38 4 COMPARED No. 222984 6.11. f.

MORTGAGE RECORD No. 415

	Tulsa
	LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second par
	part 1esof the first part, for and in consideration of the sum of teen Hundred and 00/100
	는 사람이 가는 용어를 하는 보고를 가려면 함께 다른 등 중점을 다고 하고 있다면 하는 사람이 가장 하는 사람이 가장 가는 사람이 하는 것이다.
	the second part, the receipt whereof is hereby acknowledged, hasold and by these presents
	ONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estat
ing and situated in the County (

	ot Number Eleven (11) in Block Number Three (3) in
	he Hackathorn Addition to the city of Tulsa, Oklahoma,
	s shown by the Recorded Plat thereof.
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TO HAVE AND TO HOLD THe nvenant with said party of the etrue and lawful owner	st of said grantor. Sin and to said premises, including all homestead rights, which are hereby waived and released, to y, with full power and authority to collect the same in case the conditions of this mortgage become broken in any pare to tenements, hereditaments and appurtonances thereto belonging. A first and specific lien is hereby granted on a laid property from and after this date. E SAME unto said party of the second part, its successors and assigns forever. Said part. Si the first part hereby second part, its successors and assigns forever. Said part. Of the first part hereby second part, its successors and assigns forever. Also wife, so wife, and selected of a good and indefeasible estate of inheritance therein, free and clear of a said premises above granted, and selected of a good and indefeasible estate of inheritance therein, free and clear of a said premises above granted.
TO HAVE AND TO HOLD THe nvenant with said party of the e true and lawful owner	ESAME unto said party of the second part, its successors and assigns forever. Said part 197the first part herebecond part, its successors and assigns, that at the delivery hereof 188. W. Jones and Mary I. Jo. his wife. o said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a madverse possession of same and that Jas. W. Jones and Mary I. Jones, his wife, gainst the lawful and equitable claims of all persons whomscover. see presents are upon the express conditions that, whereas, the said party of the second part at the special instance an
TO HAVE AND TO HOLD THe overant with said party of the e true and lawful owner	econd part, its successors and assigns, that at the delivery hereof Jas. W. Jones and Mary L. Jones and Mary L. Jones and Mary L. Jones and clear of a good and indefeasible estate of inheritance therein, free and clear of a madverse possession of same and that Jas. W. Jones and Mary L. Jones, his wife, gainst the lawful and equitable claims of all persons whomsoever, ese presents are upon the express conditions that, whereas, the said party of the second part at the special instance an art, loaned and advanced to Jas. W. Jones and Mary L. Jones, his wife.
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TO HAVE AND TO HOLD THe invenant with said party of the e true and lawful owner. Soft the cumbrances; that there is no one ill warrant and defend the same in PROVIDED, ALWAYS, And the quest of the parties of the first and the province of the parties of the first and when the province of the parties of the first and when the province of the parties of the first and when the province of the parties of the first and when the province of the parties of the first and the province of the parties of the parties of the first and the parties of the	econd part, its successors and assigns, that at the delivery hereof Jas. W. Jones and Mary L. Jones and Inadverse possession of same and that Jas. W. Jones and Mary L. Jones, his wife, gainst the lawful and equitable claims of all persons whomscover. The second part at the special instance and art, loaned and advanced to Jas. W. Jones and Mary L. Jones, his wife, were presents are upon the express conditions that, whereas, the said party of the second part at the special instance and art, loaned and advanced to Jas. W. Jones and Mary L. Jones, his wife, the sum of the second part at the special instance and art, loaned and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build such company or companies as said second party may designate and the policy or policies of insurance constantly transfer, its successors or assigns; and also to keep said hands and improvements thereon free from all statutory lien claim and again and assigns, and the policy or policies of insurance constantly transfer, its successors or assigns; and also to keep said hands and improvements thereon free from all statutory lien claim and also the purpose, paying the costs thereof, and may also put the final judgament for any statutory leaves and are the person when the repay of the repay and the policy and to the repay of the repay and the policy and to the repay and the policy and to the repay of the repay and the policy and the policy and to the repay of the repay and the policy and the policy and for the repay.
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TO HAVE AND TO HOLD THE INVENIOR STATE OF US A THE ALL OF THE STATE OF	ESAME unto said party of the second part, its successors and assigns forever. Said part LSP the first part herebectond part, its successors and assigns, that at the delivery hereof Jas. W. Jones and Mary I. Jones, his wife, gainst the lawful and equitable claims of all persons whomsoever. See presents are upon the express conditions that, whereas, the said party of the second part at the special instance an art, loaned and advanced to. Jas. W. Jones and Mary I. Jones, his wife. Tifteen Hundred and 00/100 Dollars and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build just company or companies as said second party may designate and the policy or policies of insurance constantly trans rail dargreements be not performed as proceed and dark and improvements thereon free from all statutory lien claim is said agreement be not performed as processed then said party of the second part is successors or assigns; and also to keep said lands and improvements in good repair, and to keep the build agreement be not performed as processed then said party of the second part its successors or assigns; in the sum of the said party of the second part its successors or assigns; in the said second party may fall perfect the description of the second part its successors or assigns for any status of the three of the said party of the second part its successors or assigns for any status of the three of the said party of the second part its successors or assigns for any status of the three of the said party of the second part its said general part for any status of said Association, these presents shall be security. Jas. W. Jones and Mary I. Jones, his wife. MAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit with the said party to the order of TULSA BUILDING HOAN ASSOCIATION, the following sums of money viz
