		1.515				
	 <b>~</b> `	 	,,,	 6 L.	••	GH

## MORTGAGE RECORD No. 415

Lcan 986

a Xingi en in

Ð

Tules	10
158 Building. & LOAN ASSOCIATION, is corporation organized under the laws of the State of Oklahome, party of the second part	e produkt 🗗 🖓 Artis – stati
WITNESSETH, That the said part	-
Three Thousand and 00/100.	S,
and paid by the said party of the second part, the receipt whereof is hereby acknowledged, has sold and by these presents	r,
RGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate	
g and situated in the County of and State of Oklahoma, to-wit:	
Lot Six (6) in Block One (1( In Brennan	
Reed Addition to the city of Tulse Okleyara	•
according to the recorded plat thereof.	-
	i a di setta
	· · · · · · · · · · · · · · · · · · ·
	그러 이 이 아이
	2
	and a state of the second
	1
	·
true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all	n in Provinsi
mbrances; that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> warrant and defend the same against the lawful and equitable claims of all persons whomsoover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and	ď
mbrances; that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> warrant and defend the same against the lawful and equitable claims of all persons whomsoover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and	ď
mbrances; that there is no one in adverse possession of same and that <u>H.Lewis Curry &amp; single man</u> warrant and defend the same against the lawful and equitable claims of all persons whomseover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and est of the part <sup>Y</sup> of the first part, loaned and advanced to	<b>d</b>
mbrances; that there is no one in adverse possession of same and that <u>H. Lewis Curry &amp; Single man</u> warrant and defend the same against the lawful and equitable claims of all persons whomsoover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the suid party of the second part at the special instance and est of the party of the first part, loaned and advanced to	<b>a</b> <b>a</b> <b>a</b> <b>b</b> <b>b</b> <b>b</b> <b>b</b> <b>b</b> <b>b</b> <b>b</b> <b>b</b> <b>b</b> <b>b</b>
mbrances; that there is no one in adverse possession of same and that <u>H. Lewis Curry &amp; Single man</u> mbrances; that there is no one in adverse possession of same and that <u>H. Lewis Curry &amp; Single man</u> provided, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and est of the party of the first part, loaned and advanced to <u>H. Lewis Curry &amp; Single man</u> the sum of <u>Three Thousand and 000/100</u> DOLLARS. AND WHEREAS, said party of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- ts, general and special, against said inds and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build. thereon constantly insured in such company or companies as said becond party and designate and thereon free from all statutory lie assigns; and approximation to keep said improvements thereon are free from all statutory lie claims for y third, and if any or either of said agreements be not performed as aforesaid there said party of the second part its successors or assigns, may pay incess and may invest such sums as may be necessary to protect the title or possession of said party at the sociently and the sum as may be necessary to protect the title or possession of said party as the second part is successors and assigns. The represent shall be escently and assochard in the charges thereon as provided by the By-Laws of said Association, these presents shall be escently and association in the charges thereon as provided by the By-Laws of said paresents shall be security.	d 4 4
mbrances; that there is no one in adverse possession of same and that <u>H. Lewis Curry &amp; Single man</u> mbrances; that there is no one in adverse possession of same and that <u>H. Lewis Curry &amp; Single man</u> provided, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and est of the party of the first part, loaned and advanced to <u>H. Lewis Curry &amp; Single man</u> the sum of <u>Three Thousand and 000/100</u> DOLLARS. AND WHEREAS, said party of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- ts, general and special, against said inds and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build. thereon constantly insured in such company or companies as said becond party and designate and thereon free from all statutory lie assigns; and approximation to keep said improvements thereon are free from all statutory lie claims for y third, and if any or either of said agreements be not performed as aforesaid there said party of the second part its successors or assigns, may pay incess and may invest such sums as may be necessary to protect the title or possession of said party at the sociently and the sum as may be necessary to protect the title or possession of said party as the second part is successors and assigns. The represent shall be escently and assochard in the charges thereon as provided by the By-Laws of said Association, these presents shall be escently and association in the charges thereon as provided by the By-Laws of said paresents shall be security.	d 4 4
mbrances; that there is no one in adverse possession of same and that <u>H. Lewis Curry &amp; Single man</u> mbrances; that there is no one in adverse possession of same and that <u>H. Lewis Curry &amp; Single man</u> provided, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and est of the party of the first part, loaned and advanced to <u>H. Lewis Curry &amp; Single man</u> the sum of <u>Three Thousand and 000/100</u> DOLLARS. AND WHEREAS, said party of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- ts, general and special, against said inds and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build. thereon constantly insured in such company or companies as said becond party and designate and thereon free from all statutory lie assigns; and approximation to keep said improvements thereon are free from all statutory lie claims for y third, and if any or either of said agreements be not performed as aforesaid there said party of the second part its successors or assigns, may pay incess and may invest such sums as may be necessary to protect the title or possession of said party at the sociently and the sum as may be necessary to protect the title or possession of said party as the second part is successors and assigns. The represent shall be escently and assochard in the charges thereon as provided by the By-Laws of said Association, these presents shall be escently and association in the charges thereon as provided by the By-Laws of said paresents shall be security.	d 4 4
