## MORTGAGE RECORD No. 415

COMPARED

-Pean 972

W. F.	Tulsa County, and State of Oklahoma, partial, of the first part, and the
and the second of the second o	"走"的时间,我们还是没有的。我们还是是一个人,我们的身体,就 <b>是想</b> 要我们就能够多点,这是有人,这一点,我也不是我们的,我就是不是一个人,这是一个人,就是是这个
	said part 168
Fi	teen Hundred and 00/100 DOLLARS
	y of the second part, the receipt whereof is hereby acknowledged, ha. We sold and by these presents
	and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate
	ty of
	Lots Two (2) and Mineteen (19) in Block Une (1/
	In Acre Gardens Addition to Tulsa, Uklahoma
	according to the recorded plat thereof.
	어느는 그 그 하는 이 이렇게 되었는 회사는 동안하다면 그 아니라는 그 한다는 일하는 것이 되었다. 이 이 사람들이 되다고
영화 가는 생각하는데	
TO HAVE AND TO HOL	nterest of said grantor. In and to said premises, including all homestead rights, which are hereby waived and roleased, to operty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any paraller the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all consistency from and after this date.  THE SAME unto said party of the second part, its successors and assigns forever. Said part. of the first part hereby the second part, its successors and assigns forever. The said part and Diola F.  Lassetter his wife.
TO HAVE AND TO HOL  nvenant with said party of  s true and lawful owner  cumbrances; that there is no il warrant and defend the PROVIDED, ALWAYS, A	the second part, its successors and assigns, that at the delivory hereot. W.F. Lassetter and D.Ola F.  Lassetter his wife of the said premises above granted, and seized of a good and indefensible estate of line litance therein, free and clear of all one in adverse possession of same and that W.F. Lassetter and D.Ola F. Lassetter his wif time against the lawful and equitable claims of all persons whomseever.
TO HAVE AND TO HOL  nvenant with said party of  sa true and lawful owner  numbrances; that there is no il warrant and defend the sa PROVIDED, ALWAYS, A  168 nuest of the part	the second part, its successors and assigns, that at the delivery hereof. W.F.Lassetter and D!Ola F.  Lassetter his wife of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F.Lassetter and D!Ola F.Lassetter his wif me against the lawful and equitable claims of all persons whomseever. In these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and that part, loaned and advanced to.
TO HAVE AND TO HOL  nvenant with said party of  sa true and lawful owner  numbrances; that there is no il warrant and defend the sa PROVIDED, ALWAYS, A  168 nuest of the part	the second part, its successors and assigns, that at the delivory hereot. W.F. Lassetter and D.Ola F.  Lassetter his wife of the said premises above granted, and seized of a good and indefensible estate of line litance therein, free and clear of all one in adverse possession of same and that W.F. Lassetter and D.Ola F. Lassetter his wif time against the lawful and equitable claims of all persons whomseever.
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TO HAVE AND TO HOLD TO HOLD THE PROVIDED AND THE PROVIDED ALWAYS, A 168 House of the partof the MAND WHEREAS, said parts thereon constantly insurred to said party of the secury kind, and if any or eith taxes and assessments, a ylen claims, and may invent of all moneys so expend	the second part, its successors and assigns, that at the delivery hereof. W.F.LESSETTER and D!Ola F.  Lassetter his wife, of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F.Lassetter and D*Ola F.Lassetter his wif one in adverse possession of same and that W.F.Lassetter and D*Ola F.Lassetter his wif one against the lawful and equitable claims of all persons whomseever.  In these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and irst part, loaned and advanced to  W.F.Lassetter and D*Ola F.Lassetter his wife. the sum o  Fifteen Hundred and 00/100  DOLLARS  Lessetter and miprovements thereon, when due, and to keep said improvements in good repair, and to keep the build of in such company or companies as said second party may designate and the policy or policies of insurance constantly trans- ond part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims her of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- st such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay- de together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.
