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MORTGAGE RECORD No. 415

D. Made this Aay of February 192 Between T.	
Elsie A. Bowmaster and E. J. Bowmaster, her husband	
TULSS	
AND LOAN ASSOCIATION, a corporation organized under the laws of the State of Okinhoma, party of the second part.	
That the said part	
Twenty-seven Hundred and no/100	
e said party of the second part, the receipt whereof is hereby acknowledged, hat $\nabla \Theta$ sold and by these presents	
in the County ofand State of Oklahoma, to-wit;	
Lots Twenty-three (23) and Twenty-four (24), Block	
Óne (1), Eastland Addition to the city of Tulsa.	
Oklahoma, according to the recorded plat thereof	
and all improvements thereon.	
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TO HOLD THE SAME unio said party of the second part, its successors and assigns forever. Said part. 185 the first part hereby I party of the second part, its successors and assigns, that at the delivery hercof	
owner	
owner. Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all there is no one in adverse possession of same and that. they fend the same against the lawful and equitable claims of all persons whomseever. WAYS, and these presents are upon the express conditions that, whereas the said party of the second part at the special instance and LOS the first part, loaned and advanced to Elsie A. Bowmaster and E. J. Bowmaster her husband	nd
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owner_Sot the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all the self of the same against the lawful and equitable claims of all persons whomsoever. WAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and issue of the first part, loaned and advanced to Elsie A. Bowmaster and E. J. Bowmaster her husband the sum of Twenty-seven Hundred and no/100 DolLARS. S, said part_is successors or assigns; and also to keep said langroup end as and may offer some assigns, and to keep the build-neity insured in successors or assigns; and also to keep said langrowements there on the framework of the second part its successors or assigns, may pay assents, and may offect such hustance, or such parts the costs thereof, and may also pay the fand and for the repay-se expended as aforesaid then said party of the second part its successors or assigns, may pay assents, and may offect such hustance, for such parts, the costs thereof, and may also pay the fand and for the repay-second as aforesaid the said party of the second part its successors or assigns, may pay assents with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. As, the said	nđ
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owner. Sof the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all there is no one in adverse possession of same and that they deal the away and equitable claims of all persons whomsoever. WAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the second and advanced to Elsie A. Bowmaster and E. J. Bowmaster her husband the sum of Twenty-seven Hundred and no/100 DOLLARS.	nà
owner_Sot the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all there is no one in adverse possession of same and that they dread the same against the lawful and equitable claims of all persons whomsoever. WAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the same against the lawful and advanced to Elsie A. Bowmaster and E. J. Bowmaster her husband the sum of Twenty-seven Hundred and no/100 DOLLARS. S, said part of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessed against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build near or assigns; and also to keep said lawfor of said agreements be not performed as aforesaid then said party of the second part it is successors and assigns, to pay all taxes and assesses of the second part, its successors or assigns; and also to keep said improvements thereon free from all statutory lien claims as may be note performed as aforesaid then said party of the second part it is used constantly transitions and more said bactor be to the organized as a said bactor be to the organized at a for the repay. See expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.	nd
owner. Sot the said premises above granted, and selzed of a good and indefeasible estate of inhoritance therein, free and clear of all there is no one in adverse possession of same and that they defend the same against the lawful and equitable claims of all persons whomsoever. WAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the set of the first part, loaned and advanced to Elsie A. Bowmaster and E. J. Bowmaster her husband the sum of Twenty-seven Hundred and no/100 DOILARS. S, said part 109 the fart part agree with the said party of the second part, its successors and assigns, to pay all (axes and assessed part) in successors or companies as said second party may designate and inprovements there for all to keep said agreements in good repart, and to keep the build and inprovements there of the second part, its successors or casigns; and also to keep said agreements in good repart, and to keep the build and party of the second part is successors or casigns, may pay symple the osts thereof and may also pay the final tatult or plue claims of all persons when successors or casigns; and pay pay sements, and may decreate there on the said opercent as the other of said agreements be not performed as a foresaid then said party of the second part it successors or casigns; and pay pay sements, and may decreate two houseness, for such purpose, paying the costs thereof and may also pay the final statutory plue claims of a successors or casigns; and the polley of polletes of insurance constantly trans- tary or either of said agreements be not performed as aforesaid then said party of the second part its successors or casigns; and may the second part is successors or casigns; and may the second part is successors or casigns; and may the second part is successors or casigns; and may the second part is successors or casigns; and may also pay the final statutory plue claims or all parts of the second part is successors or assigns; and more ano	að
