No. 216552 4H MOI

MORTGAGE RECORD No. 415

Ioan 973

		Tules County, and State of Oklahoma, parties of the first part, and the
the Mark Carting Calebratic Street		, a corporation organized under the laws of the State of Oklahoma, party of the second part.
		representation of the sum of the first part, for and in consideration of the sum of the
		00/100 DOLLARS,
		thereof is hereby acknowledged, haV.Osold and by these presents
		he second part, its successors and assigns forever, all the following described real estate.
	y ot Tulsa	and State of Oklahoma, to-wit;
		three and one Third Feet (E 33 1/3')
	of Lot Elaver (11) in Block Six (6) of Highlands addition
	to Thisa/County Ol	klahoma according to the recorded plat
	thereof.	
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		and service the service of the servi
TO HAVE AND TO HOLD on envenant with said party of the true and lawful ownerof	THE SAME unto said party of the e second part, its successors and the said premises above granted	aid premises, including all homestead rights, which are hereby waived and released, to- ity to collect the same in case the conditions of this mortgage become broken in any par- ind appurtenances thereto belonging. A first and specific lien is hereby granted on all this date. 168 168 168 168 168 168 168 169 169 169 169 169 169 169 169 169 169
TO HAVE AND TO HOLD of the and lawful owner	rHE SAME unto said party of the second part, its successors and the said premises above granted no in adverse possession of same a engainst the lawful and equitable these presents are upon the exp	ne second part, its successors and assigns forever. Said part
TO HAVE AND TO HOLD of the arms with said party of the true and lawful owner	THE SAME unto said party of the said premises above granted ne in adverse possession of same is against the lawful and equitable these presents are upon the expet part, loaned and advanced to	the second part, its successors and assigns forever. Said part
TO HAVE AND TO HOLD on the true and lawful owner	THE SAME unto said party of the said premises above granted ne in adverse possession of same is against the lawful and equitable these presents are upon the expect part, loaned and advanced to	the second part, its successors and assigns forever. Said part
TO HAVE AND TO HOLD on the true and lawful owner	THE SAME unto said party of the said premises above granted the said premises above granted the in adverse possession of same is against the lawful and equitable these presents are upon the expect part, loaned and advanced to	the second part, its successors and assigns forever. Said part
anyonant with said party of the true and lawful owner	the same unto said party of the said premises above granted the said premises are upon the expect part, loaned and advanced to	R.B. Downing and Marie Downing and clear of all and that R.B. Downing and Marie Downing and that at the delivery hereof. And seized of a good and indefeasible estate of inheritance therein, free and clear of all and that R.B. Downing and Marie Downing his wife, the claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and artie Downing, his wife. The Bowning his wife the said party of the second part at the special instance and artie Downing his wife, the said party of the second part at the special instance and arties. Bowning his wife the said party of the second part at the special instance and arties and arties and arties and arties are all arties and arties and arties and arties and arties are all arties and arties and arties are all arties and arties are all arties are all arties and arties are all art
TO HAVE AND TO HOLD of the erue and lawful owner	the sald premises above granted the said said said said said said said said	R.B. Downing and Marie Downing and clear of all and that R.B. Downing and Marie Downing and that at the delivery hereof. R.B. Downing and Marie Downing and Marie Downing and that at the delivery hereof. R.B. Downing and Marie Downing and Marie Downing and that R.B. Downing and Marie Downing and that R.B. Downing and Marie Downing his wife, the claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and artie Downing his wife. R.B. Downing his wife, the said party of the second part at the special instance and clear of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and and and and and and the special instance and assessitive on, when due, and to keep said improvements in good repair, and to keep the buildies said second party may designate and the policy or policies of insurance constantly transand also to keep said lands and improvements thereon free from all statutory lien claims remed as aforesaid then said party of the second part its successors or assigns, may pay uch purpose, paying the costs thereof, and may also pay the final judgmment for any statuto protect the fille or possession of said premises, including all costs and for the repaynas provided by the By-Laws of said Association, these presents shall be security.
