MORTGAGE RECORD No. 415

	and Carrie B. Gammon his wife.
	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoms, party of the second part
	168of the first part, for and in consideration of the sum of
	Two Thousand and no/100 DOLLARS
기가 하다는 말이 하는 문학자들에는 있는 때문	cond part, the receipt whereof is hereby acknowledged, hav. 6. sold and by these presents
	RM unto said party of the second part, its successors and assigns forever, all the following described real estate
	Tulsaand State of Oklahoma, to-wit
	Service Servic
	Eleven (11) Block Three (3) Reddin
	tion to Tulse, Oklahoma, according
to t	the recorded plat thereof.
07~	gether with all the improvements thereon.
and all right, title, estate and interest of a ether with all rents of said property, wit cular, and with all and singular the ten- mutation profis accraing from said p TO HAVE AND TO HOLD THE SAI convenant with said party of the second	said grantorin and to said premises, including all homestead rights, which are hereby waived and released, to the full power and authority to collect the same in case the conditions of this mortgage become broken in any partements, hereditaments and appurtenances thereto belonging. A first and specific—lieu is hereby granted on all toperty from and after this date. ME unto said party of the second part, its successors and assigns forever. Said part if the first part hereby part, its successors and assigns, that at the delivery hereof
and all right, title, estate and interest of rether with all rents of said property, witcular, and with all and singular the termetain and profits accruing from said per to HAVE AND TO HOLD THE SAId onvenant with said party of the second the true and lawful owners	and grantorin and to said premises, including all homestead rights, which are hereby valved and released, to- the full power and authority to collect the same in case the conditions of this mortgage become broken in any par- tements, hereditaments and appurtenances thereto belonging. A dest and specific—lieu is hereby granted on all reporty from and after this date: I de part, its successors and assigns, that at the delivery hereof
nd all right, title, estate and interests of risher with all rents of said property, witcher, and with all end singular the term the said property of the said to the true and the said to the true and lawful owners	and grantorin and to said premises, including all homestead rights, which are hereby waived and rejeased, to- the full power and authority to collect the same in case the conditions of this mortgage become broken in any par- tements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all toperty from and after this date. ME unto said party of the second part, its successors and assigns forever, Said part
and all right, title, estate and interest of ther with all rents of said property, with the with all rents of said property, with the with all rents of said property. To HAVE AND TO HOLD THE SAId TO HAVE AND TO HOLD THE SAId party of the second e true and lawful owners	and grantorin and to said premises, including all homestead rights, which are hereby valved and released, to- the full power and authority to collect the same in case the conditions of this mortgage become broken in any par- tements, hereditaments and appurtenances thereto belonging. A dest and specific—lieu is hereby granted on all reporty from and after this date: I de part, its successors and assigns, that at the delivery hereof
and all right, title, estate and interest of rether with all rents of said property, witcular, and with all and singular the termetation and profits accruing from said per to HAVE AND TO HOLD THE SAId povenant with said party of the second the true and lawful owners	and grantorin and to said premises, including all homestead rights, which are hereby valved and released, to- the full power and authority to collect the same in case the conditions of this mortgage become broken in any par- tements, hereditaments and appurtenances thereto belonging. A dest and specific—lieu is hereby granted on all roperty from and after this date: ME unto said party of the second part, its successors and assigns forever. Said part
and all right, title, estate and interest of rether with all rents of said property, wil cular, and with all ends of said property, wil cular, and with all and singular the term to the said profits accraine from said of the true and lawful owners. To the said party of the second the true and lawful owners. To the said neumbranes; that there is no one in advill warrant and defend the same against PROVIDED, ALWATS, And these prequest of the part. Of the first part, is a said to the said part of the first part, is a said part of the second part, it for the first part is the said party of the second part, it for the first part, in the said part of the second part, it for the first part, in the said part of the second part, it for the first part, and may enter of said uch taxes and massessments, and may effect of said uch taxes and massessments, and may invest such surement of all moneys so expended together	and grantorin and to said premises, including all homestead rights, which are hereby valved and relegated, to- the full power and authority to collect the same in case the conditions of this mortgage become broken in any par- tements, hereditaments and appurtenances thereto belonging. A feet and specific—lieu is hereby granted on all foretry from and after this date. ME unto said party of the second part, its successors and assigns forever. Said part. of the first part hereby part, its successors and assigns, that at the delivery hereof