TO HAVE AND TO HOLD AVERANT WITH SAID PARTY OF SAID TO HOLD ALWAYS, A 168 HOLD ALWAYS, A	the second part, its successors and assigns, that at the delivory hereof. W.F.Lassetter and D!Ola F.  Lassetter his wife  of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F.Lassetter and D'Ola F.Lassetter his wif one in adverse possession of same and that W.F.Lassetter and D'Ola F.Lassetter his wif one in adverse possession of same and that W.F.Lassetter and D'Ola F.Lassetter his wif one in adverse possession of same and that W.F.Lassetter and D'Ola F.Lassetter his wif one in adverse possession of same and that W.F.Lassetter and D'Ola F.Lassetter his wife W.F.Lassetter and D'Ola F.Lassetter his wife the sum o  Fifteen Hundred and 00/100  DOLLARS  168  In first part agree
TO HAVE AND TO HOLD AVERDAY OF STATE OF	the second part, its successors and assigns, that at the delivory hereot. Is.F. Lassetter and D.Ola F.  Lassetter his wife of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F. Lassetter and D.Ola F. Lassetter his wift me against the lawful and equitable claims of all persons whomsever.  And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rist part, loaned and advanced to.  W.F. Lassetter and D.Ola F. Lassetter his wife the sum of Fifteen Hundred and 00/100.  POLLARS  168  168  168  168  168  168  168  16
TO HAVE AND TO HOLD AVERANT WITH SAID PARTY OF SAID TO HOLD ALWAYS, A 168 HOLD ALWAYS, A	the second part, its successors and assigns, that at the delivory hereof. W.F. Lassatter and Plois F.  Lassatter his wife of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F. Lassatter and D'Ola F. Lassatter his wif me against the lawful and equitable claims of all persons whomsever, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and its part, loaned and advanced to  W.F. Lassatter and D'Ola F. Lassatter his wife the sum of Fifteen Hundred and 00/100.  POLLARS  185  185  185  185  185  185  185  18
TO HAVE AND TO HOLE TYPE AND TO HOLE TYPE AND TO HOLE TYPE AND TO HOLE TYPE AND WHEREAS, said parts, general and special, are shere of constantly insurred to said party of the secury kind, and if any or eith taxes and assessments, a yllen claims, and may invent of all moneys so expend AND WHEREAS, the said on the Fift LISS Building &	the second part, its successors and assigns, that at the delivery hereof. S.F. LESSELTER and D.Ola F.  LESSELTER his wife of the said premises above granted, and seized of a good and indeteasible estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F. LESSELTER and D.Ola F. LESSELTER his wiff me against the lawful and equitable claims of all persons whomsoever, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and lift part, loaned and advanced to.  W.F. LESSELTER and D.Ola F. LESSELTER his wife  The first part agree
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TO HAVE AND TO HOLD AVENANT WITH SAID PARTY OF SAID TO HOLD AVENANT AND WHEREAS, said pants, general and special, ages thereon constantly insurved to said party of the seavery kind, and if any or to fall moneys so expend AND WHEREAS, the said pants of the Said Party of the seavery kind, and if any or to fall moneys so expend AND WHEREAS, the said pants of the Said Party	the second part, its successors and assigns, that at the delivery hereof. W.F.LESSELTER AND DIOLS F.  LESSELTER HIS wife of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of al one in adverse possession of same and that W.F.LESSELTER AND DIOLS F.LESSELTER his wiff me against the lawful and equitable claims of all persons whomsoever. In these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and first part, loaned and advanced to  W.F.LESSELTER AND DIOLS F.LESSELTER his wiff  the sum of Fifteen Hundred and 00/100  DOLLARS  168 the first part agree
TO HAVE AND TO HOLD AVERANT WITH SAID PARTY OF SAID TO HOLD ALWAYS, A 108 HOLD ALWAYS, A	THE SAME unto said party of the second part, its successors and assigns forever. Said part
TO HAVE AND TO HOLD AVERANT WITH SAID PARTY OF SAID TO HOLD ALWAYS, A THE SAID THE SAID PARTY OF THE S	the second part, its successors and assigns, that at the delivery hereof. W.F. Lassetter and D!Ols F.  of the said premises above granted, and seized of a good and indefensable estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F. Lassetter and D'Ols F. Lassetter his wiff one against the lawful and equitable claims of all persons whomsever.  in these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and its part, ionned and advanced to.  W.F. Lassetter and D'Ols F. Lassetter his wife the said party of the second part at the special instance and its part, ionned and advanced to.  W.F. Lassetter and D'Ols F. Lassetter his wife the said party of the second part at the special instance and its part, ionned and advanced to.  DOLLARS  168  169  169  169  169  169  169  169
