No. 208888 сн

COMPARED NO. 415

Loan 386

| TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 65 the first part hereby convenant with said party of the second part, its successors and assigns, that at the delivery hereof W. G. Long and Maude E. Long his wife, he true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate of inharitance therein, free and clear of all noumbrances; that there is no one in adverse possession of same and that W. G. Long and Lands E. Long his wife, will warrant and detend 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 equest of the part 1.85 the first part, loaned and advanced to W. G. Long and Maude E. Long his wife | THIS INDENTURE, Made this day of September 102 between | |
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| ACCOPAINE TO CHARGE STATE OF THE PROPERTY OF T | W. G. Long and Lands E. Long his wife | |
| ACCOPAINE to the process of the precent part with the said pure 1.82 | In Tul 98 County, and State of Oklahoma, partes of | t the first part, and the |
| TREASURETS ENDORSEMENT Treat the said part, 188 — set the first part for min in commiscration of the same st. The treat of the control part is not commission for the control part in th | ulsa Building & LOAN ASSOCIATION a corporation or conject under the laws of the State of Oldahama as | arty of the second part. |
| Then ye eight Handred and not you the second purt, the receipt scherotic is brown, acknowledged, in. Yell and by these presents. AC. GRANTAGAN, SEMA, CANONAGAN, SEMA, SEM | WINNESSETH. That the said part. 198 of the first part, for and in consideration of the sum of | |
| ANDORNO SERIA, CONTENT and CONTRINA unto such party of the second port, its successors and unique sterror, all the following described est canals from an an analysis of the second port, its successors and unique sterror, all the following described est canals from an an analysis of Children, except from the control of the | | |
| ANDAIN, SHA, CONVEY and CONTRIM who said party of the second part, its second part, with and party set the second part, its second part, its second part, its second part, its second part, with an analy second part and second | | |
| Lot Fourteen (14) Block Treenty Pive (26) College Addition to the course of Living Addition to the recorded plat thereof. TREASURE: SENDORSEMENT Treasure: Treasure: Treasure: SENDORSEMENT Treasure: Trea | 가능 수는 이 그래요. 그는 이 경우는 내가 가지 않는데 그는 사람들은 그는 그는 사람들은 그래까는 그 그래도 생각을 이 그릇이 하는데 하다. | |
| Lot Pointeem (14) Block Twenty Five (25) College Addition to the city of Folgs According to the recorded plat thereof. TREASURETS ENDORSEMENT Iterative control of the co | 그리고 하는 수는 점점, 요즘 모든 사람이 나를 하는 것이 되었다. 그는 사람이 그렇게 하는 그런, 그렇게하고 있다면 하는 것이다. 그리아 나를 하는 것이다. | |
| Lot Fourteen (14) Block Twenty Five (28) Gollage Addition to the city-of Tules According to the recorded plat thereof. TREASURET'S ENDORSEMENT Thoreby squifty not I received 1.2 | 나는 모르면 맞는 마시 보이 모르는 수가 없는 것을 하나 말을 가지 않는 그 바라 생생은 그 것이 없는 그는 나는 그는 사람이다. | of Oklahoma, to-wit: |
| College Addition to the received of Fulsa According to the received for th | | *************************************** |
| ACCOUNTING TO the recorded plat thereof. TREASURET'S ENDORSEMENT Thereby conjudy that I received 2 and issued Receipts No. 1 therefore in payment of mortage Lex on the within mortages. Determine the 2 determine the second part of the second part of the second part of the mortage that the second part of the second part of the mortage that the second part of the second part of the mortage and the second part of the second pa | | |
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| THEASURET'S ENDORSEMENT Therefore in payment of mortgage (ax on the within mortgage) Daved this A. Live of 1 | According to the recorded plat thereof. | , |
| THEASURET'S ENDORSEMENT Therefore in payment of mortgage (ax on the within mortgage) Daved this A. Live of 1 | | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
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| Receipt No | TREASUREC'S ENDORSEMENT | ****************************** |
| Dated thirs. Clay of | I hereby comply that I received 5 2 2 and issued | |
| Departy Lead altright, (1996, cleane and interest of anti-graphic | Receipt No Letherefor in payment of mortgage | |
| Departy Lead altright, (1996, cleane and interest of anti-graphic | Dated this 2 - day of T 192 | |
| and all right, title, estate and interest of said grantorin and to said promises, including all homescoad rights, which are hereby waived and rolesked, to- clustry, and with all and singular the tenements, hereditaments and appurtenances therete belonging. A first and specific lien is hereby granted on all outstand private accruing from said property from and after this date. TO HAYBAND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_est. TO HAYBAND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. M. G. LONG. and Mando E. LONG. In true and invitud ownerof the said-preclases shove granted, and saided of a good and indefeasable estated thriates through resent and the same against the hayful and equitable plains of all persons whomsever. PROVIDED, AMAYAS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and squest of the part_ie& the first part, learned and advanced to. W. G. LONG and Mando E. LONG his wife. AND WHEREBAS, and part_ie& the first part agree | WAYNE L. DICKEY, County Treasurer | ····· |
