MORTGAGE RECORD No. 415

Loan 987

2	day of December. 1922 between the Bis Gartner his wife,
	is dis Garther his wife, In Tilse County, and State of Oklahoma, part 1987 the first part, and the
	그렇지는 그는 회에 가장 살이 함께 하지만 되었다. 그렇게 한 문에 한 사람들이 가지가 되었다. 그를 가는 사람들이 되었다. 그를 하는 사람들이 나를 하고 있다.
	SOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
	of the first part, for and in consideration of the sum of
	그런 아이들이 하는 사람들은 사람들은 사람들은 사람들은 사람들이 하는 것이 되었다. 그들은 사람들은 사람들이 가득하는데 다른 사람들이 되었다.
	he receipt whereof is hereby acknowledged, haV.Gold and by these presents
	d party of the second part, its successors and assigns forever, all the following described real estate.
	Tulsa and State of Oklahoma, to-wit,
Lots Twenty-t	hree (23) and Twenty-four (24)
	그런 그는 사용이 들어 들어 들어 들어 들었다는 것 하고 있다고 있다. 그 그 그 사람이 들어 가지 하셨습니다.
	tecn (14) Terrace Drive Addition to the
	Tulsa, County, Oklohoma,
	the recorded plat thereof.
	A Coopied \$ f- and issued
	the partify that I thank the mant of mant and the mant of the mant
	Receipt No. herefor in payment to tax en the within morte 2 192 tax en the within day of the state of the sta
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	Dates this WAYNE L. DICKEY, County I reason
	tax on the within most fast tax on the within day of
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and all right, title, estate and interest of said grantor other with all rents of said property, with full powe cular, and with all and singular the tenements, her mutals and profils accruding from said property from TO HAVE AND TO HOLD THE SAME unto said property from TO HAVE AND TO HOLD THE SAME unto said property from the said party of the second part, its superty and the said premises a secumbrances; that there is no one in adverse possess ill warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are expected to the part. So the first part, loaned and a J.L. Garther Same and the same against said lands and in the same and the	a party of the second part, its successors and assigns forever. Said part 166 the first part hereby accessors and assigns, that at the delivery hereof. J. L. Gartner and Clyde B. Gartner and clear of all bove granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all son of same and that J. L. Gartner and Clyde B. Gartner his wife, and equitable claims of all persons whomsoever. upon the express conditions that, whereas, the said party of the second part at the special instance and dvanced to and Clyde B. Gartner his wife and Clyde B. Gartner his wife many of the second part, its successors and assigns, to pay all taxes and assess aprovements thereon, when due, and to keep said improvements in good repair, and to keep the build-componies as said second party may designate and the policy or policles of insurance constantly transite to a seep and all second party may designate and the policy or policles of insurance constantly transite be not performed as aforesaid then said party of the second part its successors or assigns, may pay unance, for such purpose, paying the costs thereof, and may also pay the final fudgment for any statu-e necessary to protect the title or possession of said premises, including all costs and for the repayarges thereon as provided by the By-Laws of said Association, these presents shall be security. Bartner and Clyde B. Gartner his wife, day of December, 1922 make and deliver to the N their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Okla, December, 15., 102.2 the order of Tules Building & LOAN ASSOCIATION, the following sums of money viz: DOLLARS, share S. of the capital stock of said Association, represented and evidenced by the
and all right, title, estate and interest of said grantor other with all rents of said property, with full powe cular, and with all and singular the tenements, her mutals and profils accruding from said property from TO HAVE AND TO HOLD THE SAME unto said property from TO HAVE AND TO HOLD THE SAME unto said property from the said premises a common with said party of the second part, its superior and lawful owner. So of the said premises a common with said party of the second part, its superior provided in the same against the lawful PROVIDED, ALWAYS, And these presents are equest of the part. So the first part, loaned and a second part, its successors are sently second part, its successors are red to said parent and special, against said lands and it ges thereon constantly insured in such company or erred to said agreements are town vind, and it any or either of said agreements are town vind, and it any or either of said agreements are town vind, and it any or either of said agreements are town vind, and it any or either of said agreements are town vind, and it any or either of said agreements are town vind, and it any or either of said agreements. AND WHEREAS, the said J. I. G. AND WHEREAS, the said J. I. G. G. Tifteenth Fulley Building & Loan Association of the Fifteenth and Office of the same being the monthly dues on the 16 certificate therefor numbered 3464 J. L. Gartner a	a party of the second part, its successors and assigns forever. Said part.166 the first part hereby accessors and assigns, that at the delivery hereof. J. L. Gartner and Clyde B. Gartner and clear of all bove granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all son of same and that. J. L. Gartner and Clyde B. Gartner his Wife, and equitable claims of all persons whomscover. upon the express conditions that, whereas, the said party of the second part at the special instance and dvanced to. and Clyde B. Gartner his wife
