COMPARED

No._217798

MORTGAGE RECORD No. 415

Loan 949

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ulsa Building &	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part.
	ald part. 188
tanamanan masanan masanan mananan mana	Ewenty-two Hundred and 00/100 Dollars,
and pald by the said party	of the second part, the receipt whereof is hereby acknowledged, ha sold and by these presents
	d CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate.
g and situated in the Count	y of. Tulsa and State of Oklahoma, to-wit:
	All of Lot Fifteen (15) in Block Six (6)
	Ohio Place Addition to the city of "place,
	Oklahoma, according to the recorded plat
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TO HAVE AND TO HOLD remant with said party of the true and lawful owner	his wife the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all
TO HAVE AND TO HOLD nvenant with said party of the true and lawful owner. So common the said party of the said party of the said provided, ALWAYS, And	terest of said granter. Sin and to said premises, including all homestead rights, which are hereby waived and released, toperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any party the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all m said property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part, 198 the first part hereby as second part, its successors and assigns, that at the delivery hereof. E.C. GRAVES and Hezel E. GRAVE the said premises above granted, and seized of a good and indefeasible estate of his wife wife in adverse possession of same and that E.G. Graves and Hazel E. Graves his wife are against the lawful and equitable claims of all persons whomsoever.
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TO HAVE AND TO HOLD nvenant with said party of the true and lawful owner	terest of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, toperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any parturble tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all m said property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part, 198 the first part hereby are second part, its successors and assigns, that at the delivery hereof. F. G. GRAVS. and HEZEL E. GRAV. It the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all me in adverse possession of same and that E. G. GRAVS. and HEZEL E. GRAVS. his wife against the lawful and equitable claims of all persons whomseever. I these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and st part, loaned and advanced to. E. G. Graves and Hezel E. Graves his wife, the sum of
TO HAVE AND TO HOLD nyenant with said party of the true and lawful owner	terest of said granter. Sin and to said premises, including all homestead rights, which are hereby waived and released, toperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any pararthe tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all misald property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part if the first part hereby here second part, its successors and assigns, that at the delivery hereof. F. G. Graves and Hazel E. Grave and Hazel E. Grave and Hazel E. Grave and clear of all one in adverse possession of same and that E. G. Graves and Hazel E. Graves his wife he against the lawful and equitable claims of all persons whomsoever. It these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and start, loaned and advanced to. E. G. Graves and Hazel E. Graves his wife. The sum of Twanty Two Hundred and OV/100 DOLLARS,
TO HAVE AND TO HOLD nvenant with said party of the true and lawful owner So combrances; that there is no combrance. AND WHEREAS, said particular, general and special, againgt herean constantly insured read to said party of the second contently insured read to said party of the second covery kind, and if any or eithed taxes and assessments, and	terest of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, toperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any parture the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all m said property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part. 198 the first part hereby as second part, its successors and assigns, that at the delivery hereof. F. G. GRAVES and HEZEL E. GRAVE 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 E. G. GRAVES and Hazel E. Graves his wife against the lawful and equitable claims of all persons whomsoever. I these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and st part, loaned and advanced to. E. G. Graves and Hazel E. Graves his wife. Twanty Two Hundred and OV/100 DOLLARS, 168 it first part agree
TO HAVE AND TO HOLD avenant with said party of the true and lawful owner	terest of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, toperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any parturble tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all m said property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part, 198 the first part hereby are second part, its successors and assigns, that at the delivery hereof. F. G. GRAVES and HEZEL E. GRAVE 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 E. G. GRAVES and HEZEL E. GRAVES his wife against the lawful and equitable claims of all persons whomseever. I these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and step part, loaned and advanced to G. G. GRAVES and HEZEL E. GRAVES his wife. the sum of Twenty Two Hundred and OO/100. DOLLARS. Lest the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessments and lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildins such company or companies as said second party may designate and the policy or policies of insurance constantly transform of said gracements be not performed as aforesaid then said party of the second part its successors or assigns, may pay may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statuscule sums as may be necessary to protect the title or possession of said premises, including all costs and for the repaytogether with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. E. G. Graves and Hazel E. Graves his w