mbrances; that there is no one in adverse possession of same and that <u>H.Lewis Curry &amp; Single man</u> morarrant and defend the same against the lawful and equitable claims of all persons whomsoover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and est of the party of the first part, loaned and advanced to <u>H. Lewis Curry &amp; Single man</u> the sum of <u>Three Thousand and 00/100</u> DOLLARS. AND WHEREAS, said partyof the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- ts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly trans- taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereon as provided in such as any be necessary to protect the title or possession of said Association, these presents shall be security. AND WHEREAS, the said	d 4 4
mbrances; that there is no one in adverse possession of same and that <u>H.LeWis Curry a single man</u> provided defend the same against the lawful and equitable claims of all persons whomsoever. provided the party of the first part, loaned and advanced to <u>H. LeWis Curry a single man</u> the sum of <u>Three Thousand and 00/100</u> DOLLARS. AND WHEREBAS, said party of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- ts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build there the sum of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lies claims, may pay taxes and may effect such insurance, for such paying the costs thereof, ad may also pay the final judgmment for any statu- ter din unsessments, and may effect such insurance, for such paying the costs thereof, ad may also pay the final judgmment for any statu- ter din unsets such insurance, for such paying the costs thereof and may also pay the final judgmment for any statu- ter din unsets such insurance, on such paying the costs thereof and may also pay the final judgmment for any statu- ter din unsets such insurance, for such paying the costs thereof and may also pay the final judgmment for any statu- ter din measures and such agreements be not performed as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said <u>H. Lewis Curry a single man</u> and the or and statu- ter din moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said <u>H. Lewis Curry a single man</u> and the or and status and for the ropsy. to all moneys as expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said <u>H. Lewis Curry a s</u>	d 4 4
mbrances; that there is no one in adverse possession of same and that <u>H.Lewis Curry &amp; Single man</u> provided, and factor the same against the lawful and equitable elafams of all persons whomsover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and est of the park of the first part, loaned and advanced to <u>H. Lewis Curry &amp; Single man</u> the sum of <u>Three Thousand and 00/100</u> DOLLARS. AND WHEREAS, said party of the first part agree <u>S</u> with the said party of the second part, its successors and assigns, to pay all taxes and assess- tis general and apockal, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build there and apockal, against said and growen as a fore-said been said party of the second part, its successors and assigns, to pay all taxes and assess- tis general and apockal, addit ands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build there are assessments; and may effect such insurance, for such purpose, paying the costs thereor, and may also pay the final judgmment for any statu- lies all and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay- t of all moneys as expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said <u>H. Lewis Curry a Single man</u> on the <u>15th</u> day of <u>DeCember 1922</u> make and deliver to the gen-Building - LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit; NOTE OR OBLIGATION = <u>Tuken, Okin, <u>DeCember 155</u>, 102_</u>	
mbrances; that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> provided the same against the lawful and equilable 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 special instance and est of the part of the first part, loaned and advanced to <u>H. Lewis Curry 8 single man</u> the sum of <u>Thrss. Thousand and OO/100</u> AND WHEREAS, said party of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- tis, general and special, against said lands and improvements interion, whon due, and to keep said improvements in good repair, and to keep the build there constantly insured in such company or companies as said second part, its successors and assigns, to pay all taxes and assess- servit and agreed, against said lands and improvements thereon, when due, and to keep said improvements the good repair, and to keep the build there constantly insured in such company or companies as said second part ymy designate and the policy or policies of insurance constantly trans- d to said party of the second part is successory or assigns; and also to keep said lands and improvements there are free from all statutory lie alding taxes and assessments, and may effect such insurance, for vuch purpose, paying the costs thereof, and many also pay the final judgminent for any statu- lien claims, and may invest such sums as may be necessary to protect the title or possession of and presses, including all costs and for the repay- t of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said <u>H. Lewis Curry a single man</u> on the <u>15th</u> day of <u>December 1922</u> make and figures as follows, to-wit; <b>Becember 15.</b> 1922 For Value Received <u>I</u> promise to pay to the order of <b>Tulsa</b> . Building <u>C</u> LOAN ASSOCIATION, the following sums	