and all right, title, estate and interest of said grantor ether with all rents of said property, with full powe (cular, and with all and singular the tenements, her entals and profits accruding from said property from TO HAVE AND TO HOLD THE SAME unto said property from the Have and lawful owners. To the said party of the second part, its support of the said premises a commbrances; that there is no one in adverse possess will warrant and defend the same against the lawful PROVIDED, ALWAYS, and these presents are equest of the parties the first part, loaned and a second part, its successors are expected to said part of the second part, its successors fevery kind, and if any or either of said agreements and taxes and assessments, and may effect such has been of all moneys so expended together with the chart of all moneys so expended together with the chart of all moneys so expended together with the chart of the said agreements. Fifteenth For Value Received We promise to pay to the sum of Sixteen and CO/100 are same being the monthly dues on the 16 certificate therefor numbered 3484 J.L. Gartner a Sixteen and co/100 are same being the monthly dues on the 16 certificate therefor numbered 3484 J.L. Gartner a Sixteen Hundry	a party of the second part, its successors and assigns forever. Said part.162 the first part hereby accessors and assigns, that at the delivery hereof. J. L. Gartner and Clyde B. Gartner and clear of all shows granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all sion of same and that J. L. Gartner and Clyde B. Gartner his wife, and equitable claims of all persons whomsoever. upon the express conditions that, whereas, the said party of the second part at the special instance and dvanced to and Clyde B. Gartner his wife undered and CO/100 DOLLARS. gree
And all right, title, estate and interest of said grantor rether with all rents of said property, with full powe feular, and with all and singular the tonements, her entals and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto said property from TO HAVE AND TO HOLD THE SAME unto said property from TO HAVE AND TO HOLD THE SAME unto said property from TO HAVE AND TO HOLD THE SAME unto said property from the true and lawful owner. So of the said premises a neumbrances; that there is no one in adverse possess will warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are equest of the parties of the first part, loaned and a J. L. Garther. AND WHEREAS, said parties of the first part and the same against of the said party of the second part, its successors of every kind, and if any or either of said agreements uch taxes and assessments, and may effect such instruction in moneys so expended together with the chart of all moneys so expended together with the chart of the moneys as expended together with the chart of the same being the said of the same being the monthly dues on the left of the same being the monthly dues on the left of the same being the monthly dues on the left or the same being the monthly dues on the left or the same being the monthly dues on the left or thicket therefor numbered 3464 J.L. Gartner a Sixteen Hundr	and Clyde B. Gartner his wife. and Clyde B. Gartner his wife. the sum of fundred and 00/100. DOLLARS. gree
And all right, title, estate and interest of said grantor rether with all rents of said property, with full power feular, and with all and singular the tonements, her centals and profits accruing from said property from TO HAVE AND TO HOLD THE SAME unto said property from TO HAVE AND TO HOLD THE SAME unto said property from TO HAVE AND TO HOLD THE SAME unto said property from TO HAVE AND TO HOLD THE SAME unto said property from TO HAVE AND TO HOLD THE SAME unto said property from TO HAVE AND UNDERS, so one in adverse possess will warrant and defend the same against the lawful PROVIDED, ALWAYS, And these presents are request of the parties of the first part, loaned and a J. L. Garther. AND WHEREAS, said parties of the first part aments, general and speedil, against said lands and in grey kind, and if any or either of said agreements uch taxes and assessments, and may effect such insory lien claims, and may invest such sums as may been to fall moneys so expended together with the chart of all moneys so expended together with the chart of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of the same being the monthly dues on the Loan Association of	a party of the second part, its successors and assigns forever. Said particles the first part hereby accessors and assigns, that at the delivery hereof. J.L. Gartner and Clyde B. Gartner and Clyde B. Gartner and Clyde B. Gartner and clear of all sloon of same and that J.L. Gartner and Clyde B. Gartner his wife, and equitable claims of all persons whomsoever. upon the express conditions that, whereas, the said party of the second part at the special instance and dvanced to and Clyde B. Gartner his wife undered and CO/100 DOLLARS. gree