TO HAVE AND TO HOLD ivenant with said party of the true and lawful owner	terest of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, toperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any parturb the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all m said property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part. 198 the first part hereby are second part, its successors and assigns, that at the delivery hereof. F. G. GRAVES and Hazel E. GRAV. It 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 E. G. GRAVES and Hazel E. GRAVES his wife against the lawful and equitable claims of all persons whomsoever. It these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and step part, loaned and advanced to the second part at the special instance and the part of the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessments and lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building such company or companies as said second party may designate and the policy or policies of insurance constantly transdray in any agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statuscule sums as may be not performed as aforesaid then said party of the second part its successors or assigns, may pay may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statuscule sums as may be necessary to protect the title or possession of said premis
TO HAVE AND TO HOLD wenant with said party of the true and lawful owner. So ambrances; that there is no a warrant and defend the san PROVIDED, ALWAYS, And uest of the partices, seemal and special, against thereon constantly insured to said party of the seemal and party line allowed to said party of the seemal and assessments, and it may invest to fall moneys so expended AND WHEREAS, the said	terest of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, toperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any parturb the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all metal property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part. 16. the first part hereby are second part, its successors and assigns, that at the delivery hereof. E.G. Graves and Hazel E. Graves are the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all me in adverse possession of same and that E.G. Graves and Hazel E.Graves his wife he against the lawful and equitable claims of all persons whomseever. I these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and st part, loaned and advanced to. E.G. Graves and Hazel E.Graves his wife. DOLLARS. Lest the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessant said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building such company or companies as said second party may designate and the policy or policies of insurance constantly transitions are company or companies as said second party may designate and the policy or policies of insurance constantly transit may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statustic such sums as may be necessary to protect the title or possession of the second part its successors or assigns, may pay taxel such sums as may be necessary to protect the title or possession of said promises, including all costs and for the repaytogether with the charges thereon as provided by the By-Laws of
TO HAVE AND TO HOLD wenant with said party of the true and lawful owner. So imbrances; that there is no ownrant and defend the san PROVIDED, ALWAYS, And lest of the partices, said partices, general and special, against thereon constantly insured ed to said party of the secondary in taxes and assessments, and taxes and assessments, and then claims, and may invest to fall moneys so expended AND WHEREAS, the said	terest of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, toperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any parameter that the comments, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all metal property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part. i.g. the first part hereby are second part, its successors and assigns, that at the delivery hereof. E. G. GRAVES. and HEZEL E. GRAV. the said premises above granted, and seized of a good and indefeasible estate of inheritunes therein, free and clear of all one in adverse possession of same and that E. G. Graves and Hazel E. Graves his wife are against the lawful and equitable claims of all persons whomsoever. It these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and st part, loaned and advanced to. E. G. Graves and Hazel E. Graves his wife. the sum of Twanty Two Hundred and .00/100 DOLLARS. Legf the first part agreewith the said party of the second part, its successors and assigns, to pay all faxes and assessing the companies as said second party may designate and the policy or polices of insurance constantly transfer of said agreements or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims of part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims or of said agreements be not perfected and party of the second part, its successors or assigns; may pay the final judgmment for any statustic such insurance constantly transfer of said agreements be not perfected as after seed them said party of the second part, and to keep the building successors or assigns; may pay the successors or assigns; may pay the final judgmment for any status
TO HAVE AND TO HOLD venant with said party of the true and lawful owner. So imbrances; that there is no ownrant and defend the san PROVIDED, ALWAYS, And lest of the partices, general and special, again thereon constantly insured ed to said party of the secondary of the secondary of the secondary of the secondary and is any or either the claims, and may invest to fall moneys so expended AND WHEREAS, the said on the Fifteenth	terest of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, toperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any part and the tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all metal property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part 136 the first part hereby are second part, its successors and assigns, that at the delivery hereof. E. C. Graves and Hazel E. Grave 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 E. G. Graves and Hazel E. Graves his wife are against the lawful and equitable claims of all persons whomseever. I these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and st part, loaned and advanced to E. G. Graves and Hazel E. Graves his wife the said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built in such company or companies as said second party may designate and the policy or policies of insurance constantly triandipart, its successors or assigns; and also to keep said lands and improvements thereon as aforesaid then said party of the second part its successors or assigns, may pay may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final fudgmment for any statusch sums as may be not performed as aforesaid then said party of the second part its successors or assigns, may pay may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final fudgmment for any statusch sums as may be not performed as aforesaid then said party of the second part its successors or assigns and part the repaytogether with the charges thereon as pro