mbrances; that there is no one in adverse possession of same and that <u>H.LGWIS CURTY A Single Man</u> morrant ad 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 special instance and est of the party of the first part, loaned and advanced to <u>H. Lewis Curry a single man</u> the sum of <u>Three Thousand and 00/100</u> DOLLARS. AND WHEREAS, said party of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- to general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep here and interess of the second part, its successors or assigns, and party of the second part y of the second part, its successors or assigns, may pay it to said party of the second part, its successors or assigns; and also to keep said improvements therees of assigns, may pay it axes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final ludgmment for any statu- tion circumstanty insures such aums as may be not performed as aforesaid then said party of the second part its successors or assigns, and pay it axes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final ludgmment for any statu- len claims, and may invest such aums as may be necessary to protect the tilde or possession of said party set is final ing all devices and of the repay- t of all moneys as expended together with the charges thereon as provided by the By-Laws of suid Association, these presents shall be security. AND WHEREAS, the said <u>H. LGWIE Curry a Single man</u> on the <u>15th</u> day of <u>Delcember 1922</u> make and deliver to the ga-Buillding <u>Conn ASSOCIATION their note or obligation</u> , which is made a part hereof and in the words and figures as follows, to wit;	
mbrances; that there is no one in adverse possession of same and that <u>H.LeWis Curry a Single man</u> . mbrances; that there is no one in adverse possession of same and that <u>H.LeWis Curry a Single man</u> . PROVIDED, ALWAYS, And these presents are upon the express conditions that whereas, the said party of the second part at the special instance and est of the party_of the first part, loaned and advanced to <u>H. LeWis Curry a Single man</u> the sum of <u>Three Thousand and 00/100</u> DOLLARS, AND WHEREAS, said party of the first part agree. Swith the said party of the second part, its successors and assigns, to pay all taxes and assess- tage general and apoclal, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- tioreon constantly insure in such company or companies as as said becond party may designic and the policy or policies of insurance constantly trans- at to said party of the second part, its successors or assigns; and also to keep said improvements thereon free from all statutory item constantly insure study on a same ybe not purpose, paying the cosis thereof, and may also pay the final judgmment for any statu- tion constantly insure study in a same ybe not performed as a foresaid then said party of the second part is successors or assigns, may pay taxes and assessments, and may effect such insurance, for such purpose, paying the cosis thereof, and may also pay the final judgmment for any statu- tion all moneys se expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said <u>H. LOWIS.Curry 8. Single man</u> on the <u>15th</u> day of <u>December 1922</u> make and deliver to the <b>Sa-Building 6</b> . LOAN ASSOCIATION their note or obligation, which is made a pathereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Sau of <u>Thirty 9 and 00/100</u> DOLLARS, and being the monthly dues on the <u>30</u> where <u>80</u> of the capital stock of said Associntion, t	
mbrances; that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> mbrances; that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> PROVIDED, AlWAYS, and these presents are upon the express conditions that whereas, the said party of the second part at the special instance and est of the party of the first part, loaned and advanced to <u>H. Lewis Curry a single man</u> the sum of <u>Three. Thousand and 00/100</u> AND WHEREAS, said partyof the first part agree. E. with the said party of the second part, its successors and assigns, to pay all taxes and assesses to general and papelal, egants and inforware means thereon, when due and to keep said improvements in good repair, and to keep the build thereon constantly insured in such company or companies as said second part, its successors and assigns, to pay all taxes and assessments, and may of the second part is successors or assigns, may pay et o said party of the second part, is successor or assigns, and pay and to keep said inforwarents there on free from all statutory then claims the same and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgement for any statu- ited all more second part, its successor or assigns, and pay or to all promises as exploid by the costs thereon as provided by the by-Laws of said Association, these presents shall be security. AND WHEREAS, the said <u>H. Lewis Curry a Single man</u> on the <u>15th</u> <u>day of</u> <u>December 1922</u> make and figures as follows, to wit: NOTE OR OBLIGATION = Tuisen, Okin, <u>December , 15</u> , <u>109</u> <u>2</u> For Value Received <u>I</u> promise to pay to the order of <u>Tuiss Building</u> <u>Controls</u> <u>association</u> , the following sums of money viz: sum of <u>Thirty and 00/100</u> same being the monthly dues on the <u>30</u> <u>share</u> <u>8</u> of the capital stock of said Association, represented and evidenced by the direct therefor numbered. <u>2453</u> tub day pledged by <u>A</u>	
