No. 208878 GH

COMPARED MORTGAGE RECORD No. 415

n. U Johnson and	15th <u>September</u> , 192 2 between d Anna J. Johnson his wife	
	in Tulse	
승규는 물건에 가지 않는 것이 많이 많이 많이 많이 많이 많이 많이 있다. 것이 많이	그는 것 같은 것 같	
WITNESSETH, That the said pu	part108	1
	이 동안에 이 관리에 다 수 많은 지원에서 가장물법이 있는 것 같아. 가지? 나는 것 같은 것 못했는 말까 한 것 같아. 나가 나 나 나 나 나 나 나 있는 것 같아. 나는 것 같아. 말 것 같아.	e i stati de la servició de
	he second part, the receipt whereof is hereby acknowledged, ha.X.9 sold and by these presents	
	NFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate Tules	이 관심 🛃 귀요? 나는 나는
lying and situated in the County of		ee 🕴 🛔 de la tat
	Lot Three and Four (3-4) Block Nine	
이 가슴 가지 않는 것이 아파가 많다. 그는 것 같아요. 이 가지 않는 것이 같아.	(9) Oakdale Suburb addition to the city	
	of Tules, Oklahoma. Adsording to the	
****	recorded plat thereof.	•
*****		•
		•
	TREASURER'S ENDORSEMENT	•
	TREASURER'S ENDORSEMENT	•
	and the room and the room in payment of mongage	-
*************************************	tax on the within mortgage. Dated this 6 day of 256 - 192 -	
	WAYNE L. DICKET, County Treasurer	•
#*************************************	Deput;	•
		•

	cond part, its successors and assigns, that at the delivery hereof. R. O. Johnson and Anna JeJohns.	~
Incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these	his wife, said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all adverse possession of same and that <u>R.O. Johnson and Anna J. Johnson his</u> wife, anst the lawful and equitable claims of all persons whomsoever, se presents are upon the express conditions that, whereas, the said party of the second part at the special instance and	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these iequest of the partof the first par	said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all andverse possession of same and that <u>R.O.</u> Johnson and Anna J. Johnson his wife, anst the lawful and equitable claims of all persons whomsoover. se presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, loaned and advanced to. <u>R.O. Johnson and Anna J. Johnson his</u> wife,	
incumbrances; that there is no ode in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the partof the first par	said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all andverse possession of same and that <u>R.O. Johnson and Anna J. Johnson his</u> wife ansa the lawful and equitable claims of all persons whomsoever, se presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, leaned and advanced to <u>R.O.Johnson and Anna J.Johnson his</u> wife, the sum of	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the partof the first par Three AND WHEREAS, said part. 198 ments, general and special, against sa ings thereon constantly insured in suc forred to said party of the second part for every kind, and if any or either of ss such taxes and assessments, and may tory ilon claims, and may invest such ment of all moneys so expended togeth	said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all andverse possession of same and that <u>R.O.</u> Johnson and Anna J. Johnson his wife, anat, the lawful and equitable claims of all persons whomsoover. se presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, loaned and advanced to. <u>R.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>B.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>B.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>B.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>B.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>B.O. Johnson</u> and the successors and assigns, to pay all taxes and assess- ald lands and improvements thereon, when due, and to keep said improvements hereon free from all statutory ite ne suitaria the successors or assigns; and also to keep said lands and improvements beroors as asfers; and also to keep said lands and improvements bereformed as afforesaid then said party of the second part its successors or assigns; and also to keep said lands and improvements bereform all statutory len claims all agreements be not performed as afforesaid then said party of the second pay the final judgmment for any statu- sums as may be necessary to protoct the tille or possession of and premises, including all costs and for the repay- ther with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.	
neumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all andverse possession of same and that <u>R.O.</u> Johnson and Anna J. Johnson his wife, anat the lawful and equitable claims of all persons whomsoever. se presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, leaned and advanced to. <u>R.O. Johnson and Anna J. Johnson his wife</u> , the sum of <u>B.O. Johnson and Anna J. Johnson his wife</u> , the first part agree	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all andverse possession of same and that <u>R.O.</u> Johnson and Anna J. Johnson his wife, anat the lawful and equitable claims of all persons whomsoever. se presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, leaned and advanced to. <u>R.O. Johnson and Anna J. Johnson his wife</u> , the sum of <u>B.O. Johnson and Anna J. Johnson his wife</u> , the first part agree	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all andverse possession of same and that <u>R.O.</u> Johnson and Anna J. Johnson his wife, anat, the lawful and equitable claims of all persons whomsoover. se presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, loaned and advanced to. <u>R.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>B.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>B.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>B.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>B.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>B.O. Johnson</u> and the successors and assigns, to pay all taxes and assess- ald lands and improvements thereon, when due, and to keep said improvements hereon free from all statutory ite ne suitaria the successors or assigns; and also to keep said lands and improvements beroors as asfers; and also to keep said lands and improvements bereformed as afforesaid then said party of the second part its successors or assigns; and also to keep said lands and improvements bereform all statutory len claims all agreements be not performed as afforesaid then said party of the second pay the final judgmment for any statu- sums as may be necessary to protoct the tille or possession of and premises, including all costs and for the repay- ther with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all a adverse possession of same and that <u>R.O. JOHNSON and Anna J. JOHNSON his</u> wife anst the lawful and equitable elaims of all persons whomsoever. see presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, leaned and advanced to. <u>R.O. JOHNSON and Anna J. JOHNSON his</u> wife, the sum of <u>RE Thousand and no/100</u> DOLLARS. I the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assess- tial tands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build the company or companies as said second party may designate and the policy or policies of insurance constantly trans- said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay effect auch insurance, for such purpose, paying the costs theroof, and may also pay the final judgmment for any statu- sums as may be necessary to protect the title or possession of said Association, these presents shall be security. <u>R.O. Johnseon and Anna J. Johnseon his wife</u> <u>day of September 1922</u> make and deliver to the NASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all a diverse possession of same and that <u>R.O.</u> Johnson and Anna J. Johnson his wife, anat the lawful and equitable claims of all persons whomsoover. se presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, loaned and advanced to <u>R.O. Johnson and Anna J. Johnson his</u> wife, the sum of the sum of <u>DoLLARS</u> . The first part agree	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of all andverse possession of same and that <u>R.O.</u> Johnson and Anna J. Johnson his wife, anst the lawful and equitable claims of all persons whomsoever. see presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, leaned and advanced to <u>R.O. Johnson and Anna J. Johnson his</u> wife, the sum of <u>Dollarss</u> the sum of <u>Dollarss</u> and <u>no/100</u> <u>Dollarss</u> . I the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess aid lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build the company or companies as said becond party may designate and the policy or policies of insurance constantly trans- tick company or companies as said becond party may designate and the policy or policies of insurance constantly trans- is successors or assigns, and also to keep said lands and improvements hereon free from all statutory lien claims the sum as may be necessary to protect the tile or possession of said party of the second part its successors or assigns, may pay effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- sums as may be necessary to protect the tile or possession of said paremises, including all costs and for the repay- ther with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. <u>R.O. Johnson and Anna J. Johnson his wife</u> MASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: <u>NOTE OR OBLIGATION</u> <u>Tules</u> , Okin, <u>Tules Building MON ASSOCIATION</u> , the following sums of money viz:	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all a diverse possession of same and that R.O. Johnson and Anna J. Johnson his wife, anst the lawful and equitable claims of all persons whomsoover. ase presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, leaned and advanced to R.O. Johnson and Anna J. Johnson his wife, the sum of the Thousand and no/100 DOLLARS. It is faree months thereon, when due, and to keep said improvements in good repair, and to keep the build refer the insurance, with the said party of the second part, its successors and assigns, to pay all three and assess- and lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build refer the insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statu- sum as may be necessary to protect the title or possession of said apremises, including all exists and for the repay- there with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. R.O. Johnseon and Anna J. Johnseon his wife. MASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tuisa, Okin, Tuisa, Okin, 1922 comise to pay to the order of Tuisa Building & OAN ASSOCIATION, the following sums of money viz: d 95 /100 DOLLARS,	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all a haverse possession of same and that R.O. Johnson and Anna J. Johnson his wife, anst the lawful and equitable claims of all persons whomsoever. as presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, leaned and advanced to R.O. Johnson and Anna J. Johnson his wife, the sum of the sum of the first part agree	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefensible estate of inberitance therein, free and clear of all a hdverse possession of same and that <u>ReO.