owner_Sot the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all there is no one in adverse possession of same and that they dread the same against the lawful and equitable claims of all persons whomsoever. WAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and the same against the lawful and advanced to Elsie A. Bowmaster and E. J. Bowmaster her husband the sum of Twenty-seven Hundred and no/100 DOLLARS. S, said part of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessed against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build near or assigns; and also to keep said lawfor of said agreements be not performed as aforesaid then said party of the second part it is successors and assigns, to pay all taxes and assesses of the second part, its successors or assigns; and also to keep said improvements thereon free from all statutory lien claims as may be note performed as aforesaid then said party of the second part it is used constantly transitions and more said bactor be to the organized as a said bactor be to the organized at a for the repay. See expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security.	nđ
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owner. So the said premises above granted, and solved of a good and indefeasible estate of inheritance therein, free and clear of all there is no one in adverse possession of same and that they feed the same against the lawful and equitable claims of all persons whomsever. WAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and ites the and advanced to Elsie A. Bowmaster and E. J. Bowmaster her husband the sum of Twenty-seven Hundred and no/100 DOLLARS. S, said parties and improvements thereon, when due, and to keep said improvements in good repair, and to keep said in a diverse and assessments, and ensores thereon, when due, and to keep said improvements in good repair, and to keep show the second part its successors or assigns, may pay sments, and may first such insumed, for such particular to keep said then said party of the social part is successors or assigns, may pay sments, and experiments thereon as provided by the By-Lawa of said Association, these presents shall be security. No, the said advect and E. J. Bowmaster, her husband deliver to the second part is successors or assigns, may pay somethy and regother with the charges thereon as provided by the By-Lawa of said Association, these presents shall be security. No, the said advect and E. J. Bowmaster, her husband deliver to the TMD LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit; the said of 21/200	hà
owner. S. of the suld premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of all there is no one in adverse possession of same and that <u>they</u> for the same against the lawful and equitable claims of all persons whomsoever. WAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and its free the first part, loaned and advanced to Elsie A. Bowmaster and E. J. Bowmaster her husband the sum of Twenty-seven Hundred and no /100 DOILARS. S, said part side index and improvements in good repair, and to keep the building in extension or assign say part is successors or assigns, may pay set the second part, its successors or assigns, may pay set of said agreements be not performed as a foresal then add party of the second part is successors or assigns, may pay set of said agreements be not performed as a foresal the due to the second part is successors or assigns, may pay set of said agreements be not performed as foresal then add party of the second part is successors or assigns, may pay set the due to the second part, is successors or assigns, may pay set the due to the second part, is successors or assigns, may pay set the second part is successors or assigns and provements the other performed as a foresal then add pay of the second part is successors or assigns, may pay set the due to the second part is successors or assigns, may pay set the second part is successors or assigns and provements the other performed as a foresal then as and pay of the second part is successors or assigns, may pay as a second part is successors or assigns, may pay as a second part is successors or assigns, may pay asset to protect and the second part is successors or assigns and provements the other provements the other provements the other provements the other provements is and the provements in additions the second part is successors or assigns, and may of the second part is successors and asset and the provem	nđ