| and all right, title, estate and interest of said grantorin and to said promises, including all homescoad rights, which are hereby waived and rolesked, to- clustry, and with all and singular the tenements, hereditaments and appurtenances therete belonging. A first and specific lien is hereby granted on all outstand private accruing from said property from and after this date. TO HAYBAND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_est. TO HAYBAND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. M. G. LONG. and Mando E. LONG. In true and invitud ownerof the said-preclases shove granted, and saided of a good and indefeasable estated thriates through resent and the same against the hayful and equitable plains of all persons whomsever. PROVIDED, AMAYAS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and squest of the part_ie& the first part, learned and advanced to. W. G. LONG and Mando E. LONG his wife. AND WHEREBAS, and part_ie& the first part agree | TOTO DE LA CONTRACTION DE LA C | ********************** |
| and 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 state with all rents of said property, with full power and authority to collect the same in case the conditions of this more and property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the terret that and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the terret that the relevent with said party of the second part, its successors and assigns, that at the delivery hereor. W. G. LONG. and. Mande. E. LONG. Its wife. It was not lawful owner | Deputy | ****************************** |
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| and all right, title, chiata and interest of said grantorIn and to said premises, including all homestead rights, which are hereby waived and released, to sher with all rand singular the tonements, herealtiments and appurtenances thereto belonging. A first and specific free in any particular, and with all and singular the tonements, herealtiments and appurtenances thereto belonging. A first and specific free med after this date. TO HAVE AND TO HOLD FIE SAAR unto said party of the second part, its successors and assigns forever. Said part 65 the first part hereby premised to the said party of the second part, its successors and assigns forever. Mr. G. LODE. and Mande. E. LONE. It's wife, it was the said party of the second part, its successors and assigns, that at the delivery hereot. W. G. LODE. and Mande. E. LONE. It's wife, it was true and lawful owner | | |
| and all right, title, estate and interest of said grantorin and to said premises, including all homestead rights, which are hereby waived and released, to state with all rants of said proprety, with full power and authority to collect the same in case the conditions of this mortizage become browless in any particular, and with all and singular the tonesmin, hereditaments and appartice contains on the control of the mortizage become browness and assigns. A first and specific lies is hereby granted on all much and provide corrects and assigns forever. Said particular, and with all and singular the tonesmin, hereditaments and apparticular, and with all and singular the tonesmin, hereditaments and appart of the second part, its successors and assigns forever. Said part of the first part hereby more and the with said party of the second part, the successors and assigns forever. Said party of the second part, and solved of a good and indecastible estate of inheritance therein, free and clear of all internations that there is no one in adverse possession of same and that. W. G. LONG and Enide. E. LONG hits. wi.fe. Ill warrant and defend the same against the hayful and equitable claims of all premous whomesceer. PROVIDED, AUANA'S, and these presents are upon the express conditions that, whereas, he said party of the second part at the special instance and part of the part. Is the sum of Twenty Eight hundred and no/100 AND WHEREAS, said part. Is the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep said lands and of the prevention of said prements and the keep the build revery kind, and if any or either call a fargements thereon, when due, and to keep and intervents in good vepart, and to keep the build revery kind, and if any or either call and assessments, and may office such insurance, for such party of the second part, its successors or assigns; and also | 그리는 사용을 하셔요 하늘 모든 사람들은 살을 만든 것이 되었다. 하나 이 아이를 하는 것 같아. | |
| TWENTY Eight hundred and no/100 TWENTY Eight hundred and no/100 DOLLARS. AND WHEREAS, said particles the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessments, some and assessments, and particles are all second party and selected in such company or companies as said become party may designate and the policy or policies of insurance constantly insured to said party of the second party may designate and the policy or policies of insurance constantly insured to said party of the second party may feel great and the policy or policies of insurance constantly insured to said party of the second part is successors or assigns, may pay could taxes and assessments, and may offect accordance to performed as aforesald them said party of the second part is successor or assigns, may pay could taxe and seasonements, and may offect accordance to perform a said party of the second part is successor or assigns, may pay could taxe and seasonements, and may offect accordance to protect the tills or possession of said premises, including all costs and for the repay- cont of all moneys as expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHERBAS, the said W. G. Long and Maude E. Long his wife. Building & Loan ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Okia, September 15th 192 22 For value Received We promise to pay to the order of Tulsa Building& Loan Association, represented and evidenced by the same being the monthly dues on the 28 shares of the capital stock of said Association, represented and evidenced by the sufficient therefore numbered Twenty Eight Hundred and no/100 DOLLARS; the same being the interest to monthly upon said sum so borrowed by U | and all right, title, estate and interest of said grantorin and to said premises, including all homestead rights, which are hereby wall other with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become founds, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is he entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part on the said party of the second part, its successors and assigns forever. This wife | ved and released, to- to broken in any par- tereby granted on all the first part hereby de E-Long |
