## MORTGAGE RECORD No. 415

	15th day of January 127 between
	ynne and Mary Gwynne his wife
the control of the co	Tul 38 County, and State of Oklahoma, pad 99 of the first part, and the
the Miller for a least to be a sufficient	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part
	d part. 1.8.8
	-five Hundred and no/100 Dollars
hand paid by the said party of	the second part, the receipt whereof is hereby acknowledged, ha.V.C. sold and by these presents
	CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate.
ng and situated in the County	of Tulsa and State of Oklahoma, to-wit:
(****);********************************	
The l	[orth Half ( Ng) of Lot Twenty-Two (22)
and A	11 of Lot Twenty-one (21) Block Ten (10)
Fores	t Park Addition to the city of Tulsa, Oklahoma
acoor	ding to the recorded plat thereof, together
with	all improvements thereon.
***************************************	
q+xxxxxxx,q+g+xyx+4g,p+4g,x+5yx+4q,xx+9+x+4x+4x+64g,x+4q+4q+4x+yy+4b++	
	<del>, in the first that the state of the state </del>
TO HAVE AND TO HOLD To	rest of said grantorin and to said premises, including all homestead rights, which are hereby waived and released, to- rty, with full power and authority to collect the same in case the conditions of this mortgage become broken in any par- the tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is bereby greated on all said property from and after this date.  HE SAME unto said party of the second part, its successors and assigns forever. Said parties the first part hereby second part, its successors and assigns, that at the delivery hereof. they are
TO HAVE AND TO HOLD To nvenant with said party of the a true and lawful owner9of	HE SAME unto said party of the second part, its successors and assigns forever. Said part. Est the first part hereby second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD To avenant with said party of the strue and lawful owner9of	HE SAME unto said party of the second part, its successors and assigns forever. Said part. Est the first part hereby second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD T.  avenant with said party of the true and lawful ownerSof the tumbrances; that there is no on ll warrant and defend the same PROVIDED, ALWAYS, And	second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD To even and lawful owner	second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD To evenant with said party of the strue and lawful owner	second part, its successors and assigns, that at the delivery hereof. they are  second part, its successors and assigns, that at the delivery hereof. they are  he said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all  in adverse possession of same and that they  against the lawful and equitable claims of all persons whomsoever,  these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and  part, loaned and advanced to R.D. Gwynne and Mary Gwynne his wife.
TO HAVE AND TO HOLD To evenant with said party of the parties of true and lawful owner	second part, its successors and assigns, that at the delivery hereof.  they are  they are  they are  they are  they are  they are  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  they against the lawful and equitable claims of all persons whomsoever.  these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and  part, loaned and advanced to R.D. Gwynne and Mary Gwynne his wife,  the sum of  Twenty-five Hundred and no/100  DOLLARS.  If the first part agree
TO HAVE AND TO HOLD To evenant with said party of the true and lawful ownerS. of tumbrances; that there is no on a warrant and defend the same PROVIDED, ALWAYS, And uest of the parties. Of the first and the same provided the parties of the first scheron constantly insured in the to said party of the second every kind, and if any or either in taxes and assessments, and it haves and assessments, and it along an or all moneys so expended to a for all moneys so expended to	second part, its successors and assigns, that at the delivery hereof.  they are  the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all  they  against the lawful and equitable claims of all persons whomsoever,  these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and  part, leaned and advanced to R. D. Gwynne and Mary Gwynne his wife  the sum of  Twenty-five Hundred and no/100  Tollars,  the first part agree
TO HAVE AND TO HOLD To evenant with said party of the true and lawful ownerS. of tumbrances; that there is no on I warrant and defend the same PROVIDED, ALWAYS, And usest of the partSf the first threat the same and the partSf the first scheroon constantly insured it red to said party of the second every kind, and if any or either that takes and assessments, and a y lien claims, and may invest sent of all moneys so expended to and morey so expended to the said moneys are expended to an of all moneys so expended to an of all moneys so expended to an of the said	second part, its successors and assigns, that at the delivery hereof.  they are  they are  they are  the granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all  the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all  in adverse possession of same and that.  they  against the lawful and equitable claims of all persons whomsoever.  these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and  part, loaned and advanced to R. D. Gwynne and Mary Gwynne his wife,  the sum of  Twenty-five Hundred and no/100  DOLLARS.  of the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assesses take lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-  such company or companies as said second party may designate and the polley or policies of insurance constantly trans-  part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims  of said agreements be not performed as aforcestid then said party of the second part its successors or assigns, may pay  nay offect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu-  che successors or assigns, and offer the repay-  successors or assigns, and offer the repay-  successors or assigns, and for the repay-  successors
