## No. 221918 6. MORTGAGE RECORD No. 415

	enry S. Condon and Jane A. Condon, his wife,
	Tulsa
	LOAN ASSOCIATION, a corporation organized under the laws of the State of Okinhoma, party of the second part  1.08  rt
	Fifteen Hundred and 00/100 DOLLARS
	second part, the receipt whereof is hereby acknowledged, ha. VO sold and by these presents
	FIRM unto said party of the second part, its successors and assigns forever, all the following described real estate
ing and situated in the County of	Tulsa and State of Oklahoma, to-wit
***	The South Fifty (S 50) feet of Lots Twelve (12)
	Addition to the City of Tulsa, Oklahoma, according
	to the Recorded Plat thereof.
	수 보는 이 집에 가는 그는 이번 이번 이번 이렇게 되었다. 그는 이번 나는 사람들은 사람들은 사람들은 사람들이 되었다.
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	가장 그 사람들은 일반에게 되었다. 사람들은 말한 그 그들은 이 사람이 가장 사람들이 되었다. 그 가장 하나 화면에 되었다. 그 나는 그는 그는
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and all right, title, estate and interest of ther with all rents of said property, valuar, and with all and singular the rular, and with all and singular the rular and with all and singular the rular and profits herering from said to HAVE AND TO HOLD THE STATE AND WHEREAS, said particles of the first part, which is a second part, or the second part of the s	the self grantor. So and to said premises, including all homesteed rights, which are hereby waived and released, rewith full power and authority to collect the same he case the conditions of this mortgage become broken in any partenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all property from and after this date.  AME unto said party of the second part, its successors and assigns forever. Said part 1.5% the first part hereby and part, its successors and assigns, that at the delivery hereof. Henry S. Condon and Jane A. Condon, his wife, and premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all dverse possession of same and that Henry S. Condon and Jane A. Condon, his wife, and the lawful and equitable claims of all persons whomsoever.  Henry S. Condon and Jane A. Condon, his wife, the sum of
and all right, title, estate and interest of ther with all rents of said property, viular, and with all and singular the intais and profits hearing from said.  TO HAVE AND TO HOLD THE STATE AND WHEREAS, said part.  AND WHEREAS, said part. STATE AND WHEREAS, and these states and said taxes and assessments, and may every lein d, and if samy or either of said taxes and assessments, and may invest such a such taxes and assessments, and may for either of said taxes and assessments, and may for either of said taxes and may so expended together and assessments, and may for either of said taxes and may so expended together.  AND WHEREAS, the said Help TULSA BUTTDING LOAN  Fifteen Depart. For Value Received We profit was an every life of the same being the monthly dues on the stifficate therefor numbered Section 1961.	the sald grantor. Sn and to said premises, including all homesteed rights, which are hereby waived and robesided, to-with full power and authority to collect the same he conditions of this mortgage become broken in any partenements, hereditaments and appartenances thereto belonging. A first and specific lien is hereby granted on all property from and after this date.  AME unto said party of the second part, its successors and assigns forever. Said partices in the state of the second part and assigns, that at the delivery hereof. Henry S. Condon and Jane A. Condon, his wife, and premises above granted, and selzed of a good and indefeasible estate of their tance therein, free and clear of all dwerse possession of same and that Henry S. Condon and Jane A. Condon, his wife not the lawful and equitable claims of all persons whomsoever.  Henry S. Condon and Jane A. Condon, his wife, the said having and advanced to.  Henry S. Condon and Jane A. Condon, his wife, the sum of Fifteen Hundred and Co/100  DOLLARS, the first part name. With the said party of the second part, its successors and assigns, to pay all taxes and assession and an improvements thereon, when due, and to keep said improvements in good repair, and to keep the build-tempary or companies as said second part to the second part is successors or assigns; and also to keep said lands and improvements in good repair, and to keep the build-tempary to companies as said second part to the successors or assigns, may pay and second part to be not performed as aforesaid then said party of the second part its successors or assigns, may pay may feet such insurance, for such purpose, paying the costs thereof, and may also pay the final pudgment for any statuments and the successors of assigns, may pay may feet such insurance, for such purpose, paying the costs thereof, and may also pay the final pudgment for any statuments are all parts and the successors of assigns, may pay any feet such insurance, for such purpose, paying the costs thereof, and may also pay the fina
and all right, title, estate and interest of ther with all rents of said property, viular, and with all and singular the intais and profits hearing from said.  TO HAVE AND TO HOLD THE STATE AND WHEREAS, said particles of the first part, which is a second to said party of the second part, so the second part, of the second part, overy idend, and if any or either of said taxes and may invest such an tof all moneys so expended together and an assessments, and may the profit that is a second together and the second part, overy idend, and if any or either of said taxes and may invest such an tof all moneys so expended together and the second part, overy idend, and if any or either of said taxes and may invest such an tof all moneys as expended together.  AND WHEREAS, the said Help TULISA BUTTIDING LOAN  For Value Received We profit the second part, or the second part of	testing trantor. She and to said promises, including all homesteed rights, which are horsely valved and released, to with full power and authority to collect the same in case the conditions of this mortgage become broken in any partecements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted on all property from and after this date.  AMB unto said party of the second part, its successors and assigns forever. Said participal the first part hereby and part, its successors and assigns, that at the delivery hereof. Henry S. Condon and Jane A. Condon, his wife, its property of the second part, its successors and assigns, that at the delivery hereof. Henry S. Condon and Jane A. Condon, his wife, its property of the second and that Henry S. Condon and Jane A. Condon, his wife and deverse possession of same and that Henry S. Condon and Jane A. Condon, his wife and the lateral and equitable claims of all persons whomsever.  In case of the carries conditions that, whereas, the said party of the second part at the special instance and Henry S. Condon and Jane A. Condon, his wife.  Fifteen Hundred and OO/100  The first part agree.  With the said party of the second part, its successors and assigns, to pay all taxes and assesses the part agree.  With the said party of the second part, its successors and assigns, to pay all taxes and assesses the successor or assigns, and also to keep the build-a company or companies as said become party may designate and the policy or policies of maurance constantly transfer successors or assigns, and also to keep said lands and improvements in good repair, and to keep the build-a company or companies as said become party may designate and the policy or policies of maurance constantly transfer successors or assigns, and also to keep said lands and improvements in good repair, and to keep the build-a company or companies as asid become party and the second part its successors or assigns, and also to keep said lands and improvements in good repair,

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