GOMEAPTE 201919 dimit.

MORTGAGE RECORD No. 415

ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real est
TULSA BUILDING AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second p WITNESSETH, That the said part ies
TULSA BUILDING AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second p WITNESSETH, That the said part ies
WITNESSETH. That the said part 198 of the first part, for and in consideration of the sum of Forty-five Hundred and 00/100 DOLLA hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, has V9sold and by these presents. do GRA ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real esting and situated in the County of Tulsa and State of Oklahoma, to-very state of the Northerly Sixty (N.60) feet of Lot Six (6) in Block One Hundred Eighty-seven (187), Original Townsite of Tulsa, Oklahoma, according to the
Forty-five Hundred and 00/100 DOLLA In hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha. V9sold and by these presents. do GRA ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real est ring and situated in the County of Tulsa and State of Oklahoma, to-very sixty (N.60) feet of Lot Six (6) The Northerly Sixty (N.60) feet of Lot Six (6) in Block One Hundred Eighty-seven (187), Original Townsite of Tulsa, Oklahoma, according to the
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real esting and situated in the County of Tulsa and State of Oklahoma, to-very Sixty (N.60) feet of Lot Six (6) in Block One Hundred Eighty-seven (187), Original Townsite of Tulsa, Oklahoma, according to the
Tulsa and stuated in the County of Tulsa and State of Oklahoma, to-v The Northerly Sixty (N.60) feet of Lot Six (6) in Block One Hundred Eighty-seven (187), Original Townsite of Tulsa, Oklahoma, according to the
The Northerly Sixty (N.60) feet of Lot Six (6) in Block One Hundred Eighty-seven (187), Original Townsite of Tulsa, Oklahoma, according to the
in Block One Hundred Eighty-seven (187), Original Townsite of Tulsa, Oklahoma, according to the
in Block One Hundred Eighty-seven (187), Original Townsite of Tulsa, Oklahoma, according to the
in Block One Hundred Eighty-seven (187), Original Townsite of Tulsa, Oklahoma, according to the
Townsite of Tulsa, Oklahoma, according to the
Recorded Plat thereof.
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, 95of the first part here on the said party of the second part, its successors and assigns, that at the delivery hereof Lens Seltner Asyonson and Emanuel 3. Asronson, her husband is true and lawful owner. So the said premises above granted, and selzed of a good and indefensible estate of inheritance therein, free and clear of
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part Soft the first part here invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lens Seltner Aaronson and Emanuel Z. Aaronson, her husband is true and lawful owner. Of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of combrances; that there is no one in adverse possession of same and that Lens Seltner Aaronson and Emanuel Z. Aaronson in Provider, Always, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance a quest of the part 188 the first part, loaned and advanced to Lens Seltner Aaronson and Emanuel Z. Aaronson. h
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part Soft the first part here invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lens Seltner Asyonson and Emanuel Z. Asronson, her husband true and lawful owner. Of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of cumbrances; that there is no one in adverse possession of same and that Lens Seltner Asronson and Emanuel Z. Asronson in 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 a quest of the part 168 the first part, loaned and advanced to Lens Seltner Asronson and Emanuel Z. Asronson. In the sum
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns to rever. Said part Soft the first part here invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lens Seltner Aaronson and Emanuel Z. Aaronson, her husband is true and lawful owner of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of combrances; that there is no one in adverse possession of same and that Lens Seltner Aaronson and Emanuel Z. Aaronson PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance a quest of the part 10% the first part, loaned and advanced to Lens Seltner Aaronson and Emanuel Z. Aaronson. In husband, Forty-five Hundred and 00/100 DOLLAI
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery hereof Lens Seltner Asyonson and Emanuel Z. Asyonson, her husband. So true and lawful owner of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of sumbrances; that there is no one in adverse possession of same and that Lens Seltner Asyonson and Emanuel Z. Asyonson and Provided 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 at quest of the part less the first part, loaned and advanced to Lens Seltner Asyonson and Emanuel Z. Asyonson. husband, Corty-five Hundred and 00/100 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 assemits, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the but grad to said party of the second part, its successors or assigns; and also to keep said improvements thereon free from all statutory lien claim covery kind, and if any or either of said agreements be not performed as afforesaid the said party of the second part its successors or assigns, may pound and assemble and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgamment for any state when they are the results such sums as may be necessary to protect the title or possession of said agreements lend and on a for the ready when the said party and the second part its successors and for the ready when the said premises, including all costs and for the ready when the said premises, including all costs and for the ready the costs thereof, and may also pay the final judgamment for any state when the said party of the second part is successors to any for the ready the