TO HAVE AND TO HOLD To evenant with said party of the true and lawful ownerS. of tumbrances; that there is no on a warrant and defend the same PROVIDED, ALWAYS, And uest of the part of the first and the same provided the part	second part, its successors and assigns, that at the delivery hereof. they are second part, its successors and assigns, that at the delivery hereof. they are he said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in adverse possession of same and that they against the lawful and equitable claims of all persons whomseever. here presents are upon the express conditions that, whereas, the said party of the second part at the special instance and part, loaned and advanced to R.D. Gwynne and Mary Gwynne his wife.  Twenty-five Hundred and no/100  DOLLARS. If the first part agree
TO HAVE AND TO HOLD To evenant with said party of the true and lawful ownerS. of tumbrances; that there is no on a warrant and defend the same PROVIDED, ALWAYS, And uest of the part of the first and the same provided the part	second part, its successors and assigns, that at the delivery hereof.  they are  they are  they are  the granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all  the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all  in adverse possession of same and that.  they  against the lawful and equitable claims of all persons whomsoever.  these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and  part, loaned and advanced to R. D. Gwynne and Mary Gwynne his wife,  the sum of  Twenty-five Hundred and no/100  DOLLARS.  of the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assesses take lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-  such company or companies as said second party may designate and the polley or policies of insurance constantly trans-  part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims  of said agreements be not performed as aforcestid then said party of the second part its successors or assigns, may pay  nay offect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statu-  che successors or assigns, and offer the repay-  successors or assigns, and offer the repay-  successors or assigns, and for the repay-  successors
wenant with said party of the true and lawful ownerS. of tumbrances; that there is no on warrant and defend the same PROVIDED, ALWAYS, And uest of the part	second part, its successors and assigns, that at the delivery hereof.  they are  the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all an adverse possession of same and that they against the lawful and equitable claims of all persons whomsoever.  these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and part, loaned and advanced to R.D. Gwynne and Mary Gwynne his wife,  the sum of Twenty-five Hundred and no/100 Dollars.  The first part agree
TO HAVE AND TO HOLD To evenant with said party of the atrue and lawful owner	second part, its successors and assigns, that at the delivery hereof. they are he said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all and and are possession of same and that they against the lawful and equitable claims of all persons whomsoever. here presents are upon the express conditions that, whereas, the said party of the second part at the special instance and part, loaned and advanced to R.D. Gwynne and Mary Gwynne his wife.  They five Hundred and no/100  Thenty-five Hundred and no/100  DOLLARS.  The first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assess- t said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- guch company or companies as said second party may designate and the policy or policies of insurance constantly trans- part, its successors or assigns; and also to keep said lands and improvements hereon free from all statutory lien claims part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims part, its successors or assigns; and also to keep said and said party of the second part its successors or assigns, may pay and agreements be not performed as afforesaid then said party of the second part its successors or assigns, may pay and agreements be not performed as afforesaid then said party of the second part its successors or assigns, may pay and agreements be not performed as afforesaid then said party of the second part its successors or assigns, may pay and agreements be not performed as afforesaid then said party its successors or assigns, may pay and agree and the province of the second part is second p
TO HAVE AND TO HOLD To evenant with said party of the atrue and lawful owner	second part, its successors and assigns, that at the delivery hereor. they are  second part, its successors and assigns, that at the delivery hereor. they are  he said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all  sin adverse pessession of same and that. they  against the lawful and equitable claims of all persons whomsoever.  these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and  part, leaned and advanced to. R.D.Gwynne, and Mary Gwynne, his. wife,  the sum of  Twenty-five Hundred and no/100  DOLLARS.  of the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assest the said lands and improvements in good repair, and to keep the build, such company or companies as said second party may designate and the policy or policies of insurance constantly transpart, its successors or assigns, and also to keep said lands and improvements the 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 plagment for any statu-  such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay-  gether with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.  E. D. Gwynne and Mary Gwynne his wife  NOTE OR OBLIGATION  Bartlesville, Tubes Okla, January 15th 102, 3  promise to pay to the order of Home Savings & LOAN ASSOCIATION, the following sums of money viz:
ro have and to hold the atrue and lawful ownerS. of the atrue and the same PROVIDED, ALWAYS, And quest of the partSt the first should be at th	second part, its successors and assigns, that at the delivery hereof. they are  second part, its successors and assigns, that at the delivery hereof. they are  second part, its successors and assigns, that at the delivery hereof. they are  so in adverse possession of same and that. they against the lawful and equitable claims of all persons whomsoever. these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and part, loaned and advanced to. R.D. Gwynne. and Mary Gwynne. his wife.  the sum of  Twenty-five Hundred and no/100  DOLLARS.  If the first part agree