and all right, title, estate and interest of the right all rents of said property, wit cular, and with all and singular the ter muta-and profits accraing from said of the profits accraing from the said of the true and lawful owners. To the said party of the second as true and lawful owners. The said party of the said cumbrances; that there is no one in advill warrant and defend the same against PROVIDED, ALWAYS, And these provides of the parts. The first part, is successful to said party of the first part, is successful to said party of the second part, it every kind, and if any or either of said of taxes and assessments, and may effect the claims, and may invest such sun ent of all moneys so expended together	and grantor, in and to said premises, including all homestead rights, which are hereby valved and relegated, to the full power and authority to collect the same in case the conditions of this mortgage become broken in any partements, hereditaments and appurtenances thereto belonging. A dest and specific—lieu is hereby, granted on all roperty from and after this date. ME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby part, its successors and assigns, that at the delivery hereof. I premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all the premises above granted and that the good and indefeasible estate of inheritance therein, free and clear of all the premises above granted and that the good and indefeasible estate of inheritance therein, free and clear of all the premises above granted and equitable claims of all persons whomsoever. I premises above granted, and that the delivery hereof. They are a premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all the premises are upon the express conditions that, whereas, the said party of the second part at the special instance and content are upon the expression of said instance and assigns, to pay all taxes and assessing and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-company or companies as said second party may designate and the policy or policies of insurance constantly frans-s successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay the said in the propose of said party of the second part its successors or assigns, may pay with the charges thereforms
and all right, title, estate and interest of the with all rents of said property, witcular, and with all ents of said property, witcular, and with all and singular the terms are all the second of the said party of the second of the said party of the second of the said and the same against PROVIDED, ALWAYS, and these properties of the part. Second of the said second of said second of said second of said second of said said said of the said second of said second of said said said said said said said said	and grantorin and to said premises, including all homestead rights, which are hereby valved and relegated, to- the full power and authority to collect the same in case the conditions of this mortgage become broken in any par- tements, hereditaments and appurtenances thereto belonging. A feet and specific—lieu is hereby granted on all foretry from and after this date. ME unto said party of the second part, its successors and assigns forever. Said part. of the first part hereby part, its successors and assigns, that at the delivery hereof
and all right, title, estate and interest of the with all rents of said property, witcular, and with all ends of said property, witcular, and with all and singular the terms are said professionally from said of the true and lawful owners. To the said party of the second the true and lawful owners. The said party are the said incumbrances; that there is no one in advitil warrant and defend the same against PROVIDED, ALWAYS, and these properties of the part. The said warrant and defend the same against PROVIDED, ALWAYS, and these properties of the part. The said warrant and special, against said warrant said and special, against said the correct to said party of the second part, it overly kind, and if any or either of said and taxes and assessments, and may effect the claims, and may invest such sun tent of all moneys so expended together	and grantorin and to said premises, including all homestead rights, which are hereby waived and released, to full full power and authority to collect the same in case the conditions of this mortgage become broken in any partements, hereditaments and appurtenances thereto belonging. A first and specific—lies, i.e. hereby, granted, on all roperty from and after this date. ME unto said party of the second part, its successors and assigns forever. Said part
