No. 216551 Cff

MORTGAGE RECORD No. 415

Loan 974

SA Building And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oktahoma, party of	Arst part, and th
医结合性 电电路 人名英格兰 医电影 化二十烷基 化自动管理 医二氏征动脉 医二氏性结合性 经证据 化对邻唑磺胺二磺胺磺胺二磺胺磺胺二磺胺	
WITNESSETH, That the said part 168 of the first part, for and in consideration of the sum of Twenty-five Hundred and 00/100	
는 전 문의 학교 회사에도, 현존 이번 이번 이번 이 회사 회장은 사회에 가입하는 회에서 한 회사는 사람이 했다. 항목하는 것만도 작품한 문문	
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have. sold and by these presents	 The State of the State
ng and situated in the County ofand State of County ofand State ofand State ofand State of	
ng and situated in the County of	
The West Thirty-three and One Third Feet (W 33 1/31)	the state of the s
of the East Sixty-six and Two Thirds Feet (\$ 66 2/3.)	The second secon
of Lot Eleven (11) of Bleck Six (6) of Highlands	
Addition to Tules Tules County Oklahoma according to the	
recorded plat thereof.	

	caperaritarificación, no estatue carso

TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said paries of the avenant with said party of the second part, its successors and assigns forever. Said paries of the avenant with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife, Also with said avenues of property from the second part, its successors and assigns forever. Said paries of the said avenues of the said	Marie Dov
nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife. In true and lawful owner. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, from the sumbrances; that there is no one in adverse possession of same and that. R.B. Donwing and Marie Downing his 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 second part at the spec	Marie Dove and clear of a wife,
nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife, true and lawful owner. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, from the second part at there is no one in adverse possession of same and that R.B. Donwing and Marie Downing his ill warrant and defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the spectures of the part. So the first part, loaned and advanced to	Marie Dov e and clear of a wife, ectal instance an
nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife, true and lawful owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, from the second part at there is no one in adverse possession of same and that. R.B. Donwing and Marie Downing his provided the same against the lawful and equitable claims of all persons whomseever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the spectage of the first part, loaned and advanced to R.B. Donwing and Marie Downing his wife.	Marie Dov e and clear of a wife
nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife, e true and lawful owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, from the second part at there is no one in adverse possession of same and that. R.B. Donwing and Marie Downing his wife, PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the specture of the part of the first part, loaned and advanced to R.B. Donwing and Marie Downing his wife, Twenty Five Hundred and 00/100	Marie Dov
nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife, true and lawful owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, from the second part at there is no one in adverse possession of same and that. R.B. Donwing and Marie Downing his provided the same against the lawful and equitable claims of all persons whomseever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the spectage of the first part, loaned and advanced to R.B. Donwing and Marie Downing his wife.	wife. e and clear of a wife. wife. cial instance an bolt and assess o keep the build constantly transtatory lien claims saligns, may part for any statur of any statur of any statur.
AND WHEREAS, said part is the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife, Twenty Five Hundred and 00/100 AND WHEREAS, said part said lands and improvements thereon, when due, and to keep said improvements the said part, its successors or assigns; and also to keep said lands and improvements thereor of the sacond part, its successors or saisgns; and also to keep said lands and improvements thereor of the second part, its successors or saisgns; and also to keep said lands and improvements the sold party of the second part, its successors or saisgns; and also to keep said lands and improvements thereor of the said party of the second part, its successors or designs; and also to keep said lands and improvements thereor of the said party of the second part, its successors or saisgns; and also to keep said lands and improvements thereor of the said party of the second part, its successors or designs; and also to keep said lands and improvements in sold reparts and the policy or policies of insurance red to said party of the second part, its successors or saisgns; and also to keep said and may not either of said agreements be not performed as aforesaid then said party of the second part its successors or the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmme y lien claims, and may invest such sums as may be necessary to protect the title or possession of said agreements be not such sums as may be necessary to protect the title or possession of said agreements shall to all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall to the said agreements the said and the charges thereon as provided by the By-Laws of said Association, these presents shall the said party of the second part is successors or as a said second party the said party of the second part its successors or as a said second party the said party of the	wife. e and clear of a wife. cial instance an the sum of DOLLARS taxes and assess o keep the build constantly trans tutory lien claim assigns, may pa ent for any statu d for the repay be security.
reconstruction with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife, true and lawful owner. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, from the second part and adverse possession of same and that. R.B. Donwing and Marie Downing his literance the same against the lawful and equitable claims of all persons whomseever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the speciment of the part of the first part, loaned and advanced to R.B. Donwing and Marie Downing his wife. Twenty Five Hundred and 00/100 AND WHEREAS, said part aginst said lands and improvements thereon, when due, and to keep said improvements in good repair, and to get the second part, its successors or designs; and also to keep said lands and improvements in good repair, and to seep said improvements in good repair, and to seep said approach of insurance red to said party of the second part, its successors or assigns; and also to keep said lands and improvements in good repair, and to seep said approach or claim of said agreements be not performed as aforesaid then said party of the second part its successors or the taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmme y lien claims, and may invest such sums as may be necessary to protect the tile or possession of said agreements including all costs and to fall moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall the and party of the said. R.B. Fowning and Marie Downing his wife	wife. e and clear of a wife. cial instance an the sum of DOLLARS taxes and assess o keep the build constantly trans tutory lien claim assigns, may pa ent for any statu d for the repay be security.
