Nossiooe Gil

MORTGAGE RECORD No. 415

Loan 1026

Till SA County, and State of Oklahoma, part 1.69 of the first part, and the	
1188 Building And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second part,	
WITNESSETH, That the said part 168 of the first part, for and in consideration of the sum of two Thousand and 00/100 DOLLARS,	
band paid by the said party of the second part, the receipt whereof is hereby acknowledged, have, sold and by these presentsdo	
ARGAIN, SIELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns torever, all the following described real estate.	
ng and situated in the County ofand State of Oklahoma, to-wit:	
All of the South Fifty (50) feet of Lot Two (2)	
in Block One Hundred Eighty Four (184) of the Original	
Townsite of Tulsa, Oklahoma according to the recorded	
plat thereof.	1
	l
	į
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said hatof the first part hereby neemant with said party of the second part, its successors and assigns, that at the delivery hereo Sam Zarrow and Rose Zarrow hise true and lawful owner,of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all	ŀ
nvenant with said party of the second part, its successors and assigns, that at the delivery hereo Sam Zarrow and Rose Zarrow his etrue and lawful owner,of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all combrances; that there is no one in adverse possession of same and that	ŀ
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby invenant with said party of the second part, its successors and assigns, that at the delivery hereo Sam Zarrow and Rose Zarrow his setue and lawful owner	r
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part hereby invenant with said party of the second part, its successors and assigns, that at the delivery hereo Sam Zarrow and Rose Zarrow his etrue and lawful owner	ŀ
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part — of the first part hereby invenant with said party of the second part, its successors and assigns, that at the delivery hereo Sam Zarrow and Rose Zarrow hise e true and lawful owner, — of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all cumbrances; that there is no one in adverse possession of same and that — Sam Zarrow and Rose Zarrow his wife [III] warrant and defend the same against the lawful and equitable claims of all persons whomseever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and quest of the part — of the first part, loaned and advanced to — Sam Zarrow and Rose Zarrow his wife — the sum of — Two Thousand and CO/100 — DOLLARS. AND WHEREAS, said part — of the first part agree — with the said party of the second part, its successors and assigns, to pay all taxes and assessints, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building through the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay chi taxes and assessments, and may invest such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statutor of all moneys so expended together with the charges thereon as provided by the By-Laws of said association, these presents shall be security.	r
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part heroby invenant with said party of the second part, its successors and assigns, that at the delivery hero Sam Zarrow and Rose Zarrow his etrue and lawful owner	ŀ
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part — of the first part hereby invenant with said party of the second part, its successors and assigns, that at the delivery hereo Sam Zarrow and Rose Zarrow hise e true and lawful owner, — of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all cumbrances; that there is no one in adverse possession of same and that — Sam Zarrow and Rose Zarrow his wife [III] warrant and defend the same against the lawful and equitable claims of all persons whomseever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and quest of the part — of the first part, loaned and advanced to — Sam Zarrow and Rose Zarrow his wife — the sum of — Two Thousand and CO/100 — DOLLARS. AND WHEREAS, said part — of the first part agree — with the said party of the second part, its successors and assigns, to pay all taxes and assessints, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building through the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay chi taxes and assessments, and may invest such insurance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statutor of all moneys so expended together with the charges thereon as provided by the By-Laws of said association, these presents shall be security.	r
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part heroby invenant with said party of the second part, its successors and assigns, that at the delivery hereo Sam Zarrow and Rose Zarrow his etrue and lawful owner	r
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said 1981	r
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereo Sam Zarrow and Rose Zarrow his et use and lawful owner, of the said premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all sumbrances; that there is no one in adverse possession of same and that. Sam Zarrow and Rose Zarrow his wife Il varrant 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 quest of the part of the first part, loaned and advanced to. Sam Zarrow and Rose Zarrow his wife Two Thousand and OO/100 DOLLARS, AND WHEREAS, said pies. of the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessments and assessments and against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building thoreon constantly insured in such company or companies as said becond party may designate and the policy or policies of insurance constantly transvery lind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns; any pay it haves and assessments, and may force to said agreements be not performed as aforesaid then said party of the second part its increase or assigns; may pay it haves and assessments, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repaying the costs theory, and may force and assigns and any invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repaying the costs thereof, and may also pay the final judgment for any statury lies claims, and may invest such sums as may be necessary to protect the title or	r
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 heroby inveniant with said party of the second part, its successors and assigns, that at the delivery hereo Sam Zarrow and Rose Zarrow his et use and lawful owner,	r
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said \$\frac{\text{opt}}{\text{opt}}\$ of the first part hereby invenant with said party of the second part, its successors and assigns, that at the delivery hereo \$\frac{Sam}{Sam}\$ Zarrow and \$\text{Ro86}\$ Zarrow his et use and lawful owner	-
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said \$\frac{\text{inf}}{\text{second}}^2\$ of the first part hereby invenant with said party of the second part, its successors and assigns, that at the delivery hereo \$\frac{2}{\text{am}}\$ Zarrow and \$\text{Rose}\$ Zarrow his strue and lawful owner,	ŀ
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said 1882of the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereo Sam Zarrow and Rose Zarrow his et rue and lawful ownerof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all sumbrances; that there is no one in adverse possession of same and that Sam Zarrow and Rose Zarrow his wife. In warrant and defend the same against the hawful and equitable claims of all persons whomseever. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and quest of the part. So the first part, ionned and advanced to	r
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said 1882	r
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said \$\frac{\text{ACE}}{\text{ACE}}\$ of the first part hereby invesiant with said party of the sacond part, its successors and assigns, that at the delivery hereo \$\frac{\text{Sam}}{\text{Zarrow}}\$ and \$\text{Roe and}\$ a \$\text{Zarrow}\$ his \$\text{e}\$ is the and lawful owner,	. vw.1 11
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said fold—of the first part hereby invenint with said party of the second part, its successors and assigns, that at the delivery hereofall Zarrow and Rose Zarrow his etwo and lawful owner,—of the said premises above granted, and selzed of a good and indefeasable estate of inheritance therein, free and clear of all combrances; that there is no one in adverse possession or same and that. Sam Zarrow and Rose Zarrow his wife Invariant and defend the same against the lawful and equitable claims of all persons whomeover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and quest of the part—ast, leaned and advanced to. Sam Zarrow and Rose Zarrow his wife Two Thousand and Oo/100 DOLLARS. AND WHERRAS, said pides, of the first part herea.—with the said party of the second part, its successors and assigns, to pay all these and assessments agreement and special, against said and and improvements thereon, when due, and to keep said into your complete or said party may designate and the policy policies of insurance constantly travel in such company or compined as said kecond party may designate and the policy of the second part, its successors or assigns; may pay the taxes and assessments, in an active control of the said party of the second part, its successors or assigns; may pay the taxes and assessments, in an active company of compined as said kecond party may designate and to be predicted to said party of the second part its successors or assigns; may pay the taxes and assessments, including an active control of the party of the second part its successors or assigns; may pay the taxes and assessments, and may office as any pay has a said second party to the second part its successors or assigns; may pay the taxes and assessments, and may office as pay be necessary to protect the Utle or possession of said premises, includi	* w11
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereo-Sam Zarrow and Rose Zarrow his e true and lawful owner	₹ 30 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1