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part Soft the first part here avenant with said party of the second part, its successors and assigns, that at the delivery hereof Lens Seltner Asyonson and Emanuel 7. Asyonson, her husband as true and lawful owner of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of sumbrances; that there is no one in adverse possession of same and that Lens Seltner Asyonson and Emanuel 7. Asyonson Provided 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 at the part less the first part loaned and advanced to Lens Seltner Asyonson and Emanuel 7. Asyonson. In husband, Proty-five Hundred and 00/100 AND WHEREAS, said part less the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assemits, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the but so the said party of the second part, its successors or assigns, may put the said party of the second part, its successors or assigns, may put the said party of the second part, its successors or assigns, may put the said party of the second part, its successors or assigns, may put the claims, and may invest such sums as may be necessary to protect the title or possession of said agreements band for the repair of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part Soft the first part here invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lens Seltner Aavonson and Emanuel Z. Aaronson, her husband is true and lawful owner of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of cumbrances; that there is no one in adverse possession of same and that Lens Seltner Aaronson and Emanuel Z. Aaronson PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance a quest of the part 165 the first part, loaned and advanced to Lens Seltner Aaronson and Emanuel Z. Aaronson. h husband, Forty-five Hundred and 00/100 AND WHEREAS, said part. So the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and asserted said party of the second part, its successors of insurance constantly fragreed to said party of the second part, its successors of insurance constantly fragreed to said party of the second part, its successors of insurance constantly fragreed to said party of the second part, its successors of insurance constantly fragreed to said party of the second part, its successors of insurance constantly fragreed to said party of the second part, its successors of insurance constantly fragreed to said party of the second part, its successors of insurance constantly fragreed to said party of the second part, its successors of insurance constantly fragreed to said party of the second part, its successors of insurance constantly fragreed to said party of the second part, its successors of insurance and said second party in a designate and the policy of insurance constantly fragreed to said party of the second part, its successors of insurance constantly fragreed to said party of the second part its successors of insurance constantly fragre
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part \$0.000 the first part here invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lens Seltner Asyonson and Emanuel 3. Asyonson, her husband is true and lawful owners. It has all premises above granted, and selved of a good and indeteasible estate of inheritance therein, free and clear of cumbrances; that there is no one in adverse possession of same and that Lens Seltner Asyonson and Emanuel 7. Asyons ner mustand defend the same against the lawful and equilable 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 a quest of the part 10.00 the first part, loaned and advanced to Lens Seltner Asyonson and Emanuel 7. Asyonson. In husband, Forty-five Hundred and 00/100 DOLLAT AND WHEREAS, said part 10.00 the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assessment and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the but go thereon constantly insured the such company or companies as said second part, and to keep said improvements in good repair, and to keep the but go thereon from the second part, its successors or assigns, may pet three the said party of the second part, its successors or assigns, may pet three and assessments, and may after such insurance, for such purpose, paying the associate and the policy or policies of insurance constantly repred to said assessments, and may after such insurance, for such purpose, paying the associate and the policy or policies of insurance acceptance and the second part, its successors or assigns, may pet the real assessments, and may after such insurance, for such purpose, paying the and and happovements thereon free from all statutory line dair every kind, an
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns to rever. Said part 2.56 the first part here invenant with said party of the second part, its successors and assigns, that at the delivery hereof Lens Seltner Asyonson and Emanuel 2. Asyonson, her husband is true and lawful owner of the said premises above granted, and selzed of a good and indefeable estate of inheritance therein, free and clear of the said asymptotic party of the said party 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 a quest of the part 168 the first part, loaned and advanced to Lens Seltner Asronson and Emanuel 2. Asronson, he husband. Forty-five Hundred and 00/100 DOLLAT AND WHEREAS, said part 168 the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and assenting general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the but as thereon constantly insured in such company or companies as said second part, its successors and assigns, to pay all taxes and assenting general and special, against said lands and improvements thereon free from all statutory lien claims, and may not companie as said second part, its successor of party in a said said and an allow to keep said and any of appropriate party of the second part, its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims, and may not all said and association, the second part, its successors or assigns; and also to keep said said and an an appropriate party of the second part, its successors or assigns; and also to keep said said and an alprovements thereon free from all statutory lien claims, and may not all said said and an allow provements thereon for from surface and severy kind, and it any or either of said agreem