recent with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife, a true and lawful owner soft the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, from the said party of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, from the said grant 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 second part at the specific part of the first part, loaned and advanced to receive the first part agree. With the said party of the second part, its successors and assigns, to pay all the second constantly insured in such company or companies as said second party may designate and the policy or policies of insurance red to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all states and assessments, and may invest such suns as may be necessary to protect the title or possession of said previate, and to fail moneys so expended together with the charges thereon as provided by the By-Laws of said part hereof and in the words and figures as the full lading. AND WHEREAS, the said Research and Research and Marie Downing his wife AND WHEREAS, the said Research and Research and Marie Downing his wife AND WHEREAS, the said Research and Research and Marie Downing his wife Fifteenth day of December 1922 make an ellil 101102. LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as NOTE or Obligation.	wife Downer and clear of a wife
recent with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife. True and lawful owner. of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, from the said party of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, from the said grant of the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the specific party of the first part, loaned and advanced to respect to the part of the first part, loaned and advanced to R.B. Donwing and Marie Downing his wife. Twenty Five Hundred and 00/100 AND WHEREAS, said part of the first part agree. with the said party of the second part, its successors and assigns, to pay all this general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to selvery kind, and to the constantly insured in such company or companies as said second party may designate and the policy or policies of insurance rad to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all state every kind, and fanny or other of said agreements be not performed as aforesaid then all party of the second part its successors or the taxes and assessments, and may surest such sums as may be necessary to protect the title or possession of said premises, including all costs and to fall moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall the Billiding & Loan Association their note or obligation, which is made a part hereof and in the words and figures as the said. NOTE OR OBLIGATION Tulsa, Okla, December 15.	wife Dou e and clear of a wife. ecial instance an the sum o DOLLARS taxes and assess o keep the build constantly trans tutory len claim assigns, may pa ent for any statu d for the repay be security. ad deliver to the s follows, to-wit
recent with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife. The wife of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, from 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 second part at the specific state of the first part, loaned and advanced to the part. R.B. Donwing and Marie Downing his wife. Twenty Five Hundred and 00/100 AND WHEREAS, said part electron the first part agree with the said party of the second part, its successors and assigns, to pay all its flereon constantly insured in such company or companies as said second part may designate and the policy or policies of insurance red to said party of the second part, its successors or assigns; and also to keep said improvements thereof reaft, and to its thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance red to said party of the second part, its successors or assigns; and also to keep said improvements thereon free from all since said lands and improvements thereon free from all since said lands and improvements thereon free from all since and assessments, and may effect such insurance, for such purpose, paring the costs thereof, and may also pay the final judgmans of the said and said and said premises, including all costs an into all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall the Control of the second part its buccessors of a said party of the second part its buccessors of a said and said in the part of the second part its successors of a said association, these presents shall the control of the second part its successors of a said association, these presents shall the control of the second part its successors of a said association, wh	wife Downer of a wife
nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife. It was not and lawful owner. On the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, from the said party of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, from the party of the same against the lawful and equitable claims of all persons whomseever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the spectrum of the part. So the first part, icaned and advanced to R.B. Donwing and Marie Downing his wife. Twenty Five Hundred and 00/100 AND WHEREAS, said part. So the first part agree. with the said party of the second part, its successors and assigns, to pay all ints, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to state the second part, its successors or assigns; in an all special adapty of the second part, its successors or assigns; and also to keep said lands and improvements in good repair, and to the party of the second part, its successors or assigns; and also to keep said lands and improvements in good repair, and to the tenen constantly insured in such company or companies as said second part, its successors or read to said party of the second part, its successors or its thereon constantly insured in such company or companies as said second part, its successors or its thereon and improvements in good repair, and to the tenen and special against and the policy or policies of insurance and so said and so the party of the second part, its successors or assigns; and also to keep said lands and improvements in good repair, and the successory or assigns; and also to keep said lands and improvements in good repair, and the successor so or said the party of the second party with the said party of the second party with the said party	Marie Dou e and clear of a wife. ecial instance an the sum of the repay the security. 192 2 192 2 193 DOLLARS
Note the party of the second part, its successors and assigns, that at the delivery hereof. R.B. Downing and his wife, strue and lawful owner. of the said premises above granted, and selzed of a good and indefeable estate of inheritance therein, from umbrances; that there is no one in adverse possession of same and that and defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the species of the first part, loaned and advanced to. R.B. Donwing and Marie Downing his wife. Twenty Five Hundred and 00/100 AND WHEREAS, said partes of the first part agreewith the said party of the second part, its successors and assigns, to pay all ints, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to a thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance red to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all steeps or the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all successors or the said second part is successors or so the said party of the second part is successors or assigns; and also to keep said lands and improvements thereon free from all successors or the said second part is successors or the s	wife Dove and clear of a wife