| TWENTY Eight hundred and no/100 TWENTY Eight hundred and no/100 DOLLARS. AND WHEREAS, said particles the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessments, some and assessments, and particles are all second party and selected in such company or companies as said become party may designate and the policy or policies of insurance constantly insured to said party of the second party may designate and the policy or policies of insurance constantly insured to said party of the second party may feel great and the policy or policies of insurance constantly insured to said party of the second part is successors or assigns, may pay could taxes and assessments, and may offect accordance to performed as aforesald them said party of the second part is successor or assigns, may pay could taxe and seasonements, and may offect accordance to perform a said party of the second part is successor or assigns, may pay could taxe and seasonements, and may offect accordance to protect the tills or possession of said premises, including all costs and for the repay- cont of all moneys as expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHERBAS, the said W. G. Long and Maude E. Long his wife. Building & Loan ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Okia, September 15th 192 22 For value Received We promise to pay to the order of Tulsa Building& Loan Association, represented and evidenced by the same being the monthly dues on the 28 shares of the capital stock of said Association, represented and evidenced by the sufficient therefore numbered Twenty Eight Hundred and no/100 DOLLARS; the same being the interest to monthly upon said sum so borrowed by U | and all right, title, estate and interest of said grantor. In and to said premises, including all homestead rights, which are hereby wall other with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become loular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hearth and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part less convenant with said party of the second part, its successors and assigns forever. W. G. Long. and Mau his wife, the true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein and the said party of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein and defend the same against the lawful and equitable claims of all persons whomseever. | ved and released, to- the broken in any par- the first part hereby de E. Long , free and clear of all |
| Twenty Eight hundred and no/100 DOLLARS. AND WHEREAS, said part 18 to the first part agree | and all right, title, estate and interest of said grantor. In and to said premises, including all homestead rights, which are hereby wall other with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become locular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is he entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said particles on one and the said party of the second part, its successors and assigns forever. Said particles on the said party of the second part, its successors and assigns, that at the delivery hereof. W. G. Long. and Mau his wife, he true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein neumbrances; that there is no one in adverse possession of same and that. W. G. LONG. and Lands F. Long. his will warrant 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 | ved and released, to- the broken in any pur- tereby granted on all the first part hereby de E-Long , free and clear of all fe |
| AND WHEREAS, said part 196 the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and assessments, seperal and epecial, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building thereon constantly insured in such company or companies as as all second part, its successors or assigns; and also to keep said lands and the policy or policies of insurance constantly transpared to said party of the second part, its successors or assigns; and also to keep said lands and improvements thereof froe from all statutory lien claims every kind, and it any or either of said agreements be not performed as a aforesaid then said party of the second part its successors or assigns; may pay to treat the successors or assigns; may pay to treat and assessments, and may and may effect such insurance, for such purpose, paying the costs thereof the part its successors or assigns, may pay to treat the successors or assigns; and a sort said provided by the successor of the second part its successors or assigns, and pay to the order of such purpose, paying the costs thereof the second part its successors or assigns, and pay to the said purpose, paying the costs thereof and part its successors or assigns, and pay said years and assessments, and may effect such insurance, for such purpose, paying the costs thereof and part its successors or assigns, and pay to the content of an affect such