TO HAVE AND TO HOLD THe nevenant with said party of the strue and lawful owner	E SAME unto said party of the second part, its successors and assigns forever. Said part. 138 the first part herebecond part, its successors and assigns, that at the delivery hereof 188. W. Jones and Mary I. Jones and mary II. Jones and party of the second part, its successors and assigns, that at the delivery hereof 188. W. Jones and Mary I. Jones, his wife, on said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a madverse possession of same and that Jas. W. Jones and Mary I. Jones, his wife, gainst the lawful and equitable claims of all persons whomsoever. The second part at the special instance and art, loaned and advanced to. Jas. W. Jones and Mary I. Jones, his wife. The second part at the special instance and the first part agree
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TO HAVE AND TO HOLD THe nevenant with said party of the strue and lawful owner	E SAME unto said party of the second part, its successors and assigns forever. Said part 135 the first part herebecond part, its successors and assigns, that at the delivery hereof 138 · V. JONES and Mary L. JONES, his wife, gainst the lawful and equitable claims of all persons whomsoever. See presents are upon the express conditions that, whereas, the said party of the second part at the special instance an art, loaned and advanced to Jas · W. JONES and Mary L. JONES, his wife. The first part agree
TO HAVE AND TO HOLD THE INVENIOR STATE OF the prevent with said party of the strue and lawful owner	ESAME unto said party of the second part, its successors and assigns forever. Said part 198 the first part heret cond part, its successors and assigns, that at the delivery hereof 198. W. JONES and MATY L. JOE all permises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a in adverse possession of same and that JAS. W. JONES and MATY L. JONES, his Wife, gainst the lawful and equitable claims of all persons whomsoever, esse presents are upon the express conditions that, whereas, the said party of the second part at the special instance an art, loaned and advanced to JAS. W. JONES and Mary L. JONES, his Wife. Fifteen Hundred and 00/100 At the first part agree
TO HAVE AND TO HOLD THE INVENTION AND WHEREAS, said party of the gents general and aspecial, against general and aspecial, against general and aspecial, against general and special, against general and special part of the second recommendation of t	ESAME unto said party of the second part, its successors and assigns forever. Said part 198 the first part herebecond part, its successors and assigns, that at the delivery hereof 198. W. JONES and MATY L. JONES and MATY L. JONES and premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a in adverse possession of same and that 188. W. JONES and Mary L. JONES, his wife, gainst the lawful and equitable claims of all persons whomsoever. See presents are upon the express conditions that, whereas, the said party of the second part at the special instance an art, loaned and advanced to 188. W. JONES and Mary L. JONES, his wife. Fifteen Hundred and 00/100 DOLLARS It the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assign and also to keep and and improvements in good repair, and to keep the build and and improvements thereon, when due, and to keep said and party of the second part is successors and assigns, to pay all taxes and assign to the said aprentice of the control of the control of the control of the second part is successors and assigns, to pay all taxes and assign to the second part is successors and assigns, and to keep the build and and improvements in good repair, and to keep the build and an advanced to the second part is successors and assigns, may pay offer an interest of successors and assigns, and also to keep and does and improvements the room all statutory full colain can't agreements be not performed as aforesaid then said party of the second part its successors are assigns; and also to keep and add and and improvements thereon are recommended and accessed to the said party of the second part its successors or assigns, may pay be accessary to protect the title or possession of said premises, including all costs and for the repay other with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. JONES AND LOAN ASSOCIATION, the followi
onvenant with said party of the second and lawful owner	E SAME unto said party of the second part, its successors and assigns forever. Said part _LSP the first part herebecond part, its successors and assigns, that at the delivery hereof_IASS_W
onvenant with said party of the service and lawful owner	ESAME unto said party of the second part, its successors and assigns forever. Said part 138 the first part herebecond part, its successors and assigns, that at the delivery hereof 138. W. JONES and MATY L. JONES and premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a in adverse possession of same and that 138. W. JONES and Mary L. JONES, his wife, gainst the lawful and equitable claims of all persons whomsoever. See presents are upon the express conditions that, whereas, the said party of the second part at the special instance an art, loaned and advanced to 138. W. JONES and Mary L. JONES, his wife. Fifteen Hundred and 00/100 DOLLARS It the first part agree. With the said party of the second part, its successors and assigns, to pay all taxes and assessaid lands and improvements thereon, when due, and to keep and the provements in good repart, and to keep the build encourage of the second part and the said party of the second part is successors and assigns, to pay all taxes and assessaid and and agreements be not performed as aforesaid then said party of the second part its successors to assigns, may part or easigns; and also to keep and lands and improvements hereon free from all statutory lice claim and agreements be not performed as aforesaid then said party of the second part its successors or assigns, may part be the inhurance, for such purpose, paying the costs thereof, and may has pay the final judgment for any statu h sums as may be necessary to protect the title or possession of said premises, including all costs and for the repay other with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. Jas. W. Jones and Mary I. Jones, his wife NOTE OR OBLIGATION February 15. 1925 Toan Association the following sums of money viz Fifteen and OO/100 DOLLARS the 15 share S of the capital stock of said Association, represented and evidenced by the 664 this day pleaged by Jones and Mary L. Jones, h