and all right, title, estate and interest of the wither with all rents of said property, wit cular, and with all ends of said property, wit cular, and with all and singular the term into the profits accruming from said of the true and lawful owners. To HAVE AND TO HOLD THE SAId the true and lawful owners. The said cumbrances; that there is no one in advil warrant and defend the same against PROVIDED, ALWAYS, And these properties of the part. The first part, let warrant and special part is said part in the costs, general and special, against said in ges thereon constantly insured in such cred to said party of the second part, it overs kind, and if any or either of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments, and may enter of said che taxes and assessments. AND WHEREAS, the said on the	and grantor in and to said premises, including all homestead rights, which are hereby waived and released, to, this full power and authority to collect the same in case the conditions of this mortgage become broken in any partements, hereditaments and appurtenances thereto belonging. A first and specific-lien is beauty granted on all forputy from and atter the date. ME unto said party of the second part, its successors and assigns forever. Said part_of the first part hereby part, its successors and assigns, that at the delivery hereof
and all right, title, estate and interest of ther with all rents of said property, with the with all rents of said property, with the with all rents of said property. With the with th	and grantor in and to said premises, including all homestead rights, which are hereby waived and released, to the full power and authority to collect the same in case the conditions of this mortgage become broken in any partements, hereditaments and appurtenances thereto belonging. A first and specific-lien is bookly, granted on all reports from and futer therefore. ME unto said party of the second part, its successors and assigns forever. Said part
and light, title, estate and interest of ther with all rents of said property, with an and with all rents of said property, with the with all rents of said property. We need to the said the said to the said to the said to the said to the said party of the second to true and lawful owners. Of the said to the said the said to the	and grantor
and all right, title, estate and interest of ther with all rents of said property, with an and with all rents of said property, with an and with all and singular the term that and profits incrume from said of the said that the said party of the second of the true and lawful owners. Of the said that there is no one in advil warrant and defend the same against PROVIDED, ALWAYS, And these parts of the parts of the first part, let the said that there is no one in advil warrant and defend the same against PROVIDED, ALWAYS, and these parts of the parts of the first part, let the said the same against provided the same against provided to the parts of the first part, let the said and special, against said in the said of taxes and assessments, and may invest such sunt of all moneys see expended together. AND WHEREAS, the said may fit the said to taxes and assessments, and may invest such sunt of all moneys see expended together. AND WHEREAS, the said to the said to the said that the said to the said that the said t	and grantor
and all right, title, estate and interest of rither with all rents of said property, wit cular, and with all ents of said property, wit cular, and with all and singular the term interest of profits accraing from said of the true and lawful owners. To HAVE AND TO HOLD THE SAId prevenant with said party of the second the true and lawful owners. The said cumbrances; that there is no one in add the warrant and defend the same against PROVIDED, ALWAYS, And these properties of the part said parts and the said parts of the first part, let the said part of the second part, it is thereon constantly insured in such correct to said party of the second part, it overy kind, and if any or either of said che taxes and assessments, and may ent of all moneys so expended together. AND WHEREAS, the said. AND WHEREAS, the said. AND WHEREAS, the said. AND WHEREAS, the said. The same of the same promise and said in the same of the said said in the same of the same being the monthly dues on the same therefor numbered. Fifteen are	and grantor and to said personses, including all nomested rights, which are hereby waived and released, to full full power and authority to collect the same in case the conditions of this mortgage become broken in any partenants, hereditaments and appurtenances thereto belonging. A seed and specificalism is horeby and assigns, that at the delivery hereof
and all right, title, estate and interest of sther with all rents of said property, wit colar, and with all ents of said property, wit colar, and with all and singular the term that and profits accraing from said of the true and lawful owners. To have and lawful owners of the said our true and lawful owners of the said our true and lawful owners. The said party of the said warrant and defend the same against PROVIDED, ALWAYS, and these property of the first part, let warrant and special, against said get thereof constantly insured in such cred to said party of the second part, it overly kind, and if any or either of said of taxes and ansaes more, and may effect the claims, and may invest such sun ent of all moneys so expended together. AND WHEREAS, the said ment of all moneys and expended together. AND WHEREAS, the said on the said on the Savings And Loan A. For Value Received. We promise sum of the monthly dues on the same being the monthly dues on the same being the monthly dues on the criticals therefor numbered. Fig. 11 W. J. Gammon.	and grantor