insurance, the successors or assigns, paying the costs thereof and its part its successors or assigns, and pay to the content paying the costs thereof and part its successors or assigns, paying the costs thereof and part its successors or assigns, paying the costs thereof and part its successors or assigns, paying the costs thereof and paying the successors or assigns, paying the costs thereof and paying the costs thereof and paying the costs thereof and paying the costs the successors or assigns, paying the costs thereof and paying the c | and all right, title, estate and interest of said grantor. In and to said premises, including all homestead rights, which are hereby wall ather with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become toular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is he entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part established the said party of the second part, its successors and assigns forever. Said part established in the said party of the second part, its successors and assigns, that at the delivery hereof. W. G. Long. and Mau his wife, he true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein nonlinearces; that there is no one in adverse possession of same and that W. G. Long. and Lande F. Long. his with an uniform 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 equest of the part 18.6 the first part, leaned and advanced to W. G. Long. and Maude E. Long. his wife. | ved and released, to- the first part hereby de E.Long , free and clear of all fee special instance and |
| ried to said party of the second part, its successors of assigns; and association, and it any of either of said agreements be not performed as aforessid then said party of the second part its successors or assigns, may pay fevery kind, and it any or either of said agreements be not performed as aforessid the said party of the second part its successors or assigns, may pay the very kind, and may invest such sums as may be necessary to profect the title or possession of said premises, including all costs and for the repayent of all moneys so expended together with the charges thereon as provided by the Dy-Laws of said Association, these presents shall be seemity. AND WHEREAS, the said W. G. Long and Maude E. Long his wife don the 15th day of September make a part hereof and in the words and deliver to the Indiana. September Long his wife and on the September Loan ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION Tulsa, Oklas, September 15th 192 22 For Value Received We promise to pay to the order of Tulsa Building& LOAN ASSOCIATION, the following sums of money viz: no sum of Twenty Eight and no/100 DOLLARS, or same being the monthly dues on the 28 shares of the capital stock of said Association, represented and evidenced by the writicate therefor numbered 3128 this day pledged by W. J. Long and Maude E. Long his wife to said Association to secure a loan of Twenty Eight Hundred and no/100 DOLLARS, and the sum of Twenty Two and 26/100 DOLLARS; the same being the interest or monthly upon said sum so borrowed by Us. And E. promise to pay said Association at its Home Office at Tules Oklashom estaid sums of money, amounting in the aggregate to Fifty and 26/100 DOLLARS; | and all right, title, estate and interest of said grantor in and to said premises, including all homestead rights, which are hereby wall other with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become localize, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is he entals and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part on the convenant with said party of the second part, its successors and assigns forever. Said part on the said party of the second part, its successors and assigns, that at the delivery hereof. W. G. LONG. and Mail his wife. The true and lawful owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein no combinances; that there is no one in adverse possession of same and that W. G. LONG and Earlde E. LONG his will warrant 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 equest of the part. 18.66 the first part, leaned and advanced to W. G. LONG and Maude E. LONG his wife. | ved and released, to- the broken in any pur- tereby granted on all the first part hereby .de E.Long , free and clear of all .fe |
| don the 15th day of September to the West to the September to the September to the West to the Order of September to the Sept | and all right, title, estate and interest of said grantor. In and to said premises, including all homestead rights, which are hereby wall other with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become found, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is health and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part less onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. W. G. Long. and Mau his wife, he true and lawful owner. To the said premises above granted, and seized of a good and indefeasible estate of inheritance therein neumbrances; that there is no one in adverse possession of same and that W. G. Long. and Lande E. Long. his will warrant 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 equest of the part 1.9% the first part, loaned and advanced to W. G. Long. and Maude E. Long. his wife. Twenty Eight hundred and no/100 | ved and released, to- the broken in any par- thereby granted on all the first part hereby de E.Long , free and clear of all fe |
