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MORTGAGE RECORD No. 415

Ioan 952.

SA Building & LOAN ASSOCIATION, a corporation organized under the laws of the Sta	ite of Oklahoma, party of the second part.
WITNESSETH, That the said part. 168	ion of the sum of
Two Thousand and 00/100	,,,,,,,,,,DOLLARS,
nand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha. V.C. sold and t	by these presents
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever	, all the following described real estate.
ng and situated in the County of Tulsa	and State of Oklahoma, to-wit;
hansamasakantinsegarenggunanasikantanasiktuansamanan saanjantantangtin masamatangti terminantan matamatan mata	
Lot Five (5) Block Five (5) Bellview Addition	en de la companya de
to the city of Tulsa, Oklahoma, according to the	
recorded plat thereof.	
and the state of t	entali agraphica de la compania del compania del compania de la compania del compania del compania de la compania del compania del compania del compania del la compania del compania dela compania del compania del compania del compania del compania de
TREASURER'S ENDORSEMENT	
I hereby certify that I received to	
Peccipt No. 1 therefor is payment of morige	§3
Peccipt No. 20 therefor in payment of mortge tax on the within mortgee. Dated this day of 22 192	
WAYNE L. DICKEY, County Treasurer	lasting file of the file of the
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TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever avenant with said party of the second part, its successors and assigns, that at the delivery hereot. Stell her	r. Said part esof the first part hereby La L. Williams and U.W. W. hus band
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Stell her is true and lawful owner. of the said premises above granted, and selzed of a good and indefeasible estate of neumbrances; that there is no one in adverse possession of same and that Stells L. Witliams and will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED ALWAYS. And these presents are upon the express conditions that, whereas, the said party of the	c. Said part. Sof the first part hereby La L. Williams and V. W. W. hus band inheritance therein, free and clear of all V. W. Williams her hus band he second part at the special instance and
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To have and to hold the same unto said party of the second part, its successors and assigns forever invenant with said party of the second part, its successors and assigns, that at the delivery hereof. Stell her her is true and lawful owner. Of the said premises above granted, and selzed of a good and indefeasible estate of cumbrances; that there is no one in adverse possession of same and that Stella Lawilliams and will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the fless of the first part, loaned and advanced to stella Lawilliams and williams her husband. Two Thousand and Oo/100 AND WHEREAS, said part of the first part agree with the said party of the second part, its successors of eating general and special, against said lands and improvements thereon, when due, and to keep said improvements the every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second chi taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also ty lend claims, and may invest such sums as may be necessary to protect the title or possession of said agreements be not fail moneys so expended together with the charges thereon as provided by the By-Laws of said Association. Stella L. Williams and W. Williams har husband.	A L. Williams and W. W. W. husband inheritance therein, free and clear of all W. W. Williams her husband he second part at the special instance and be become be because of the sum of the beautiful part in successors or assigns, may pay o pay the final judgmment for any status, including all costs and for the repayant these presents shall be security.
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Two Thousand and average and assigns har husband. Two Thousand and with said party of the second part, its successors and assigns, that at the delivery hereot. Stell her is true and lawful owner. of the said premises above granted, and selzed of a good and indefeasible estate of cumbrances; that there is no one in adverse possession of same and that Stells L. Williams and Williams and Williams and Williams and Williams of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the quest of the first part, loaned and advanced to. Stells L. Williams and W.W. Williams her husband. Two Thousand and Oo/100 AND WHEREAS, said part. of the first part agree. with the said party of the second part, its successors of eats, general and special, against said lands and improvements thereon, when due, and to keep said improvements as thereon constantly insured in such company or companies as said second party may designate and the policy read to said party of the second part, its successors or assigns; and also to keep said lands and improvements the every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second chi taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also ry lene claims, and may invest such sums as may be necessary to protect the title or possession of said premises ent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association. AND WHEREAS, the said. Stells L. Williams and W. Williams har hus on the lating and will be said premised to the second party is said premised and may effect such insurance, for such purpose, paying the costs thereof, and may also ry lene claims, and may lenest such aums as may be necessary to protect the little or possession of said premises ent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association. AND WHERE	A L. Williams and E. W. W. husband inheritance therein, free and clear of all E. W. Filliams her husband he second part at the special instance and be second part at the sum of the successors or assigns, may pay opay the final judgmment for any status, including all costs and for the repayant these presents shall be security. Dand