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part Soft the first part here avenant with said party of the second part, its successors and assigns, that at the delivery hereof. Lens Seltner Asyonson and Emanuel 7. Asyonson, her husband. Is true and lawful owners. of the said premises above granted, and selzed of a good and indecasable estate of inheritance therein, free and clear of the said newful and everas possession of same and that Lens Seltner Asyonson and Emanuel 7. Asyonson in the first part in there is no one in adverse possession of same and that Lens Seltner Asyonson and Emanuel 7. Asyonson in the first part in the said party of the second part at the special instance of a quest of the part 100 the first part, lossed and advanced to Lens Seltner Asyonson and Emanuel 7. Asyonson. In husband, Forty-five Hundred and 00/100 AND WHEREAS, said part 100 the first part agree. with the said party of the second part, its successors and essigns, to pay all taxes and asseming, general and special, against said lands and improvements thereon, when club and to keep the bull are to said against said lands and improvements thereon, when club and to keep the bull are to said against and the second part, its successors or assigns; and also to keep said lands and improvements thereon of the from all statutory lion clear every kind, and it any or either of said agreements by not performed as aforesaid then said party of the second part its successors or assigns; and also to keep party of the second part its successors or assigns; and also to keep said lands and improvements thereon free from all statutory lion clear every kind, and it any or either of said agreements by proper, paying the costs thereof, and may also pay the infall judgment for any staty lien claims, and may invest such summance, for such purpose, paying the costs thereof, and may also pay the infall judgment for any staty lien of all moneys so expended together with the charges thereon as pr
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns to rever. Said part. Soft the first part here avenant with said party of the second part, its successors and assigns, that at the delivery hereof. Ions Seltner Asconson and Emanuel 7. Asconson, her husband. In the true and lawful owner. Of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of committee the said party of the said party of the second part is a successor and assigns, that at the delivery hereof. Asconson and Emanuel 7. Asconson and clear of committee the said party of the second part at the special instance of a quest of the part. Ask part, loaned and advanced to 1918 Seltner Askonson and Emanuel 7. Ask part (here sum party of the second part, its part upre
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part \$2.50 the first part here avenant with said party of the second part, its successors and assigns, that at the delivery hereof. Lens Selther Asyonson and Emenuel 7. Abronson, her husband is true and lawful owner. On the said premises above granted, and scient of a document of the said premises above granted, and scient of a document of the said party of the said party of the said party of the said party of the second part at the special instance of PROVIDED ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance of provided party of the second part at the special instance of the part 10.50 the first part, loaned and advanced to 19.8 Selther Asronson and Emanuel 7. Asronson, he husband, Torty-five Hundred and Oo/100 DOLLAI AND WHEREAS, said part 10.50 the first part prec
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part \$2.50 the first part here avenant with said party of the second part, its successors and assigns, that at the delivery hereof Lane Seltner Asyonson and Emanuel 7. Abronson, her husband is true and lawful owner. On the said premises above granted, and selected of a good and indefensable estate of inheritance therein, free and clear of combrances; that there is no one in adverse possession of same and that Leng Seltner Askonson and Emanuel 7. Askonson 100 miles 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 of quest of the part 105 the first part, loaned and advanced to Leng Seltner Askonson and Emanuel 7. Askonson in the sum Forty-five Hundred and CO/100 AND WHRIEAS, said part 108 the first part arrea. With the said party of the second part, its successors and assigns, to pay all tures and asserting sourced in such company or companies as all decond party may designate and the policy or policies of insurance constantly from the companies and it may be companied as all and and provouents thereon free from all statutory lien claims, will find the second part it is successors or assigns; and also to keep said lands and the policy or policies of insurance constantly from the companies and the second part it is successor or assigns, may pen that as and second part may design the and the policy or policies of insurance constantly from the companies and it can be reflected as all administrative from all statutory lien claims, and then yet or said second part and the policy or policies of insurance constantly from the constant party of the second part it is successor or assigns; and also to keep said lands and inprovements thereon free from all statutory lien claims, and transport of the second part its successor or assigns; and al