| NOTE OR OBLIGATION Tulsa, Okla, September 15th 192_22 For Value Received. We promise to pay to the order of Tulsa Building& LOAN ASSOCIATION, the following sums of money viz: the sum of Twenty Eight and no/100 DOLLARS, e same being the monthly dues on the 28 shares of the capital stock of said Association, represented and evidenced by the artificate therefor numbered 3128 this day pledged by W. J. Long and Mande E. Long his wife, Twenty Eight Hundred and no/100 DOLLARS, and the sum of Twenty Two and 26/100 DOLLARS; the same being the interest to monthly upon said sum so borrowed by US Andre promise to pay said Association at its Home Office at Tulsa Oklahom e said sums of money, amounting in the aggregate to Fifty and 26/100 DOLLARS; | and all right, title, estate and interest of said grantor. In and to said premises, including all homestead rights, which are hereby wall other with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become foular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is heart is and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part less onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. W. G. LONG. and Mau his wife. The true and lawful ownerof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein incumbrances; that there is no one in adverse possession of same and that w. G. LONG. and Lands. E. LONG. his will warrant 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 equest of the partiags the first part, loaned and advanced to W. G. LONG. and Maude E. LONG. his wife. Then y Eight hundred and no/100 AND WHEREAS, said partice. The first part agree | the first part hereby granted on all the first part hereby de E. Long, free and clear of all fee |
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| e same being the monthly dues on the 28 share S of the capital stock of said Association, represented and evidenced by the rillicate therefor numbered 3128 this day pledged by W. G. Long and Mande E. Long. his wife. Twenty Eight Hundred and no/100 to said Association to secure a loan of DOLLARS, and the sum of Twenty Two and 26/100 DOLLARS; the same being the interest of monthly upon said sum so borrowed by US Andre promise to pay said Association at its Home Orice at Tules Octabion as said sums of money, amounting in the aggregate to Fifty and 26/100 DOLLARS; | and all right, title, estate and interest of said grantorin and to said premises, including all homestead rights, which are hereby wal ather with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become cubar, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hearts and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 186 provenant with said party of the second part, its successors and assigns forever. Said part 186 provenant with said party of the second part, its successors and assigns, that at the delivery hereof. W. G. LONG. and Mail his wife, as true and lawful ownerof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein neumbrances; that there is no one in adverse possession of same and that. W. G. LONG. and Laide E. LONG. his will warrant and defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the squest of the part 188 the first part, loaned and advanced to W. G. LONG. and Maude E. LONG. his wife. TWENTY Eight hundred and no/100 AND WHEREAS, said part 188 the first part agreewith the said party of the second part, its successors and assigns, to pay onts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, a gas thereon constantly insured in such company or companies as said second part, its successors and assigns, to pay onts, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, a gas thereon constantly insured in such company or companies as said second part; may designate and the policy or poli | ved and released, to- ne broken in any par- nereby granted on all the first part hereby de E.Long |
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| Twenty Eight Hundred and no/100 DOLLARS, and the sum of Twenty Two and 26/100 DOLLARS; the same being the interest e monthly upon said sum so borrowed by US And promise to pay said Association at its Home Orice at Tules Oklahom e said sums of money, amounting in the aggregate to Fifty and 26/100 DOLLARS; | and all right, title, estate and interest of said grantorIn and to said premises, including all homestead rights, which are hereby wait there with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become cular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is been tained in the property form and reported and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 166 provenant with said party of the second part, its successors and assigns, that at the delivery hereof. W. G. Long. and Mail his wife, are true and lawful owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance threin 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 squest of the part. 168 the first part, loaned and advanced to W. G. Long and Maude E. Long his wife. Twenty Eight hundred and no/100 AND WEIGERSAS, said part. 268 the first part agree | ved and released, to- the broken in any par- the first part hereby de E.Long , free and clear of all fe , e special instance and the sum of DOLLARS, all taxes and assess- nd to keep the build- nice constantly trans- statutory lien claims or assigns, may pay mment for any statu- s and for the repay- nall be security. c and deliver to the res as follows, to-wit: 192 |