mbrances; that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> mbrances; that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> PROVIDED, AlWAYS, and these presents are upon the express conditions that whereas, the said party of the second part at the special instance and est of the party of the first part, loaned and advanced to <u>H. Lewis Curry a single man</u> the sum of <u>Three. Thousand and 00/100</u> AND WHEREAS, said partyof the first part agree. E. with the said party of the second part, its successors and assigns, to pay all taxes and assesses to general and papelal, egants and inforware means thereon, when due and to keep said improvements in good repair, and to keep the build thereon constantly insured in such company or companies as said second part, its successors and assigns, to pay all taxes and assessments, and may of the second part is successors or assigns, may pay et o said party of the second part, is successor or assigns, and pay and to keep said inforwarents there on free from all statutory then claims the same and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgement for any statu- ited all more second part, its successor or assigns, and pay or to all promises as exploid by the costs thereon as provided by the by-Laws of said Association, these presents shall be security. AND WHEREAS, the said <u>H. Lewis Curry a Single man</u> on the <u>15th</u> <u>day of</u> <u>December 1922</u> make and figures as follows, to wit: NOTE OR OBLIGATION = Tuisen, Okin, <u>December , 15</u> , <u>109</u> <u>2</u> For Value Received <u>I</u> promise to pay to the order of <u>Tuiss Building</u> <u>Controls</u> <u>association</u> , the following sums of money viz: sum of <u>Thirty and 00/100</u> same being the monthly dues on the <u>30</u> <u>share</u> <u>8</u> of the capital stock of said Association, represented and evidenced by the direct therefor numbered. <u>2453</u> tub day pledged by <u>A</u>	
mberness: that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> mberness: that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> . PROVIDED, ALWAYS, And these presents are upon the express conditions that whereas, the said party of the second part at the special instance and est of the part <u>L</u> of the first part, loaned and advanced to <u>H. Lewis Curry a single man</u> the sum of <u>Three Thousand and 0.00/100</u>	
mbranes: that there is no one in adverse possession of same and that <u>H.Lewis Curry A.Single Dan</u> warrant and defend the same against the lawful and equilable eliates of all persons whomeover. PROVIDED, ALWAYS, and there presents are upon the express conditions that, whereas, the said party of the second part at the special instance and est of the part	
mberness: that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> mberness: that there is no one in adverse possession of same and that <u>H.Lewis Curry a single man</u> . PROVIDED, ALWAYS, And these presents are upon the express conditions that whereas, the said party of the second part at the special instance and est of the part <u>L</u> of the first part, loaned and advanced to <u>H. Lewis Curry a single man</u> the sum of <u>Three Thousand and 0.00/100</u>	a
mbinness: that there is no one in adverse possession of same and that <u>H.Lewis Curry A.Single Dan</u> warrant and defend the same against the lawful and equitable elithes of all persons whomsever. PROVIDED, ALWAYS, and there presents are upon the express conditions that, whereas, the said party of the second part at the special instance and east of the part	a
mbranes; that there is no one in adverse possession or same and that <u>H.Lewis Curry a single man</u> warrant and defend the same against the lawful and equitable elatins of all persons whomsover. PROVIDED, AUXAYS, And Unice presents are upon the express conditions that, whereas, the said party of the second part at the special instance and est of the party of the first part, leaned and advanced to <u>H. Lewis Curry a single man</u> the sum of <u>Three Thousand and Not (100</u> DOLLARS, AND WHEREAS, said party of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- tre general and special, against and lands and improvements thereon, when due, and to keep and improvements in good repart, and to keep the built the order that agreements and and improvements thereon, when due, and to keep and improvements in good repart, and to keep the built the order that agreements and and generating are all subcovering or assigns, may pay there of the association of an inducry and allow the soles and improvements in good repart. The successors or assigns, may pay there on an an any order the insumane, for such purpose, purpose of and haveolation, these presents and for the repart of all innegres on expanded to control and travers the successors or assigns, may pay it association and may invest such auma at may be necessary to protect the title or possession of and haveolation, these presents and for the repart of the General and agree the successor or assigns and all to be address thereor and in the words and figures as follows, to write and the interset in a socid association on the success or or bulgation,	a
mbranes; that there is no one in adverse possession or same and that <u>H.Lewis Curry a single man</u> warrant and defend the same against the lawful and equitable elatins of all persons whomsover. PROVIDED, AUXAYS, And Unice presents are upon the express conditions that, whereas, the said party of the second part at the special instance and est of the party of the first part, leaned and advanced to <u>H. Lewis Curry a single man</u> the sum of <u>Three Thousand and Not (100</u> DOLLARS, AND WHEREAS, said party of the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- tre general and special, against and lands and improvements thereon, when due, and to keep and improvements in good repart, and to keep the built the order that agreements and and improvements thereon, when due, and to keep and improvements in good repart, and to keep the built the order that agreements and and generating are all subcovering or assigns, may pay there of the association of an inducry and allow the soles and improvements in good repart. The successors or assigns, may pay there on an an any order the insumane, for such purpose, purpose of and haveolation, these presents and for the repart of all innegres on expanded to control and travers the successors or assigns, may pay it association and may invest such auma at may be necessary to protect the title or possession of and haveolation, these presents and for the repart of the General and agree the successor or assigns and all to be address thereor and in the words and figures as follows, to write and the interset in a socid association on the success or or bulgation,	a