</u> Johnson and Anna J. Johnson his wife, anst the lawful and equitable claims of all persons whomsoever. as presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, leaned and advanced to <u>ReO. Johnson and Anna J. Johnson his</u> wife, the sum of the Thousand and no/100 DOLLARS. It he first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess- and tands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- the company or companies as said second party of the second part its successors or assigns, may pay or effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- sum as my be necessary to protect the title or possession of said premises, including all costs and for epay- there with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. R. O. JOHNEON ENG ANNE J. JOHNEON his wife. NOTE OR OBLIGATION NOTE OR OBLIGATION MASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: 192 /100 192 /100 DOLLARS .	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefensible estate of inberitance therein, free and clear of all a hdverse possession of same and that <u>ReO.</u> Johnson and Anna J. Johnson his wife, anst the lawful and equitable claims of all persons whomsoever. as presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, leaned and advanced to <u>ReO. Johnson and Anna J. Johnson his</u> wife, the sum of the Thousand and no/100 DOLLARS. It he first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess- and tands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- the company or companies as said second party of the second part its successors or assigns, may pay or effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- sum as my be necessary to protect the title or possession of said premises, including all costs and for epay- there with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. R. O. JOHNEON ENG ANNE J. JOHNEON his wife. NOTE OR OBLIGATION NOTE OR OBLIGATION MASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: 192 /100 192 /100 DOLLARS .	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all a dverse possession of same and that. E.Q. JOHNSON and Anna J. JOHNSON his wife, anat the lawful and equitable claims of all persons whomeover. anat the lawful and equitable claims of all persons whomeover. anat the lawful and equitable claims of all persons whomeover. anat the lawful and equitable claims of all persons whomeover. anat the lawful and equitable claims of all persons the said party of the second part at the special instance and rt, leaned and advanced to. ReO. Johnson and Anna J. Johnson his wife, the sum of the first part agree	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefensible estate of inberitance therein, free and clear of all a hdverse possession of same and that <u>ReO.</u> Johnson and Anna J. Johnson his wife, anst the lawful and equitable claims of all persons whomsoever. as presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, leaned and advanced to <u>ReO. Johnson and Anna J. Johnson his</u> wife, the sum of the Thousand and no/100 DOLLARS. It he first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assess- and tands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- the company or companies as said second party of the second part its successors or assigns, may pay or effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu- sum as my be necessary to protect the title or possession of said premises, including all costs and for epay- there with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. R. O. JOHNEON ENG ANNE J. JOHNEON his wife. NOTE OR OBLIGATION NOTE OR OBLIGATION MASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: 192 /100 192 /100 DOLLARS .	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a doverse possession of same and that. R.O. JOHNGON and Anna J. JOHNGON his wife,	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a doverse possession of same and that. R.O. JOHNGON and Anna J. JOHNGON his wife,	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all a deverse possession of same and that. R.O. JOHNGON and Anna J. JOHNGON his wife,	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefeabble estate of inheritance therein, free and clear of all a dverse possession of sume and that <u>R.O.</u> Johnson and Anna J. Johnson his wife and the bawking and quilable claims of all persons whoseosec. as presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, loaned and advanced to <u>R.O. Johnson and Anna J. Johnson his wife</u> , the sum of <u>DOLLARS</u> . the first part agree	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefeabble estate of inheritance therein, free and clear of all a dverse possession of sume and that <u>R.O.</u> Johnson and Anna J. Johnson his wife and the bawking and quilable claims of all persons whoseosec. as presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, loaned and advanced to <u>R.O. Johnson and Anna J. Johnson his wife</u> , the sum of <u>DOLLARS</u> . the first part agree	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part of the first par Three AND WHEREAS, sold part 199 ments, general and special, against an ings thereon constantly insured in suc forred to sold party of the second part of every kind, and if any or either of si use taxes and assessments, and may tory lion claims, and may invost such ment of all moneys so expended toget AND WHEREAS, the said Mon the 15th 188 Buillding Loon The sum of Nineteen and the same being the monthly dues on t Certificate therefor numbered 312 The menthy upon said sum so borrow the said sums of money, amounting in	said premises above granted, and seized of a good and indefeabble estate of inheritance therein, free and clear of all a dverse possession of sume and that <u>R.O.</u> Johnson and Anna J. Johnson his wife and the bawking and quilable claims of all persons whoseosec. as presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, loaned and advanced to <u>R.O. Johnson and Anna J. Johnson his wife</u> , the sum of <u>DOLLARS</u> . the first part agree	
incumbrances; that there is no oue in will warrant and defend the same aga PROVIDED, ALWAYS, And these request of the part	said premises above granted, and seized of a good and indefeabble estate of inheritance therein, free and clear of all a dverse possession of sume and that <u>R.O.</u> Johnson and Anna J. Johnson his wife and the bawking and quilable claims of all persons whoseosec. as presents are upon the express conditions that, whereas, the said party of the second part at the special instance and rt, loaned and advanced to <u>R.O. Johnson and Anna J. Johnson his wife</u> , the sum of <u>DOLLARS</u> . the first part agree	