## MORTGAGE RECORD No. 415

	on and J.S. Britton her husband  Tule Sounty, and State of Oklahoma, part 168; the first part, and the
	ZZZZZZ ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
	4.22000 ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
	five Hundred and no/100 DOLLARS.
	second part, the receipt whereof is hereby acknowledged, haX.9 sold and by these presents
	TRM unto said party of the second part, its successors and assigns forever, all the following described real estate,
	Tulsa
iying and situated if the county of	Legis-Chamber and Control of the Con
	Lot Three (3) Block Two (2)
	Mitchell_Crosbie Addition to
	the city of Talsa Oklahoma, according
	to the recorded plat thereof.
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	사람이 나는 일이 많아 가장 얼마다가 생각이라면 어떻게 하는데 가지 않는데 함께 들어 되었다고 되는 나이네 때
TO HAVE AND TO HOLD THE SA	said granter. In and to said premises, including all homestead rights, which are hereby waived and released, to- the 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 flam 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 ics the first part hereby a part, its successors and assigns, that at the delivery hereof. they are
TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner	ME unto said party of the second part, its successors and assigns forever. Said part 169 the first part hereby
TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner	ME unto said party of the second part, its successors and assigns forever. Said part_162 the first part hereby a part, its successors and assigns, that at the delivery hereof. they are dependent of the part, its successors and assigns, that at the delivery hereof. they are dependent of the part, its successors and assigns, that at the delivery hereof. they are dependent of the first part hereby are dependent of the first part hereby are designed and that they are possession of same are possession of the possession of same are possession of same are possession of same are possession of the possession of same are possession of same are possession of the possession of
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TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner. S. of the said incumbrances; that there is no one in ad- will warrant and defend the same agains PROVIDED, ALWAYS, And these p request of the part. of the first part, 1  Thir  AND WHEREAS, said part 18 of the ments, general and special, against said ings thereon constantly insured in such terred to said party of the second part, 16	ME unto said party of the second part, its successors and assigns forever. Said part_1.22 the first part hereby a part, its successors and assigns, that at the delivery hereof. they are dependent of 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 they set the lawful and equitable claims of all persons whomsoever.  They are possession of same and that they are possessed as a party of the second part at the special instance and presents are upon the express conditions that, whereas, the said party of the second part at the special instance and loaned and advanced to hrs. I.d. Britton and J.E. Britton her his band.
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TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner. S. of the said neumbrances; that there is no one in advill warrant and defend the same agains PROVIDED, ALWAYS, And these provides of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part, I cause of the part. So the first part of the first the fi	ME unto said party of the second part, its successors and assigns forever. Said part_1est the first part hereby a part, its successors and assigns, that at the delivery hereof. they are dependent of the party of the second part at the special instance and clear of all verse possession of same and that they.  I have a possession of same and that they were said party of the second part at the special instance and research are upon the express conditions that, whereas, the said party of the second part at the special instance and reason and advanced to here. Are left to mand J.E.Britton her husband the sum of the Five Hundred and no/100 pointage.  In first part agree, with the said party of the second part, its successors and assigns, to pay all taxes and assessions are assigns; and also to keep said improvements in good repair, and to keep the build-company or companies as said second party may designate and the polley or policies of insurance constantly transsistances are assigns; and also to keep said lands and improvements thereon free from all statutory len claims agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay ect such insurance, for such purpose, paying the coats thereof, and may also pay the final judgmment for any statums as may be necessary to protect the title or possession of said premises, including all costs and for the repaywith the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  MTE J.E. Britton and J.S. Britton her housband.  November 1922 make and figures as follows, to-wit:
TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner. S of the said neumbrances; that there is no one in advill warrant and defend the same agains PROVIDED, ALWAYS, And these proquest of the part. Soft the first part, 1 and 1 a	ME unto said party of the second part, its successors and assigns forever. Said part_168 the first part hereby a part, its successors and assigns, that at the delivery hereof they are dependent of the party of the second part at the special instance and deliver of all verse possession of same and that they set the lawful and equitable claims of all persons whomsever. The party of the second part at the special instance and to aned and advanced to hard. Are hereby are sents are upon the express conditions that, whereas, the said party of the second part at the special instance and to aned and advanced to hard. Are hereby are sents are upon the express conditions that, whereas, the said party of the second part at the special instance and to aned and advanced to hard. Are hereby are sent and assigns, to pay all taxes and assessions and an advanced to hereby are said second part, its successors and assigns, to pay all taxes and assessionals 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 policy or policies of insurance constantly transsistances are said assession as said and and and improvements thereon free from all statutory lies claims agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay set such surance, for such purpose, paying the coast thereof, and may also pay the all judgment for any status as may be necessary to protect the title or possession of said premises, including all costs and for the repaying the the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Mrs. J. S. Britton and J. S. Britton hereby 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 t
TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner. S. of the said neumbrances; that there is no one in advill warrant and defend the same agains PROVIDED, ALWAYS, And these property of the part. So the first part, 1 and 1	ME unto said party of the second part, its successors and assigns forever. Said part.ies the first part hereby a part, its successors and assigns, that at the delivery hereof they are dependent of the provided premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all vorse possession of same and that they were possession of the second part at the special instance and they proved the 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 policy or policies of instance constantly transfer successors or assigns, and also to keep said lands and improvements thereon free from all statutory lies claims agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay est successors or assigns, which is successors or assigns, may pay est such survence, for such purpose, paying the coats thereof, and may also pay the final judgmment for any statuns as may be necessary to protect the title or possession of said premises, including all costs and for the repaywith the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Mrs. J. S. Britton and J. S. Britton herebase 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 th
TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner. S. of the said neumbrances; that there is no one in advill warrant and defend the same agains PROVIDED, ALWAYS, And these property of the part. So the first part, 1 and 1	ME unto said party of the second part, its successors and assigns forever. Said part. 162 the first part hereby a part, its successors and assigns, that at the delivery hereof. they are dependent of the part has been delivered as a solution of the second part at the special instance and that the lawful and equitable claims of all persons whomsever. The second part at the special instance and some and advanced to hars. I.J. Britton and I.E. Britton her husband the sum of the Five Hundred and no/100 his second part, its successors and assigns, to pay all taxes and assessing and an improvement thereon, when due, and to keep said improvements in good repair, and to keep the build-company or companies as and second party may designate and the policy or policies of insurance constantly transfer as successors. It 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 cet such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statums as may be necessary to protect the title or possession of said premises, including all costs and for the repaying the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Mrs. J. S. Britton and J. S. Britton herehos band.  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:
TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner. S. of the said meumbrances; that there is no one in ad- will warrant and defend the same agains PROVIDED, ALWAYS, And these p equest of the part. Of the first part, 1  AND WHEREAS, said part 165 the nents, general and special, against said ngs thereon constantly insured in such errod to said party of the second part, if devery kind, and if any or either of said the taxes and assessments, and may off ory lien claims, and may invest such surent of all moneys so expended together AND WHEREAS, the said d on the 15th DIRECTOR OF THE SALVENGE & LOAN A  For Value Received We promit the sum of Twenty Six and the same being the monthly dues on the estilicate therefor numbered E-16  [FS11. Si Brith Dr. 3.	ME unto said party of the second part, its successors and assigns forever. Said part. 16% the first part hereby a part, its successors and assigns, that at the delivery hereof. they are dependent of the property of the successors and assigns, that at the delivery hereof. They are dependent of all verse possession of same and that. they to the lawful and equitable claims of all persons whomsoever. It have the according to the express conditions that, whereas, the said party of the second part at the special instance and loaned and advanced to hars. J. J. Britton and J. S. Britton her husband. The sum of the Five Hundred and no/100 and to keep said improvements in good repair, and to keep the build-company of companies as asid second party may designate and the policy of policies of instance constantly translated and improvements thereon, when due, and to keep said improvements thereon free from all statutory len claims agreements one of auch purpose, party may designate and the policy of policies of instance constantly translated to keep said lands and improvements thereon are from all statutory len claims agreements one of auch purpose, party the coats thereof, and may also pay the final pay pay has as may be necessary to protect the title or possession of said premises, 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.  Mrs. J. S. Britton and J. S. Britton here has been a make and deliver to the two day of the said association, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Bartles tills  NOVEMBER 15th 100 make a political stock of said Association, represented and evidenced by the 30-60-100.  Sociation to secure a loan of the capital stock of said Association, represented and evidenced by the 30-60-100.
TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner. S. of the said neumbrances; that there is no one in advill warrant and defend the same agains PROVIDED, ALWAYS, And these property of the part. S. of the first part, I seems to the part. S. of the first part, I seems to the part. S. of the first part, I seems to said party of the second part, if every kind, and if any or either of said uch taxes and assessments, and may not represent the said second part, if every kind, and if any or either of said uch taxes and assessments, and may not provide to all moneys so expended together.  AND WHEREAS, the said lad on the Savings to expended together and the savings of the said.  For Value Received We promit the sum of Twenty Six and the sum of Twenty Six and the same being the monthly dues on the certificate therefor numbered F-10 firsty-fix.	AME unto said party of the second part, its successors and assigns forever. Said part. 16% the first part hereby a part, its successors and assigns, that at the delivery hereof. they are dependent of the property of the second part at the special instance and clear of all verse possession of same and that. they to the second part at the special instance and connect and advanced to have a part of the second part at the special instance and connect and advanced to have a part of the second part at the special instance and to see a part of the second part at the special instance and the party of the second part. Its successors and assigns, to pay all taxes and assession and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building and improvements thereon free from all estatutors like all calciums agreements be not performed as aforesaid then said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all estatutors like claims agreements be not performed as aforesaid 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 jument for any statums as as may be necessary to protect the title or possession of said premises, including all costs and for the repaying the costs thereof, and may also pay the final jument for any statums as any be necessary to protect the title or possession of said premises, including all costs and for the repaying the costs thereof, and may also pay the final jument for any statums as any be necessary to protect the title or possession of said premises, including all costs and for the repaying the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  NOTE OR OBLIGATION  Bartleshills November 15th  NOVEMBER 15th  NOVEMBER 15th  NOVEMB
TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner. S. of the said incumbrances; that there is no one in adwill warrant and defend the same agains PROVIDED, ALWAYS, And these proquest of the part. of the first part, 1 Thir AND WHEREAS, said part. So the ments, general and special, against said ags thereon constantly insured in such itered to said party of the second part, if overy lend, and if any or either of said such taxes and assessments, and may one to the such summent of all moneys so expended together  AND WHEREAS, the said  AND WHEREAS, the said  AND WHEREAS, the said  AND WHEREAS, the said  Thirty-fithers are the same being the monthly dues on the sum of Twenty Six and the same being the monthly dues on the same same and s	ME unto said party of the second part, its successors and assigns forever. Said part. 16% the first part hereby a part, its successors and assigns, that at the delivery hereof. they are dependent of the property of the successors and assigns, that at the delivery hereof. They are dependent of all verse possession of same and that. they to the lawful and equitable claims of all persons whomsoever. It have the according to the express conditions that, whereas, the said party of the second part at the special instance and loaned and advanced to hars. J. J. Britton and J. S. Britton her husband. The sum of the Five Hundred and no/100 and to keep said improvements in good repair, and to keep the build-company of companies as asid second party may designate and the policy of policies of instance constantly translated and improvements thereon, when due, and to keep said improvements thereon free from all statutory len claims agreements one of auch purpose, party may designate and the policy of policies of instance constantly translated to keep said lands and improvements thereon are from all statutory len claims agreements one of auch purpose, party the coats thereof, and may also pay the final pay pay has as may be necessary to protect the title or possession of said premises, 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.  Mrs. J. S. Britton and J. S. Britton here has been a make and deliver to the two day of the said association, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Bartles tills  NOVEMBER 15th 100 make a political stock of said Association, represented and evidenced by the 30-60-100.  Sociation to secure a loan of the capital stock of said Association, represented and evidenced by the 30-60-100.
TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner. S. of the said moumbrances; that there is no one in advell warrant and defend the same agains PROVIDED, ALWAYS, And these proquest of the part. of the first part, 1 and the part. So the first part, 1 and part of the second part, if a so the part of the second part, if a so the	ME unto said party of the second part, its successors and assigns forever. Said part. 168 the first part hereby it part, its successors and assigns, that at the delivery hereof. they are dependent of the part it is always and assigns, that at the delivery hereof. they are dependent of the part and that they are possession of same and that they are dependent at the special instance and the party of the second part at the special instance and to the party of the second part at the special instance and to the party of the second part at the special instance and the party of the second part at the special instance and the party of the second part at the special instance and the part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessible and an analysis of first part agree. With the said party are designate and the policy or policies of insurance constantly transfared successory assigns; and also to keep said lands and improvements thereon fee from all study len claims agreements be not performed assess, paying the costs thereof, and may also are successors or assigns, may pay with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  Mrs. J. S. Britton and J. S. Britton, her has bend and deliver to the interest of the paying the costs thereof, and may also presents shall be security.  Mrs. J. S. Britton and J. S. Britton, her has bend and deliver to the interest of the paying the costs thereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Bartles 1118  Taken okla.  November 15th  102.  Sociation their 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:  115.  A collars, and the sum of the paying the costs thereof, and association, represented and evidenced by the paying the sum of the first and produced by the paying the sum of the paying the sum of th
TO HAVE AND TO HOLD THE SA convenant with said party of the second the true and lawful owner. S. of the said incumbrances; that there is no one in adwill warrant and defend the same agains PROVIDED, ALWAYS, And these proquest of the part of the first part, it is said parties of the first part, it is said parties of the ments, general and special, against said ings thereon constantly insured in such ferred to said party of the second part, it of every kind, and if any or either of said such taxes and assessments, and may civel that any one of the second part, it of the	ME unto said party of the second part, its successors and assigns forever. Said part. 168 the first part hereby dipart, its successors and assigns, that at the delivery hereof. they are diparts are successors and assigns, that at the delivery hereof. they are diparts are successors and assigns, that at the delivery hereof. they are diparts are successors and assigns, they are successors are successful and equitable claims of all persons whomsoever.  They are possession of same and that. they are successors whomsoever. They are successful and and equitable claims of all persons whomsoever. They are successful and and advanced to hard are successful and a successor and assigns, to part at the special instance and some and advanced to hard. It is successors and assigns, to pay all taxes and assessing and and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build assigns are successors or resigns; and also to keep said inade and improvements in good repair, and to keep the build assigns are successors or resigns; and also to keep said inade and improvements in good repair, and to keep the build assigns are successors or resigns; and also to keep said inade and improvements in good repair, and to keep the build assigns are successors or resigns; and also to keep said in the successors or resigns; and also to keep said in the successors or resigns; and also to keep said in the successor or resigns; and also to keep said in the successor or resigns; and also to keep said in the successor or resigns; and also to keep said in the successor or resigns; and also to keep said association, the successor or said presents shall be security.  Mrs. J. S. Britton and J. N. Britton hereby shall association, these presents shall be security.  Mrs. J. S. Britton and J. N. Britton hereby shall association, the following sums of money viz:  A 60/100

Ji. pogl