NG20585 CH

-

R

10

MORTGAGE RECORD No. 415

var terteren an en artes an i terteren an en artes

H.F. Kauffman and Sadie Kauffman his wife Tulsa County, and State of Oklahoma, part. 188t the first part, and the CABuilding And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part WITNESSETH, That the said part, Five Hundred & No/100 DOLLARS, hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.S. sold and by these presents	
WITNESSETH, That the said part, 188of the first part, for and in consideration of the sum of Five Hundred & No/100	
WITNESSETH, That the said part, 188of the first part, for and in consideration of the sum of Five Hundred & No/100	
计分子的 网络小麦属 化合物 医小麦氏 化化合物 化合理分析 化合物 化硫酸盐 化合理输出 法法律的 化二磷酸盐 医子宫炎 法法律法律 化合物 化化合物 化合物 化合物分析	
计分子的 网络小麦属 化合物 医小麦氏 化化合物 化合理分析 化合物 化硫酸盐 化合理输出 法法律的 化二磷酸盐 医子宫炎 法法律法律 化合物 化化合物 化合物 化合物分析	
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, has sold and by these presents	
RGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate,	•
ag and situated in the County of Tulsa	
Lots Numbered Nine (9) and Ten (10)	
in Block Numbered One (1) in Frisco Addition	
to the oity of Tulsa, according to the recorded	
plat there of . together with all improvements	
thereori	
	a Norse
d all right, title, estate and interest of said grantor. In and to said premises, including all homestead rights, which are hereby waived and released, to- her with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- lar, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A finite and epselfer the interesty granted-on-all tale and profisseouring from and property from and after this list. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partyof the first part hereby	
the and profits corving from and property from and often the first part hereby TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partyof the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereof	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partyof the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereof	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partyof the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereof	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partyof the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereof	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partyof the first part hereby venant with said party of the second part, its successors and assigns forever. Said partyof the first part hereby true and lawful owner. e. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all they unbrances; that there is no one in adverse possession of same and that the year and 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 uses of the part	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partyof the first part hereby venant with said party of the second part, its successors and assigns forever. Said partyof the first part hereby true and lawful owner	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said pary	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said pary	
To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party of the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereof	
To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part	
To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said park_of the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereof	
To HAVE AND TO HOLD THE SAME units all party of the second part, its successors and assigns forever. Said parkof the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereofthey_greethey greethey greethe successors and assigns, to pay all taxes and assesses to the second part, its successors are assessed to seep and and one on party of the second part, its successors and assigns, to pay all taxes and assesses to gree discust a greethe successors and assigns to pay all taxes and assesses and assigns to pay all taxes and assesses are assigns; and use to keep said improvements there or faid gree of said arguerements be not performed as a store said then said party of the second part is successors and assigns, inclustory iten claims were to all farry or discuss of containty insure of assesses and assigns in the second part, its successors are assigns; and use to keep said improvements there or faid gree, and performed as a store said then said party of the second part is successors are assigns; and use to keep said improvements there or faid gree, and performed as a store said form a diver of said argins, and use performed as a store said form and there of said argins, and use performed as a store said form and be part is successory orealized for the second part, its success	
Interact production and provide the second part, its successors and assigns forever. Said part of the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereof	
To HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns forever. Said party of the first part hereby Yean with said party of the second part, its successors and assigns that at the delivery hereot. that and party of the second part, its successors and assigns that at the delivery hereot. that and the said party of the second part at the special instance and that the delivery hereot. that are there in hereitance therein, free and clear of all that there is no one in adverse possession of same and that they is an adverse possession of same and that they is an adverse that they is no one in adverse possession of same and that they is an adverse that they is no one in adverse possession of same and that they is an adverse they are adversed to be presents are upon the express conditions that whereas the said party of the second part at the special instance and the part is of the first part is and advanced to the said party of the second part at the special instance and is general and apochi, against said infast and infast	
To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said party of the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereot. they are thereby are true and lawted owner. So the said permises above granted, and selzed of a good and indefcasible estate of inheritance therein, free and clear of all mbrances; that there is no one in adverse persons of a same said that. They researce whethere is a same are and the same and that the second part is the particle and adverse and assigns, that at the delivery hereot. they are interview of the second part at the special instance and the set of the part. Its successors and assigns, the said party of the second part at the special instance and est of the part. Its and advanced to	
To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said park_of the first part hereby You have and built said party of the second part, its successors and assigns forever. Said park_of the first part hereby yeanat with said party of the second part, its successors and assigns, that at the delivery hereot_they_Are	
To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said park_of the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereot_they_Are	
To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Sold park_of the first part hereby You have and with said party of the second part, its successors and assigns, that at the delivery hereod_they_grad teue and lawful owner.E.of the said period in a solzed of a good and indefoalble estate of inheritance therein, free and clear of all they inversion and defend the name against the lawful and equitable chims of all persons whomsever. PROVIDED, AUVAYS, and these presents are to upon the express conditions that, whereas, the said party of the second part at the special instance and met of the part. H. F. Kauffman and Sadie Kauffman hie wife,	
To HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said park_of the first part hereby venant with said party of the second part, its successors and assigns, that at the delivery hereot_they_Are	
The adaptive rest of the product of the second part, its successors and assigns forever. Said part of the first part hereby wenant with and party of the second part, its successors and assigns, that at the delivery hereof. The ADV AND OF OHOD THE SANE must ease and party of the second part, its successors and assigns, that at the delivery hereof. The advector of the second part, its successors and assigns, that at the delivery hereof. The advector of the second part, its successors and assigns, that at the delivery hereof. The advector of the second part, its successors and assigns, that at the delivery hereof. PROVIDED, ALWAXS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and advanced to.	
To HAVE AND WIDEREAS, and party of the second part, its successors and assigns forever. Said party of the second part, its successors and assigns, that at the delivery hereot. they_are	