TO HAVE AND TO HOLD To evenant with said party of the true and lawful ownerS. of tumbrances; that there is no on a warrant and defend the same PROVIDED, ALWAYS, And quest of the partSof the first substitute of the partSof the first and to said party of the second year kind, and if any or either that takes and assessments, and ry lien claims, and may invest sof the first and the	second part, its successors and assigns, that at the delivery hereof.  they are second part, its successors and assigns, that at the delivery hereof.  they are in adverse possession of same and that they against the lawful and equitable claims of all persons whomsoever. these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and part, loaned and advanced to.  R.D.GWYNNE and Mary Gwynne his wife.  the sum of  Twenty-five Hundred and no/100  DOLLARS.  If the first part agree
ro have and to hold the a true and lawful owner. So of the partial same PROVIDED, ALWAYS, And quest of the part. So the first seneral and special, against thereon constantly insured in red to said partly of the same provided and special, against thereon constantly insured in red to said partly of the second every kind, and if any or either that axes and assessments, and a ylene talk axes and assessments and a ylene talk axes and assessments. AND WHEREAS, the said	second part, its successors and assigns, that at the delivery hereof
TO HAVE AND TO HOLD To hevenant with said party of the strue and lawful ownerS. of sumbrances; that there is no only warrant and defend the same PROVIDED, ALWAYS, And quest of the partS. of the first sumbrances; that there is no only warrant and speedal, against seneral and speedal, against shereon constantly insured it red to said party of the second every kind, and if any or either that takes and assessments, and a year kind, and if any or either that are and assessments, and a year kind, and if any invest sent of all moneys so expended to AND WHEREAS, the said  AND WHEREAS, the said  15th  For Value Received. We e sum of	RESAME unto said party of the second part, its successors and assigns forever. Said part 12.5 the first part hereby second part, its successors and assigns, that at the delivery hereof. they are successors and assigns, that at the delivery hereof. they are successors and assigns, that at the delivery hereof. they are successors and assigns the lawful and equitable claims of all persons whomsever. These presents are upon the express conditions that, whereas, the said party of the second part at the special instance and part, loaned and advanced to. R.D. Gwynne. and Mary Gwynne. his wife.  Twenty-five Hundred and no/100
TO HAVE AND TO HOLD To expend the same pends and lawful owner. So of the part and lawful owner. So of the same provided, ALWAYS, And quest of the part of the first and the same provided, against the same provided and special, against the same pends and assessments, and rock that are same and the same that are same as a same being the monthly dues relificate therefor numbered B- Twenty Twenty	HE SAME unto said party of the second part, its successors and assigns foraver. Said participation for the first part hereby second part, its successors and assigns, that at the delivery hereof. they are he said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all indeverse possession of same and (hat they against the lawful and equitable claims of all persons whomsoever. These presents are upon the express conditions that, whereas, the said party of the second part at the special instance and part, loaned and advanced to R.D.Gwynne and Mary Gwynne his wife.  Twenty-five Hundred and no/100 DOLLARS.  If the first part agreewith the said party of the second part, its successors and assigns to pay all taxes and assessing the many of company or company
nvenant with said party of the e true and lawful ownerS. of toumbrances; that there is no on- il warrant and defend the same PROVIDED, ALWAYS, And quest of the partSf the first  AND WHEREAS, said part.  AND WHEREAS, said part.  ents, general and speedal, agains gs thereon constantly insured in red to said party of the second every kind, and if any or either chi taxes and assessments, and ry lien claims, and may invest s ant of all moneys so expended to AND WHEREAS, the said  15th SSEVINGS & L  For Value Received. We as sum of Twenty-eig a same being the monthly dues rifficate therefor numbered B- Twenty Twenty Twenty	RESAME unto said party of the second part, its successors and assigns foraver. Said particles the first part hereby second part, its successors and assigns, that at the delivery hereof. they are he said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all indeverse possession of same and that they against the lawful and equitable claims of all persons whomsoever. Here presents are upon the express conditions that, whereas, the said party of the second part at the special instance and part, loaned and advanced to R.D.Gwynne and Mary Gwynne his wife.  Twenty-five Hundred and no/100 DOLLARS.  So the first part agree
ro have and to hold the atrue and lawful owner. S. of the partness; that there is no only warrant and defend the same PROVIDED, ALWAYS, And quest of the part. S. of the first and the par	HE NAME unto said party of the second part, its successors and assigns forever. Said part. E.St the first part hereby second part, its successors and assigns, that at the delivery hereof. they are second part at the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all principles are upon the express confidence in they against the lawful and equitable claims of all persons whomsoever.  Indeed premises are upon the express confidence in the said party of the second part at the special instance and part, loaned and advanced to.  R. D. Gwynne and Mary Gwynne his wife, the sum of Twenty-five Hundred and no/100 mollars.  The first part agree
TO HAVE AND TO HOLD To expend the same provided that there is no one of the part of the provided that there is no one of the provided that the same provided that the same provided that the same provided that the same provided that the provided th	RESAME unto said party of the second part, its successors and assigns foraver. Said particles the first part hereby second part, its successors and assigns, that at the delivery hereof. they are he said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all indeverse possession of same and that they against the lawful and equitable claims of all persons whomsoever. Here presents are upon the express conditions that, whereas, the said party of the second part at the special instance and part, loaned and advanced to R.D.Gwynne and Mary Gwynne his wife.  Twenty-five Hundred and no/100 DOLLARS.  So the first part agree