TO HAVE AND TO HOLD AVERANT WITH SAID PARTY OF SAID TO HOLD ALL AND WHEREAS, said pants, general and special, agree the taxes and assessments, red to said party of the seevery kind, and if any or eith taxes and assessments, where the taxes and assessments, and the taxes and assessments of the taxes and assessments.  AND WHEREAS, the said party of the seevery kind, and if any or eith taxes and assessments, and may invent of all moneys so expend AND WHEREAS, the said party of the seevery kind, and if any or eith taxes and assessments.  Fift the same being the monthly detilicate therefor numbered.  F. Lassetter and the same being the monthly detilicate therefor numbered.	the second part, its successors and assigns, that at the delivery hereof. W.F. Lassetter and D!Ols F.  of the said premises above granted, and seized of a good and indefensable estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F. Lassetter and D'Ols F. Lassetter his wiff one against the lawful and equitable claims of all persons whomsever.  in these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and its part, ionned and advanced to.  W.F. Lassetter and D'Ols F. Lassetter his wife the said party of the second part at the special instance and its part, ionned and advanced to.  W.F. Lassetter and D'Ols F. Lassetter his wife the said party of the second part at the special instance and its part, ionned and advanced to.  DOLLARS  168  169  169  169  169  169  169  169
TO HAVE AND TO HOLD INVENEUR AND WHEREAS, said party of the part	the second part, its successors and assigns, that at the delivery hereof. W.F. Lassetter and D!Ols F.  of the said premises above granted, and seized of a good and indefensable estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F. Lassetter and D'Ols F. Lassetter his wiff one against the lawful and equitable claims of all persons whomsever.  in these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and its part, ionned and advanced to.  W.F. Lassetter and D'Ols F. Lassetter his wife the said party of the second part at the special instance and its part, ionned and advanced to.  W.F. Lassetter and D'Ols F. Lassetter his wife the said party of the second part at the special instance and its part, ionned and advanced to.  DOLLARS  168  169  169  169  169  169  169  169
TO HAVE AND TO HOLD INVENENT WITH SAID PARTY OF SAID TO HOLD ALWAYS, A 168 HOLD TO THE BOOK OF THE BOO	the second part, its successors and assigns, that at the delivery hereot. W.F.Lassetter and D.Ola F.  Lassetter his wife of the said premises above granted, and seized of a good and indefenable estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F.Lassetter and D.Ola F.Lassetter his wife one in adverse possession of same and that W.F.Lassetter and D.Ola F.Lassetter his wife into against the lawful and equitable clutins of all persons whomsoever. In the second part at the special instance and the test presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rist part, joaned and advanced to.  W.F.Lassetter and D.Ola F.Lassetter his wife the sum of Fifteen Hundred and 00/100.  DOLLARS  Lassetter and D.Ola F.Lassetter his wife the sum of Fifteen Hundred and 00/100.  DOLLARS  Lassetter and an assigns, to pay all taxes and assigns, to pay all taxes and assessment and inner any analysis of the first part agree
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TO HAVE AND TO HOLD AVENANT WITH SAID PARTY OF SAID TO HOLD ALL AND WHEREAS, said party of the said said said said said said said said	the second part, its successors and assigns, that at the delivery hereot. W.F.Lassetter and D.Ola F.  Lassetter his wife of the said premises above granted, and seized of a good and indefenable estate of inheritance therein, free and clear of all one in adverse possession of same and that W.F.Lassetter and D.Ola F.Lassetter his wife one in adverse possession of same and that W.F.Lassetter and D.Ola F.Lassetter his wife into against the lawful and equitable clutins of all persons whomsoever. In the second part at the special instance and the test presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rist part, joaned and advanced to.  W.F.Lassetter and D.Ola F.Lassetter his wife the sum of Fifteen Hundred and 00/100.  DOLLARS  Lassetter and D.Ola F.Lassetter his wife the sum of Fifteen Hundred and 00/100.  DOLLARS  Lassetter and an assigns, to pay all taxes and assigns, to pay all taxes and assessment and inner any analysis of the first part agree