owner. So the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all there is no one in adverse possession of same and that <u>they</u> for the same against the lawful and equitable claims of all persons whomsever. WAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and lease the first part, loaned and advanced to <u>Elsie A. Bowmaster and E. J. Bowmaster her husband</u> the sum of <u>Twenty-seven Hundred and no/100</u> DOLLARS. S, said parties and innovements thereon, when due, and to keep said improvements in good repair, and to keep the built in the same of a sub constanty trans- of the second part, its successors or assigns; and also to keep said independent to be poly or policies of instrance constanty trans- of the successors or assigns; and also to keep said independent to poly or police of instrance constanty trans- of the second part, its successors or assigns; and party of the second part is successors and assigns, may part and to keep the built- sing of the first part agree	aà
So the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all they free is no one in adverse pessession of same and that they free the iservent as upon the expresses conditions that, whereas, the said party of the second part at the special instance and left the first part, leaned and advanced to Elsie A. Bowmaster and E. J. Bowmaster her husband the sum of Twenty-seven Hundred and no/100 DOLLARS. S, and purties the first part arree with the said party of the second part, its successors and assigns, to pay all taxes and assessing against said lands and improvements thereon, when due, and to keep said improvements thereond the sum of Twenty-seven Hundred and no/100 DOLLARS. S, said purties the instruct and improvements thereon, when due, and to keep said improvements thereon free from all statutory lies oblide and improvements thereon free from all statutory lies oblides of said agreements be not performed as afformed as and encoded the said party of the second part, its successors or assigns, may pay any other with the oharges thereon as provided by the By-Laws of said Association, these presents shall be security. Is, the said Elsie A. Bowmaster and E. J. Bowmaster, her husband 16th day of the day of Pebruary, 1925, mate and be order or belligation, which is made a part here words and figures as follows, to wit; NOTE OR OBLIGATION Tuban, Okin, February 15th, 192, 3 AND Lown ASSOCIATION their note or obligation, which is made a part hereof and second and successor is as solows, to wit; ' Thirty-and 51/100 DOLLARS; wed We promise to pay to the orde	nđ
So the said premises above granted, and solved of a good and indefeatible estate of inheritance therein, free and clear of all they find and equitable chains of all persons whomseeve. WATES, And there presents our banch the expresses conditions that, whereas, the said party of the second part at the special instance and is sufficient to any other presents of all the expression of the second part at the special instance and is sufficient to a sufficient to any other presents of all the second part at the second part at the special instance and is sufficient to any other part, loaned and advanced to. So and part 165 Of the first part, loaned and advanced to. Elsie A. Bowmaster and E. J. Bowmaster her husband they whereas there on the fore part at the special instance and the sum of Twenty-seven Hundred and no/100 DOLLARS. So and part 165 Of the second part, its successors or assign, any pay the class of the second part, its successors or assign, and party of the second part its successors or assign, any pay the sevent is post cyclic to the second part, its successors or assign, any pay the part, its and be added to the or post so the other that or presents the and they show the second part it is successors or assign, any pay they are there of and agreements be not performed as afforead by the By-Laws of and Association, these presents shall be security. Inter intervent of all agreements be added by the By-Laws of and Association, these presents shall be security. Intervent of and agreements be add party of the second part it is successorie or assign, may pay the second part is and the or barges stole and association, these presents shall be security. Intervent of and agreements be add party of protect the inde oreal part is successorie or	aa
So the said premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all they free is no one in adverse pessession of same and that they free the iservent as upon the expresses conditions that, whereas, the said party of the second part at the special instance and left the first part, leaned and advanced to Elsie A. Bowmaster and E. J. Bowmaster her husband the sum of Twenty-seven Hundred and no/100 DOLLARS. S, and purties the first part arree with the said party of the second part, its successors and assigns, to pay all taxes and assessing against said lands and improvements thereon, when due, and to keep said improvements thereond the sum of Twenty-seven Hundred and no/100 DOLLARS. S, said purties the instruct and improvements thereon, when due, and to keep said improvements thereon free from all statutory lies oblide and improvements thereon free from all statutory lies oblides of said agreements be not performed as afformed as and encoded the said party of the second part, its successors or assigns, may pay any other with the oharges thereon as provided by the By-Laws of said Association, these presents shall be security. Is, the said Elsie A. Bowmaster and E. J. Bowmaster, her husband 16th day of the day of Pebruary, 1925, mate and be order or belligation, which is made a part here words and figures as follows, to wit; NOTE OR OBLIGATION Tuban, Okin, February 15th, 192, 3 AND Lown ASSOCIATION their note or obligation, which is made a part hereof and second and successor is as solows, to wit; ' Thirty-and 51/100 DOLLARS; wed We promise to pay to the orde	nd