and all right, title, estate and interest of richer with all rents of said property, wit cular, and with all ends of said property, wit cular, and with all and singular the term interest of profess according from said of the true and lawful owners. To have any lower and the true and lawful owners. The said party of the second are true and lawful owners. The said party of the said seumbrances; that there is no one in advil warrant and defend the same against PROVIDED, ALWAYS, and these products of the parts of the first part, is successful to the part of the first part, is successful to the said party of the second part, it covery kind, and if any or either of said the taxes and assessments and may effect the covery kind, and if any or either of said the taxes and assessments, and may enter of said and in moneys so expended together. AND WHEREAS, the said. AND WHEREAS, the said. AND WHEREAS, the said. The Savings And LOAN A to the sum of the sum of Fifteen are as same being the monthly dues on the sum of Fifteen are as same being the monthly dues on the sum of Thouse Thouse	and grantor
and all right, title, estate and interest of; ether with all rents of said property, witcular, and with all ends of said property, witcular, and with all and singular the term enter and profits accraine from said of the true and lawful owners. To the said onvenant with said party of the second the true and lawful owners. Of the said neumbrances; that there is no one in advill warrant and defend the same against PROVIDED, ALWAYS, and these property of the first part, let the part of the first part, let the part of the first part, let the part of the second part, it is there one constantly insured in such corred to said party of the second part, it is to the said and steamy of the second part, it is to the said and steamy of the second part, it is to the said and steamy of the second part, it is to the said and second part, it is the said. AND WHEREAS, the said may see the said and the same of all moneys so expended together. AND WHEREAS, the said the said on the same being the monthly dues on the same same being the same same being the same same said same same against said the same against said the same against said s	and grantor—in and to said premises, including all homestead rights, which are hereby waived and rejeased, to in full power and authority to collect the same in case the conditions of this mortgage become broken in any partements, hereditaments and appurienances thereto belonging. A -feet and -predictable like is -backby granted an all copyright from fund fitter thing date. If all more than the date is a successor of the date is a successor of the first part hereby part, its successors and assigns, that at the delivery hereof. they are a successor of the first part hereby part, its successors and assigns, that at the delivery hereof. they are a successor of the first part hereby part, its successors and assigns, that at the delivery hereof. They are a successor of the first part hereby part, its successors and assigns, and clear of all persons whomsoever. I premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all they that a successor of the second part at the special instance and selected and advanced to the successor of the second part at the special instance and seal and advanced to the second part, its successors and assigns, to pay all taxes and assessing and and improvements thereon, with the said party of the second part, its successors and assigns, to pay all taxes and assessing and in more companies as atti accord party may designate and the policy or policies of insurance constantly transs successors or assigns; and also to keep said lands and improvements in good requir, and to keep the build-company or companies as atti accord party may designate and the policy or policies of insurance constantly transs successors or assigns; and also to keep said lands and improvements thereon from from the tereby and the second part is successors or assigns, may pay see such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any status as amy be necessary to protect the difference of the second part is successor
and all right, title, estate and interest of; ether with all rents of said property, wit cular, and with all ends of said property, wit cular, and with all and singular the terms and profits accraine from said of the said party of the second are true and lawful owners. To the said on the true and lawful owners. The said party of the second are true and lawful owners. The said party of the same against PROVIDED, ALWAYS, and these products of the part. The first part, leading the said part of the first part, leading the said part of the first part, leading to said party of the second part, it overy kind, and if any or either of said ich taxes and assessments, and may enter of said the taxes and assessments, and may enter of said ich taxes and assessments, and may enter of said moneys so expended together. AND WHEREAS, the said the said and the law second part, it overy kind, and if any or either of said ich taxes and assessments, and may enter of said the said that the said assessments, and may enter of said moneys so expended together. AND WHEREAS, the said to see the said on the same being the monthly dues on the settilicate therefor numbered. Fifteen are to same being the monthly dues on the settilicate therefor numbered. Fifteen are the said same before the said said said said said said said said	and grantor

an en an en an La composition en an