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TO HAVE AND TO HOLD venant with said party of it true and lawful owner. So imbrances; that there is no convergence of the partial of the said percent of the partial of the secondary in the secondary in the secondary in the partial of the secondary in the seconda	terest of said granter. Sin and to said premises, including all homestead rights, which are heroby waived and released, toperty, with full power and authority to collect the same in case the conditions of this morigage become broken in any parts the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all metal property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part. 198 the first part hereby are second part, its successors and assigns, that at the delivery hereor. E. G. GRAVES. 2nd HAZEL E. GRAV. 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 E. G. Graves and Hazel E. Graves his wife neagainst the lawful and equitable claims of all persons whomseever. I these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and st part, loaned and advanced to. E. C. Graves and Hazel E. Graves his wife, the sum of Twenty Two Hundred and OO/100. DOLLARS, Lesf the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessment said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building such company or companies as said second party may designate and the policy or polices of insurance constantly trans of said agreements be not performed as few and when due, and to keep said improvements in good repair, and to keep the building such companies as said second party may designate and the policy or polices of insurance constantly trans of said agreements be not performed as aforesaid then said party of the second part its good repair, and to keep the building such companies as said second party in the second part its and advanced to the repay to said lands and improvements and of repression of said promises, inclu
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TO HAVE AND TO HOLD venant with said party of it true and lawful ownerS. o imbrances; that there is no control of the said party of the second of the said party of the second of the of	terest of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, to- party, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- true to tenements, hereditianents and appurtenances thereto belonging. A first and specific lien is hereby granted on all m said property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part, 188 the first part hereby no second part, its successors and assigns, that at the delivery hereof. E. G. GRAVAS SAID. HAZEL E. GRAV. It he said premises above granted, and seized of a good and indefeasible estate of inheritance thorbin, free and clear of all one in adverse possession of same and that. E. G. GRAVAS SAID HAZEL E. GRAVAS his wife no second part, its successors and assigns that at the delivery hereof. E. G. GRAVAS his wife no in adverse possession of same and that. E. G. GRAVAS SAID HAZEL E. GRAVAS his wife no same and deverse possession of same and that. E. G. GRAVAS SAID HAZEL E. GRAVAS his wife no said premises are upon the express conditions that, whereas, the said party of the second part at the special instance and st part, loaned and advanced to E. G. Gravas and Hazel E. Gravas his wife, the sum of Twenty Two Hundred and overly the said party of the second part, its successors and assigns, to pay all taxes and assess- not said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- in such company or companies as said second party may designate and the policy or policies of insurance constantly trans- dynar, its successors or assigns; and also to keep said lands and improvements thereon free from all taxes and assess- not said gramps or companies as said second party may designate and the policy or policies of insurance constantly trans- graves and beauty of the second part its successors or assigns; may pay any effect such insurance, f
TO HAVE AND TO HOLD venant with said party of it true and lawful owner. S. o imbrances; that there is no o warrant and defond the san PROVIDED, ALWAYS, And lest of the parties. Said part its, general and special, agai ithereon constantly insured de to said party of the secon very kind, and als any or eithe itaxes and seamonts, and lien claims, and may invest t of all moneys so expended AND WHEREAS, the said on the Fifteenth LESS. Building & sum of For Value Received We sum of For Value Received We same being the monthly due liticate therefor numbered E.G. Grave Twan	terest of said grantor. In and to said premises, including all isomestend rights, which are hereby waitwed and released, to perty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any party ment and preperty from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part, 195 the first part hereby are second part, its successors and assigns forever. Said part, 195 the first part hereby are second part, its successors and assigns that at the delivery hereof. E. G. Graves and Hazel E. Graves. The wife and clear of all one in adverse possession of anne and that E. G. Graves and Hazel E. Graves his wife as against the lawful and equitable claims of all persons whomsoever. I these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and st part, loaned and advanced to. G. G. Graves and Hazel E. Graves his wife. Twenty Two Hundred and O0/100. DOLLARS. Less the first part agree