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. Soft the first part here averaged the said party of the second part, its successors and assigns, that at the delivery hereof. Is a Seltner Asponsed and Emanuel 7. Asponsed and Emanuel 7. Asponsed and Issae and Indefauable estate of inheritance therein, free and clear of combrances; that there is no one in adverse possession of same and that Isna Seltner Asponsed and Emanuel 7. Asponsed in various and defend the same against the lawful and equitable dalins of all persons whomsever. PROVIDED ALWAYAS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance aspects of the part is part, loaned and advanced to Isna Seltner Asponsed and Emanuel 7. Asponsed husband, Torty-five Hundred and Oo/100 DOLLAI AND WHEREAS said part ies the first part parts are upon the entry of the second part, its successors and assigns, to say all torse and assigns and say to keep said language to post typic, and to keep said aparty of the second part, its successors or assigns, may go the taxes and assessments, and may effect sugns, and loss to keep said lands and improvements thereon fore for mail statutory lien clear every kind, and it any or either of said agreements by not performed as aforesaid then said party of the second part, its successors or assigns, may go the taxes and assessments, and may effect sugns, and loss to keep said lands and improvements thereon free from all statutory lien claims, out may invest such sums as may be necessary to protect the title or possession of said pressions, including all costs and for the repart of all montpay or companies to party its received as aforesaid then said party of the second part its successors or assigns, may go that and any effect such insurance, for such purpose, paying the costs thereof, and value presents shall be security yield to the second part its successors or assigns, may go that as a successo
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns to rever. Said park. Soft the first part here part with said party of the second part, its successors and assigns, that at the delivery beroef Lens Selther Asyonson and the true and lawful owner. Soft the said premises above granted, and selected of a good and indefeasible cataste of inheritance therein, free and clear of cumbrances; that there is no one in adverse possession of same and that Lens Selther Asyonson, and Emanuel Agrents. Agrents of the said the same against the lawful and equitable claims of all persons whomsever. REF MINSBARD AND AND ALL AND ALL THE SELTHER ASYONSON, and Emanuel Agrents are upen the express conditions that, whereas, the said party of the second part at the special instance as quest of the part 1985 the first part large. Selther Asyonson, in husband. Forty-five Hundred and 00/100 DOLLAI AND WHEREAS, said part 198 he first part refree. With the said party of the second part, its successors and assigns, to pay all trace and asset that good and special, against said lands and improvements thereon, when the cate all represents in pool repair, and to keep the buff as the containty financed in such company or companies as said second party may designate and in provements in pool repair, and to keep the buff of said agreements by not performed as aforesaid then said party of the second part its successors or assigns, may per that care and assessments, and may effect such successors or assigns, and also to keep said lands thereof and indigenment of early successors or assigns, and also to keep said lands thereof or and said agreements by not performed as aforesaid then said party of the second part its successors or assigns, may per that taxes and assessments, and may effect such such associated the said party of the second part its successors or assigns, may per the taxes and assessments and may effect such such associated the said party of the second part is successor or assigns, may per tha
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the delivery percent Lens Seling Agronson and Emmels 1. Agronson, Lens Marchael and Lens Marchael Revolution, All Lens Lens Marchael and Lens Marchael Revolution and Lens Marchael Revolutions and Lens Marchael Lens Marchae
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns to rever. Said park. So the first part here invenant with said party of the second part, its successors and assigns, that at the delivery hereof. Lens. Selther Asyonson and the movement with said party of the second part, its successors and assigns, that at the delivery hereof. Lens. Reversed to the part has a successor and indefeasible cataste of inheritance therein, free and clear of combrances; that there is no one in adverse possession of same and that Lens. Selther Asyonson, and Emanuel Asyonson. Reversed the part and the same against the lawful and equitable claims of all persons whomsever. Revorting Jan. Mayars, and these presents are upen the express conditions that, whereus, the said party of the second part at the special instance as quest of the part Less the first part, loaned and advanced to Lens. Selther Asyonson, and Emanuel Z. Asyonson. In husband. Forty-five Hundred and 00/100 DOLLAI AND WHEREAS, said part 128 the first part perce with the said party of the second part, the successor and assigns, to pay all trace and asset and general against said lands and improvements thereon, when the add to keep said improvements in most repair, and to keep the buff as the containty insured in such company or companies as said second party may designate and improvements the proofs of insurance constantly first every kind, and if any or either of said agreements by not performed as aforesaid then said party of the second part its successors or assigns, may per thanks on a season and accessors and said second party in the condition of the second part its successors or assigns, may per that the said agreements by not performed as aforesaid then said party of the second part its successors or assigns, may per that the said agreements by not performed as aforesaid then said party of the second part its successors or assigns, may per that case and assessments, and may effect such such seconds of the second party is