true and lawful owner. Soft the said premises above granted, and selzed of a good and indestible estate of inheritance therein, from the analysis of the said premises above granted, and selzed of a good and indestible estate of inheritance therein, from the analysis of the said premises above granted, and selzed of a good and indestible estate of inheritance therein, from the warrant and defend the same against the lawful and equitable claims of all persons whomscover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the species of the first part, loaned and advanced to. R.B. Donwing and Marie Downing his wife. Twenty Five Hundred and 00/100 AND WHEREAS, said part Soft the first part agreewith the said party of the second part, its successors and assigns, to pay all this, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and its thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance red to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all state worked in the said party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all state work worked, and if any or class tisch sums as may be necessary to protect the title or possession special part its successors or a signs; and also to keep said lands and improvements thereon after the said of the second part its successors or a signs; and also to keep said lands and improvements thereon after the said of the second part its successors or a signs; and also to keep said lands and improvements in good repair, and the second part its successors or a signs; and also to keep said lands and improvements in good repair, and the second part its successors or assigns; and also to keep said lands and improvements with the co	wife Downer and clear of a wife
true and lawful owner. Soft the said premises above granted, and selsed of a good and indeshie state of inheritance therein, from the and lawful owner. Soft the said premises above granted, and selsed of a good and indeshie estate of inheritance therein, from the and lawful owner. Soft the said premises above granted, and selsed of a good and indeshie estate of inheritance therein, from the and defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special selection of the part. Soft the first part, loaned and advanced to. R.B. Donwing and Marie Downing his wife. Twenty Five Hundred and 00/100 AND WHEREAS, said part. Soft the first part agreewith the said party of the second part, its successors and assigns, to pay all into general and special, against said into a and improvements thereon, when due, and to keep said improvements in good repair, and to a thereon constantly insured in such company or companies as said second part yet may designate and the policy or policies of insurance at the said and second part, its successors or a saigns; and also to keep said lands and improvements thereon free from all state sovery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or a tasgins; and also to keep said lands and provements thereon free from all state sovery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or a tasgins; and also to keep said lands and said provements thereon free from all states and assessments, and may invest such insurance, for such purpose, paying the costs thereon free from all states overy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or a tasgen and the policy of the said Association, these presents sha	wife Dove and clear of a wife
nvenant with said party of the second part, its successors and assigns, that at the delivery heroof. R.B. Downing and his wife. True and lawful owner. of the said premises above granted, and selzed of a good and indefeasable state of inheritance therein, from the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the species of the part. And these presents are upon the express conditions that, whereas, the said party of the second part at the species of the part. And these presents are upon the express conditions that, whereas, the said party of the second part at the species of the part. And the presents are upon the express conditions that, whereas, the said party of the second part at the species of the part. And the presents are upon the express conditions that, whereas, the said party of the second part at the species of the part against said lawful and and and the special, against said lawful and special, against said lawful and special, against said lawful and said improvements thereon, when due, and to keep said improvements in good repair, and the state of the second part, its successors or and assigns, and assigns, and also to keep said lands and improvements thereon free from all severy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or a said severy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or a said severy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or a said severy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or a said severy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its	wife Doy e and clear of a wife wife the sum of the sum of the sum of DOLLARS taxes and assess to keep the build constantly trans tutory len claim sustings, may pa ent for any statu d for the repay be security. and deliver to the stollows, to-wit 192_2 ms of money viz DOLLARS videnced by the secure a loan o , and the sum o
nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. R. B. Downing and his wife. In two and lawful owner. So the said premises above granted, and selved of a good and indefeatable estate of their tance therein, from the part of the said premises above granted, and selved of a good and indefeatable estate of their tance therein, from the part of the said party of the second part at the special second the same against the lawful and equitable claims of all persons whomsover. PROVIDED ALVAYAS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special second part is successors or as special second part at the special second part is successors or as special second part at the special second pa	e and clear of a wife. wife. ceial instance and the sum of the s
nvenant with said party of the second part, its successors and assigns, that at the delivery heroof. R.B. Downing and his wife. the true and lawful owner. of the said premises above granted, and selzed of a good and indefeasible state of inheritance therein, from the capital and defeasible state of the historians and that. R.B. Donwing and Maria Downing his livarrant and defeated the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special state of the part field that it is presented and advanced to R.B. Donwing and Maria Downing his wife. Twenty Five Hundred and 00/100 AND WHEREAS, said part geometric the first part agree. with the said party of the second part, its successors and assigns, to pay all the said special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and the said party of the second part, its successors or assigns; and also to keep said lands and improvements in good repair, and the said party of the second part, its successors or assigns; and also to keep said lands and miprovements thereon free from all set overy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or a charge of the second part, its successors or as a said severy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or a charge of the second part, its successors or and said severy kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or a charge of the said agreements be not performed as aforesaid then said party of the second part its successors or a charge of the said agreements be not performed as aforesaid then said party of the second part its successors or a charge of the said agreements be not performed as	wife Downer and clear of a wife