TO HAVE AND TO HOLD venant with said party of it true and lawful owner 9.0 imbrances; that there is no o warrant and defend the san PROVIDED, ALWAYS, And uest of the parties of the parties, general and special, agais s thereon constantly insured ed to said party of the secon very kind, and if any or eithe taxes and party of the secon very kind, and if any or eithe taxes and any invest to fall moneys so expended AND WHEREAS, the said on the Fifteenth LES	terest of said grantor. Sin and to said premises, including all homestead rights, which are hereby watved and released, toperty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any part the tenements, heredituments and appartenances thereto belonging. A first and specific lient is lovereby granted on all maid property from and after this date. THE SARB unto said party of the second part, its successors and assigns forever. Said part_185 the first part hereby are second part, its successors and assigns to the second part, its successors and assigns, that at the delivery hereof. E.G. Grayes and Hazel E. Grayes. The wife is additionable of the second part, its successors and assigns the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all 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 anime and that E.G. Grayes and Hazel E.Grayes his wife in advanced to the second part and equitable calains of all persons whomsover. It these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and start, loaned and advanced to. E.G. Grayes and Hazel E.Grayes his wife the successors and assigns, to pay all faxes and assessing and also to keep said and the property of the second part, and to keep the buildins such company or companies as said abscond party may designate and the policy or policies of insurance constantly transfer of said agreements be not performed as aforesaid then said party of the second part its successors or assigns; and also to keep said lands and improvements threeon, free from all statutory lies of party in successors or assigns, may pay designate and the policy or policies of insurance constantly transfer of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may
ro have and to hold venant with said party of it true and lawful owner. S. o imbrances; that there is no o warrant and defond the san PROVIDED, ALWAYS, And lest of the parties. Set the fir ts, general and special, agai thereon constantly insured ed to said party of the secon very kind, and als sam one; and len claims, and may invest t of all moneys so expended AND WHEREAS, the said on the Fifteenth LEA Building & Sum of For Value Received We sum of For Value Received We same being the monthly due liteate therefor numbered E.G. Grave Twan	torest of said grantor. Sin and to said premises, including all homestend rights, which are hereby waited and released, to expect the improvements in a property of the fair property from and attentity to collect the same in case the conditions of this meritages become broken in any particle to incending, herefullaments and apputtenances thereto belonging. A first and specific lien is hereby granted on all mails property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.6. In first part hereby are second part, its successors and assigns, that at the delivery hereof. E. G. Graves. and Hazel E. Grav. It is said premises above granted, and seized of a good and indefeasible estate of inhoritance therein, free and clear of all one in adverse possession of same and that E. G. Graves and Hazel E. Graves his wife are against the lawful and equitable claims of all persons whomsoever. It these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and at part, loaned and advanced to. E. G. Graves and Hazel E. Graves his wife, the sum of Twenty. Two Hundred and Oc/100 DOLLARS. E. S. the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessing and insuch company or companies as said second party and to keep said improvements in good repair, and to keep the building such company or companies as and second party and volve produce of insurance constantly transity and party of said improvements the profuse of profuse constantly ring claims in such company or companies as and second party may designate and the policy or policies of insurance constantly transity and is unsure and party in such company or companies as and second party may designate and the policy or policies of insurance constantly transity and is such company or companies as and second party may be such as a suc
ro have and to hold venant with said party of the true and lawful owner. So imbrances; that there is no owarrant and defend the san PROVIDED, ALWAYS, And lest of the parti. S. ff the firm and the particle of the firm and the firm an	terest of said granter. Sin and to said premises, including all homestend rights, which are hereby watered and released, to pretty, with full power and authority to collect the same in case the conditions of this mortgage become bricken in any particle in the property from and after this date. THE SAME unto said party of the second part, its successors and assigns forever. Said part 1.68 the first part hereby are second part, its successors and assigns, that at the delivery hereof. E. G. Graves and Hazel E. Graves and the said premises above granted, and seized of a good and indefeasible estate of inferiments therein, free and clear of all one in adverse possession of same and that E. G. Graves and Hazel E. Graves his wife are against the lawful and equitable claims of all persons whomscover. It these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and st part, loaned and advanced to. G. Graves and Hazel E. Graves his wife. The said party of the second part at the special instance and at party. Two Hundred and 00/100 DOLLARS. Lest the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessing a said ands and improvements in good reput; and to leas the bright part agree. With the said party of the second part may designate and the policy or policies of insure constantly transformed as affected and party of the second and improvements the good reput; and to leas the building a part of said agreements be not performed as affected and party of the second party may less pay the final party and the lease of the second part may fell and the policy or policies of insure constantly transformed as foresaid then said party of the second party may fell and the policy or policies of manuel constantly transformed as foresaid then said party of the second party may fell as a part hereof and in the words and figures as follows, to-with the charges thereon as provided by the By-Laws of said Association