TO HAVE AND TO HOLD of the true and lawful owner	the sald premises above granted the said said said said said said said said	R.B. Downing and Marie Downing and clear of all and that R.B. Downing and Marie Downing and that at the delivery hereof. And seized of a good and indefeasible estate of inheritance therein, free and clear of all and that R.B. Downing and Marie Downing his wife, the claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and artie Downing, his wife. The Bowning his wife the said party of the second part at the special instance and artie Downing his wife, the said party of the second part at the special instance and arties. Bowning his wife the said party of the second part at the special instance and arties and arties and arties and arties are all arties and arties and arties and arties and arties are all arties and arties and arties are all arties and arties are all arties are all arties and arties are all art
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TO HAVE AND TO HOLD of the true and lawful owner	rhe same unto said party of the escond part, its successors and the said premises above granted no in adverse possession of same is engalist the lawful and equitable these presents are upon the expect the part, loaned and advanced to	R.B. Downing and Marie Downing and clear of all assigns, that at the delivery hereof. R.B. Downing and Marie Downing and selected of a good and indefeasible estate of inheritance therein, free and clear of all and that. R.B. Downing and Marie Downing his wife, le claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and press conditions that, whereas, the said party of the second part at the special instance and special and all presses of the second part, its successors and assigns, to pay all taxes and assessible as all second party may designate and the policy of policies of insurance constantly transmed as aforesaid then said party of the second part its successors or assigns, may pay uch purpose, paying the costs thereof, and may also pay the final judgment for any statuto protect the title or possession of said premises, including all costs and for the repaynas provided by the By-Laws of said Association, these presents shall be security. And Marie Downing his wife, make and deliver to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit;
nvenant with said party of the true and lawful owner	the said premises above granted the said said said said said said said said	R.B. Downing and Marie Downing d. and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that R.B. Downing and Marie Downing he claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and Brie Rowning his wife. Change his wife. The said party of the second part, its successors and assigns, to pay all taxes and assessitieron, when due, and to keep said improvements in good repair, and to keep the build- as said second party may designate and the policy or policies of insurance constantly trans- and also to keep said lands and improvements thereon free from all statutory lien claims rmed as aforesaid then said party of the second part its successors or assigns, may pay uch purpose, paying the costs thereof, and may also pay the final judgment for any statu- to protect the fille or possession of said premises, including all costs and for the ropay- n as provided by the By-Laws of said Association, these presents shall be security. December, 1922 make and deliver to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulso, Okla, GCARMber 15.
TO HAVE AND TO HOLD on venant with said party of the true and lawful owner	the same unto said party of the said premises above granted the said premises and these presents are upon the expect part, loaned and advanced to Twenty-five Hu Softhe first part agree	R.B. Downing and Marie Downing d. and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that R.B. Downing and Marie Downing d. and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that R.B. Downing and Marie Downing his wife, le claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and Bris Downing, his wife. Che said party of the second part, its successors and assigns, to pay all taxes and assess- thereon, when due, and to keep said improvements in good repair, and to keep the build- as said second party may designate and the policy or policles of insurance constantly trans- and also to keep said lands and improvements thereon free from all statutory lien claims timed as aforesaid then said party of the second part its successors or assigns, may pay uch purpose, paying the costs thereof, and may also pay the final judgmment for any statu- to protect the title or possession of said premises, including all costs and for the repay- n as provided by the By-Laws of said Association, these presents shall be security. And Marie Downing his wife, December, 1122 make and deliver to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit; NOTE OR OBLIGATION Tulsa Building LOAN ASSOCIATION, the following sums of money viz:
nvenant with said party of the true and lawful owners	the SAME unto said party of the second part, its successors and the said premises above granted ne in adverse possession of same is a spainst the lawful and equitable these presents are upon the expect the part, loaned and advanced to	R. B. Downing and Marie Downing d. and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that R. B. Downing and Marie Downing d. and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that R. B. Downing and Marie Downing his wife, le claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and Brie Downing his wife
nvenant with said party of the true and lawful owner true and lawful of the same PROVIDED, ALWAYS, And present the part i est the first the first thereon constantly insured fred to said party of the second overy kind, and if any or either true and true the taxes and assessments, and y lien claims, and may invest int of all moneys so expended the first true of the said. AND WHEREAS, the said on the first true on the first true true true true true true true tru	the SAME unto said party of the second part, its successors and the said premises above granted ne in adverse possession of same is against the lawful and equitable these presents are upon the expect part, loaned and advanced to R. B. Downing and is a load of the first part agree	R. B. Downing and Marie Downing d. and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that R. B. Downing and Marie Downing d. and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that R. B. Downing and Marie Downing his wife, le claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and by the second part, its successors and assigns, to pay all taxes and assess- thereon, when due, and to keep said improvements in good repair, and to keep the build- as said second party may designate and the policy or policies of insurance constantly trans- and also to keep said lands and improvements thereon free from all statury lien claims rmed as aforesaid then said plarty of the second part its successors or assigns, may pay uch purpose, paying the costs thereof, and may also pay the final judgmment for any statu- to protect the title or possession of said premises, including all costs and for the repay- n as provided by the By-Laws of said Association, these presents shall be security. And Marie Downing his wife, December, 1122 make and deliver to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Okia, Bacamber 15, 192 & Tulsa Building Loan Association, the following sums of money viz: DOLLARS,
TO HAVE AND TO HOLD on the true and lawful owner	the SAME unto said party of the escond part, its successors and the said premises above granted ne in adverse possession of same is esgainst the lawful and equitable these presents are upon the expect part, loaned and advanced to	assigns, that at the delivery hereof. R.B. Downing and Marie Downing and sasigns, that at the delivery hereof. R.B. Downing and Marie Downing and sasigns, that at the delivery hereof. Wife, and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that. R.B. Downing and Marie Downing his wife, le claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and press conditions that, whereas, the said party of the second part at the special instance and said second party of the second part, its successors and assigns, to pay all taxes and assessible and one of the said second party may designate and the policy or policies of insurance constantly transland also to keep said lands and improvements in good repair, and to keep the buildies said second party may designate and the policy or policies of insurance constantly transland also to keep said lands and improvements thereon free from all statutory lien claims med as aforesaid then said party of the second part its successors or assigns, may pay uch purpose, paying the costs thereof, and may also pay the final judgmment for any statuto protect the fille or possession of said premises, including all costs and for the repayna as provided by the By-Laws of said Association, these presents shall be security. And Marie Downing his wife, December, 1222 make and deliver to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit; NOTE OR OBLIGATION Tulsa Building LOAN ASSOCIATION, the following sums of money vizing the capital stock of said Association, represented and evidenced by the deed by
nvenant with said party of the true and lawful owner	the SAME unto said party of the second part, its successors and the said premises above granted ne in adverse possession of same is a spainst the lawful and equitable these presents are upon the expect the part, loaned and advanced to	de second part, its successors and assigns forever. Said part
