, and to keep said improvements in good repair, and to keep the builds as said second party may designate and the policy or policies of insurance constantly transite said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for any statuy to protect the title or possession of said premises, including all costs and for the repayence are provided by the By-Laws of said Association, these presents shall be security.  Sand Willie Tinney his wife  Of November 1922 make and deliver to the one 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 and to keep all Association, represented and evidenced by the pledged by
ue monthly upon said sum so borrowed by Us And Wepromise to pay said Association at its Home Office at Tules Oklshom ne said sums of money, amounting in the aggregate to Seventy seven and 40/100 DOLLARS;	And all right, title, estate and interest of said granter	o said premises, including all homestead rights, which are hereby walved and released, to protify to collect the same in case the conditions of this mortgage become broken in any parson and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  the second part, its successors and assigns forever. Said part
ne said sums of money, amounting in the aggregate to	And all right, title, estate and interest of said granter	o sald premises, including all homestead rights, which are hereby walved and relased, toority to collect the same in case the conditions of this mortsage become broken in any parse and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  ies the second part, its successors and assigns forever. Said partof the first part hereby and assigns, that at the delivery hereof. D. Tinney and Willie Tinney had wife and assigns, that at the delivery hereof. D. Tinney and Willie Tinney his wife and that D. Tinney and Willie Tinney his wife and that D. Tinney and Willie Tinney his wife.  the and that D. Tinney and Willie Tinney his wife
	And all right, title, estate and interest of said grantor	o said premises, including all homestead rights, which are hereby walved and relaxed, to-city to collect the same in case the conditions of this mortrage become broken in any pars and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  ies the second part, its successors and assigns forever. Said part of the first part hereby and assigns, that at the delivery hereof. D. Tinney and Willie Tinney h: Wife ted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all as and that. D. Tinney and Willie Tinney his Wife ted and persons whomsoever express conditions that, whereas, the said party of the second part at the special instance and assigns conditions that, whereas, the said party of the second part at the special instance and acceptable claims of all persons whomsoever express conditions that, whereas, the said party of the second part at the special instance and acceptable claims of any and to keep said party of the second part at the special instance and acceptable and to keep said improvements in good repair, and to keep the builds as as said second party may designate and the policy or policies of insurance constantly transformed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for any statuy to protect the title or possession of said premises, including all costs and for the repay- con as provided by the By-Laws of said Association, these presents shall be security.  and willie Tinney his wife  of
	And all right, title, estate and interest of said grantorin and tegether with all rents of said property, with full power and auticular, and with all and singular the tenements, hereditument rentals and profits accruing from said property from and att TO HAVE AND TO HOLD THE SAME unto said party of convenant with said party of the second part, its successors the true and lawful owner	o said premises, including all homestead rights, which are hereby walved and released, to- corrity to collect the same in case the conditions of this mortings become broken in any par- s and appurtenances thereto belonging. A first and specific lien is hereby granted on all or this date.  the second part, its successors and assigns forever. Said part
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