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Stell her true and lawful owner. of the said premises above granted, and selzed of a good and indefeasible estate of cumbrances; that there is no one in adverse possession of same and that Stells I. Williams and Williams and the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the first part, loaned and advanced to. Stells I. Williams and W. Williams her husband. Two Thousand and Oo/100 AND WHEREAS, said part. of the first part agree. with the said party of the second part, its successors a constantly insured in such company or companies as said second party may designate and the policy read to said party of the second part, its successors or assigns; and also to keep said lands and improvements the every kind, and it any or either of said agreements be not performed as aforesaid then said party of the second charses and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may invest such sums as may be necessary to protect the title or possession of said premises that of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association AND WHEREAS, the said Stells L. Williams and W. W. Williams har husben of the said agreements be not performed as aforesaid then said party of the second part, its successors of as successors of as provided by the By-Laws of said Association and may always the said. Stells L. Williams and W. W. Williams har husben of the claims, and may invest such sums as may be necessary to protect the title or possession of said premises the following the said party of the second part, husben of the said agreements thereon as provided by the By-Laws of said Association and the said agreement of the said agreements be not performed. November, 1922 1.58 Bhilding Received P	A L. Williams and E. W. W. hus band inheritance therein, free and clear of all E. W. Filliams her hus band he second part at the special instance and he second free from all statutory lies claims part its successors or assigns, may pay o pay the final judgmment for any statulation, including all costs and for the repayathese presents shall be security. Dand he words and figures as follows, to-wit:
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TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Stell her true and lawful owner. of the said premises above granted, and selzed of a good and indefeasible estate of cumbrances; that there is no one in adverse possession of same and that Stella La Williams and Williams and Williams of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the feet of the part. of the first part, loaned and advanced to. Stella La Williams and Williams her husband. Two Thousand and Co/loo AND WHEREAS, said part. of the first part agree. with the said party of the second part, its successors of the safe party of the second part, its successors of the safe party of the second part, its successors of casigns; and also to keep said improvements the every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its successors of assigns; and also to keep said lands and improvements the every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second chart, and may invest such insurance, for such purpose, paying the costs thereof, and may also yield a classes and assessments, and may invest such insurance, for such purpose, paying the costs thereof, and may also yield called agreements be not performed as aforesaid then said party of the second the said party of the second part, its successors of assigns; and associate the said party of the said agreements be not performed as aforesaid then said party of the second charts and assessments, and may invest such insurance, for such purpose, paying the costs thereof, and may also yield a feet of the second and the policy of the second party may design the and as a said party of the second party may design the and as a said party of the second party may design the and as a said party of the second party and the policy of the second party and the p	A L. Williams and W. W. W. husband inheritance therein, free and clear of all Y. W. Williams her husband he second part at the special instance and he second part its successors or assigns, may pay o pay the final judgmment for any status, including all costs and for the repayant these presents shall be security. Dand he words and figures as follows, to-wit: 15. 103 2 ETON, the following sums of money viz: DOLLARS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Stell her true and lawful owner. Of the said premises above granted, and selzed of a good and indefeasible estate of the good and indefeasible estate of a good and indefeasible estate of the good and indefeasible estate of the good and indefeasible estate of the good and indefeas	A L. Williams and E. W. W. husband inheritance therein, free and clear of all E. W. Williams her husband as second part at the special instance and the second part at the special instance and the second part at the special instance and the sum of DOLLARS, and assigns, to pay all taxes and assessits in good repair, and to keep the build-or polleles of insurance constantly transperseon free from all statutory lien claims part its successors or assigns, may pay to pay the final judgment for any status, including all costs and for the repaying these presents shall be security. Dand
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever invenant with said party of the second part, its successors and assigns, that at the delivery hereof	A L. Williams and E. W. W. husband inheritance therein, free and clear of all the second part at the special instance and se second part at the special instance and the second part at the special instance and the second part at the special instance and the sum of DOLLARS, and assigns, to pay all taxes and assessits in good repair, and to keep the build-or policies of insurance constantly transperseon free from all statutory lien claims part its successors or assigns, may pay or pay the final judgment for any status, including all costs and for the repaying these presents shall be security. Dand