nvenant with said party of the true and lawful owner of the true and lawful owner, or the true and lawful owner, and provided his part of the part of the first the true of the part of the second overy kind, and it any or either the taxes and assessments, and rylien claims, and may invest the first of all moneys so expended the true of all moneys so expended the true of all moneys are expended to the true of all moneys are the said. AND WHEREAS, the said and the first of all moneys are expended to the said on the first of the said. For Value Received we same being the monthly dues relificate therefor numbered. R.B. Downing and I went to the therefor numbered. Twenty	the SAME unto said party of the second part, its successors and the said premises above granted ne in adverse possession of same reagainst the lawful and equitable these presents are upon the expect part, loaned and advanced to Twenty-five Hist said lands and improvements in such company or companies at 1 part, its successors or assigns; reads and company or companies at 1 part, its successors or assigns; reads and appeared to the successors or assigns; reads and appeared to the company of the content of the successors or assigns; reads and appeared to the succes	de second part, its successors and assigns forever. Said part of the first part hereby R. B. Downing and Marie Downing Wife, de assigns, that at the delivery hereof. R. B. Downing and Marie Downing and description of inheritance therein, free and clear of all and that. R. B. Downing and Larie Downing his wife, to claims of all persons whomsoever. Press conditions that, whereas, the said party of the second part at the special instance and conditions that, whereas, the said party of the second part at the special instance and conditions that, whereas, the said party of the second part at the special instance and conditions that, whereas, the said party of the second part at the special instance and conditions that, whereas, the said party of the second part at the special instance and assigns, to pay all taxes and assessitieron, when due, and to keep said improvements in good repair, and to keep the build said second part fits successors and assigns, to pay all taxes and assessities on, when due, and to keep said improvements in good repair, and to keep the build said said conditions thereon, when due, and to keep said improvements in good repair, and to keep the build said said conditions and said party of the second part its successors or assigns, may pay uch purpose, paying the costs thereof, and may also pay the final judgmment for any statute propose, paying the costs thereof, and may also pay the final judgmment for any statute propose, paying the costs thereof, and may also pay the final judgmment for any statute proposession of said premises, including all costs and for the repaynable provided by the By-Laws of said Association, these presents shall be security. The provided by the By-Laws of said Association, the following sums of money vizing the said and said and the said Association to secure a loan of the capital stock of said Association, represented and evidenced by the deged by Load Association to secure a loan of the collars, and the sum of the said Association to secure a loan of the collar
nvenant with said party of the true and lawful owners	the SAME unto said party of the second part, its successors and the said premises above granted ne in adverse possession of same is a sainst the lawful and equitable these presents are upon the expect the part, loaned and advanced to R.B. Downing and Les Twenty five Huss add lands and improvements in such company or companies at part, its successors or assigns; or any addressements be not performent to the part of the successors or assigns; or any addressements be not performent to the performent of the per	assigns, that at the delivery hereof. R.B. Downing and Marie Downing and sasigns, that at the delivery hereof. R.B. Downing and Marie Downing and state of a good and indefeasible estate of inheritance therein, free and clear of all and that. R.B. Downing and Larie Downing his wife, and that R.B. Downing and Larie Downing his wife, the claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and press conditions that, whereas, the said party of the second part at the special instance and party of the second part, its successors and assigns, to pay all taxes and assessitieron, when due, and to keep said improvements in good repair, and to keep the building said second party may designate and the policy or policles of insurance constantly transmid also to keep said lands and improvements thereon free from all statutory flow claims maded as aforesaid then said party of the second part its successors or assigns, may pay uch purpose, paying the costs thereof, and may also pay the final pagminent for any statutor protect the filte or possession of said premises, including all costs and for the repayance as provided by the By-Laws of said Association, these presents shall be security. And Marie Downing his wife, December, 1922 make and deliver to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tules, Okla, Becamber 15. Question and also to secure a loan of the capital stock of said Association, represented and evidenced by the deged by CLARS, and the sum of DOLLARS, and the sum of DOLLARS; the same being the interest