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| e said sums of money, amounting in the aggregate to Fifty and 26/100 DOLLARS; | und all right, title, estate and interest of said grantonIn and to said premises, including all homested rights, which are hereby waited with with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is included and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is included and all property of the second part, its successors and assigns forever. Said particles on the part of the second part, its successors and assigns forever. Said particles on the said party of the second part, its successors and assigns forever. Said particles the true and lawful ownerof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein numbrances; that there is no one in adverse possession of same and that. W. S. LONG. Said. Baide. E. LONG. his. Will warrant and defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the squest of the part i.S. the first part, loaned and advanced to W. G. LONG and Maude E. LONG. his. Wife. Thenty Eight hundred and no/loo AND WHEREAS, said part i.S. the first part agree with the said party of the second part, its successors and assigns, to pay the said and special, against said lands and improvements thereon for the part of the second part, its successors or assigns, and also to keep said improvements in poor repair, a ges thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insure the town of the party of the second part, its successors or assigns; and also to keep said improvements in thereof reform all tweets wind, and if any or either of said agreements be not performed as atcressit then said party of the second part is successors or assigns; and also to keep said lands and improvements in every kind, and in any or either | ved and released, to- the broken in any par- tereby granted on all the first part hereby de E. Long. , free and clear of all fe, e special instance and |
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| | and all right, title, estate and interest of said grantorIn and to said premises, including all homested rights, which are hereby wat sther with all rents of said property, with rull power and authority to collect the same in case the conditions of this mortgage become cular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is intained and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part established the said party of the second part, its successors and assigns forever. Said part established the said party of the second part, its successors and assigns, that at the delivery hereof. We G. LONG. And Mad his will fe, so the said party of the second part, its successors and assigns, that at the delivery hereof. We G. LONG. And Mad his will be said the said of a good and indefeasable estate of inheritance therein the said 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 square of the part is feet to first part, loaned and advanced to will be said party of the second part, its successors and assigns, to pay onts, general and special, against said indeas and improvements thereon, when due, and to keep said improvements in good repair, a get thereon constantly insured in such company or companies as said second part, instruction part, its successors and assigns, to pay onts, general and special, against said indeas and improvements thereon, when due, and to keep said improvements in good repair, a get thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insure revery kind, and it any or each may office tach insurance, for such purpose, paying the costs thereon and the profits of the second part, list su | ved and released, to- the broken in any par- tereby granted on all the first part hereby de E.Long , free and clear of all fe e special instance and the sum of DOLLARS, all taxes and assess- nd to keep the build- nee constantly trans- statutory lien claims or assigns, may pay mment for any statu- s and for the repay- hall be security. c and deliver to the es as follows, to-wit: 192 22 sums of money viz: DOLLARS, ald evidenced by the wife, n to secure a loan of ARS, and the sum of the being the interest |
| | and all right, title, estate and interest of said granton—in and to said premises, including all homesteds of rights, which are hereby wat state with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage becompany and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and special line is intally and profits accruing from said property from and arter this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_est provided the said party of the second part, its successors and assigns forever. Said part_est provided the said party of the second part, its successors and assigns forever. Said part_est provided the said party of the second part, its successors and assigns forever. Said part_est part agree. It was all lawful owner.—of the said premises above granted, and seized of a good and indefeatible estate of inheritance therein remains an example of 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 agrees of the part_i.9.8 the first part, loaned and advanced to _w.G.LODE and Mande E.LODE his _wife. TWENTY Eight hundred and no/100 AND WHEREAS, said part_i.2. the first part agreewith the said party of the second part, its successors and assigns, to pay onts, general and special, against and lands and improvements thereon, when due, and to keep said improvements in good repair, on the grant and special and special party of the second part its successors and assigns and also to keep said lands and improvements in good repair, out and assigns and said to premise and assigns and assigns and also to keep said lands and improvements in good repair, out the second part its successors of assigns; and also to keep said lands and improvements in good repair, out of the part of the second part its s | ved and released, to- the broken in any par- ierceby granted on all the first part hereby de E.Long . free and clear of all fe, . free and clear of all fe, . sepecial instance and |