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Stell to true and lawful owner. of the said premises above granted, and seized of a good and indefeasible estate of cumbrances; that there is no one in adverse possession of same and that Stells. L. Williams and Ill warrant and defend the same against the lawful and equitable claims of all persons whomseover. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said party of the first part, loaned and advanced to. Stells L. Williams and W. Williams her husband. Thousand and OO/LOO. AND WHEREAS, said part of the first part agree. with the said party of the second part, its successor's casings; and also to keep said lange and improvements the every kind, and it any or either of said agreements be not performed as aforesaid then said provover or assigns; and also to keep said lange and improvements the every kind, and it any or either of said agreements be not performed as aforesaid then said party of the second part, its successor's or assigns; and also to keep said lange and improvements the every kind, and it any or either of said agreements be not performed as aforesaid then said party or the second party in successor or assigns; and also to keep said lange second and assessments, and may effect such insurance, for such purpose, paring the costs direct, and may also yield the second party in successor or assigns; and also to keep said lange of said association. AND WHEREAS, the said Stells L. Williams and W. W. Williams har husbard on the second that said agreements of all moneys so expended together with the charges thereon as provided by the By-Lawford, and any also yield as a said second party of the second party in the second party in the second party of the second p	A L. Williams and E. W. W. hus band inheritance therein, free and clear of all inheritance and inherita
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Stell true and lawful owner. of the said premises above granted, and seized of a good and indefeasible estate of cumbrances; that there is no one in adverse possession of same and that Stell B. L. Williams. And Ill warrant and defend the same against the lawful and equitable claims of all persons whomseover. PROVIDED, ALWAIS, And these presents are upon the express conditions that, whereas, the said party of the first part, loaned and advanced to. Stell B. L. Williams. And W. W. Williams. her husband. Two Thousand and Oo/100 AND WHEREAS, said part of the first part agree with the said party of the second part, its successors or assigns; and also to keep said improvement successors or assigns; and also to keep said improvements thereon, when due, and to keep said improvements are very kind, and it any or either of said agreements be not performed as aforesaid then said purpose of the second part, its successors or assigns; and also to keep said improvements very kind, and it any or either of said agreements be not performed as aforesaid then said performed as aforesaid then said performed as aforesaid then said performed and successors of said agreements and successors of said performed as aforesaid the costs thereof, and may also yllen claims, and may invest such sums as may be necessary to protect the title or possession of said descending a part of the second part, the successors of assigns; and also to keep said lands and improvements and for said assessments of said association of said premises and said sacced the said and performed as aforesaid the said permises and said sacced said and permises and said sacciation. AND WHEREAS, the said Stell B.L. Williams and W.W. Williams her husband For Value Received See promise to pay to the order of Tules Building & Loan Associa	A L. Williams and E. W. W. husband inheritance therein, free and clear of all E. W. Filliams her husband in second part at the special instance and its second part at the special instance and its second part at the special instance and its sum of DOLLARS, and assigns, to pay all taxes and assessits in good repair, and to keep the buildor policies of insurance constantly transper form all statutory lien claims part its successors or assigns, may pay opay the final judgment for any status, including all costs and for the repayant these presents shall be security. Dand
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof. Stell e true and lawful owner. of the said premises above granted, and seized of a good and indefeasible estate of cumbrances; that there is no one in adverse pessession of same and that Stells. L. Williams. And ." Ill warrant and defend the same against the lawful and equitable claims of all persons whomseover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the first part, loaned and advanced to. Stells L. Williams. And W. Williams. her husband. Thousand and OO/100 AND WHEREAS, said part. St the first part agree. with the said party of the second part, its successors or assigns; and also to keep said lange and improvements successor or assigns; and also to keep said improvement every kind, and if any or either of said agreements be not performed as aforesaid then said provous the virtue of the second purt, its successor or assigns; and also to keep said lange theoref, and many also proved to said agreements be not performed as aforesaid then said party of the second purt, sits successor or assigns; and also to keep said lange deprement of all moneys so expended together with the charges thereon as provided by the By-Laws of said premises to fall moneys so expended together with the charges thereon as provided by the By-Laws of said Association. AND WHEREAS, the said. Stells L. Williams and W. W. Williams har husbard. Stells L. Williams har made a part hereof and in NOTE OR OBLIGATION Tules, Okla November. For value Received. Party and OO/100 same being the monthly dues on the 20	A L. Williams and E. W. W. husband inheritance therein, free and clear of all E. W. Filliams her husband as second part at the special instance and the sum of DOLLARS, and assigns, to pay all taxes and assessits in good repair, and to keep the build-or policies of insurance constantly transper ereon free from all statutory lien claims part its successors or assigns, may pay on pay the final judgment for any status, including all costs and for the repayant these presents shall be security. Dand