TO HAVE AND TO HOLD of the provenant with said party of the true and lawful owner of the same provided, And the part of the first and the part of the first and special, again go thereon constantly insured or tree do said party of the second every kind, and if any or either the first and party of the second every kind, and if any or either the first and assessments, and my lien claims, and may invest ent of all moneys so expended and where the first and assessments and the second of th	the SAME unto said party of the escond part, its successors and the said premises above granted ne in adverse possession of same is engalist the lawful and equitable these presents are upon the expect the part, loaned and advanced to R.B. Downing and Les Twenty five Hust said lands and improvements in such company or companies at part, its successors or assigns; or any addresser of such sums as may be necessary together with the charges thereory together with the charges thereory and five many fit	assecond part, its successors and assigns forever. Said part. Of the first part hereby a assigns, that at the delivery hereof R.B. Downing and Marie Downing J. A. and selzed of a good and indefeasible estate of inheritance therein, free and clear of all and that R.B. Downing and Larie Downing his wife, le claims of all persons whomsoever. press conditions that, whereas, the said party of the second part at the special instance and conditions that, whereas, the said party of the second part at the special instance and price and and all persons whom are and to keep said improvements in good repair, and to keep the building said second part may designate and the policy or policies of insurance constantly transand also to keep said lands and improvements thereon free from all statutory lien claims raned as aforesaid then said party of the second part its successors or assigns, may pay uch purpose, paying the costs thereof, and may also pay the final judgment for any statutor protect the fille or possession of said premises, including all costs and for the repayna as provided by the By-Laws of said Association, these presents shall be security. **December** 1727** make and deliver to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit; **NOTE OR OBLIGATION** Tulsa, Okia, Becamber 15. 192. 2. **Tulsa Building Loan Association, represented and evidenced by the deed by the said Association, represented and evidenced by the said Association to secure a loan of OO/100 DOLLARS, and the sum of DOLLARS; the same being the Interest And McC. Promise to paysaid Association at its Home Office at Tulsa Oklahome
onvenant with said party of the convenant with said party of the first and lawful owner continuariant and defend the same provided, And sequest of the part of the first and special, again great and special, again great and special, again great and special, again great or constantly insured by a first and special, again great thereon constantly insured by a first and special, again great or adapt and first any or either and taxes and assessments, and by line dalms, and may livest and for the second of overly kind, and if any or either and taxes and assessments, and by line of all moneys so expended that are of all moneys so expended in the second of the second for the second of the second first and special first and second first	the SAME unto said party of the second part, its successors and the said premises above granted ne in adverse possession of same is a spainst the lawful and equitable these presents are upon the expet the part, loaned and advanced to R. B. Downing and Last and the said lands and improvements in such company or companies at lart, its said lands and improvements in such company or companies at lart, its successors or assigns; or of said agreements be not perform any effoct such insurance, for seven the second such sums as may be necessary together with the charges thereof may effoct such insurance, for seven in the charges thereof and fine the second such insurance, for a second such sums as may be necessary together with the charges thereof and second association their note. R. B. Downing afterning afterning as freenth day of the control of the second se	assigns, that at the delivery hereof. R.B. Downing and Marie Downing and sasigns, that at the delivery hereof. R.B. Downing and Marie Downing and state of a good and indefeasible estate of inheritance therein, free and clear of all and that. R.B. Downing and Larie Downing his wife, and that R.B. Downing and Larie Downing his wife, the claims of all persons whomsoever, press conditions that, whereas, the said party of the second part at the special instance and press conditions that, whereas, the said party of the second part at the special instance and party of the second part, its successors and assigns, to pay all taxes and assessitieron, when due, and to keep said improvements in good repair, and to keep the building said second party may designate and the policy or policles of insurance constantly transmid also to keep said lands and improvements thereon free from all statutory flow claims maded as aforesaid then said party of the second part its successors or assigns, may pay uch purpose, paying the costs thereof, and may also pay the final pagminent for any statutor protect the filte or possession of said premises, including all costs and for the repayance as provided by the By-Laws of said Association, these presents shall be security. And Marie Downing his wife, December, 1922 make and deliver to the or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tules, Okla, Becamber 15. Question and also to secure a loan of the capital stock of said Association, represented and evidenced by the deged by CLARS, and the sum of DOLLARS, and the sum of DOLLARS; the same being the interest

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