No. 209488 - HH

COMPARED MORTGAGE RECORD No. 415

4.5

Loan 854.

Tules County, and State of Oklahoma, part 16	Sthe first part, and the
a Bullding & LOAN ASSOCIATION, a corporation organized under the laws of the Sinte of Oklahoma, p	arty of the second part.
WITNESSETH, That the said part. 1.08of the first part, for and in consideration of the sum of	
Four thousand and no/100	and the state of t
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, haV.S sold and by these presents	
그리고 있는데 그런 그는 마음이 하는데 그 모든 사람들이 되는데 그리고 있는데 그리고 그렇게 되는데 있는데 있는데 그리고 하는데 그리고 이렇게 있었다. 이 상달이	
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following	
ing and situated in the County of Pulsa and Stat	
South forty five (45) feet of lot five (5) in Block	
Thirteen (13) Hodge addition to the City of Tulsa,	a di
Oklahoma, according to the recorded plat thereof.	
in a sure and the sure of the	······································
TREASURER'S ENDORSEMENT	
TREASURER'S ENDORSEMENT	
TREASURER'S ENDORSEMENT Libereby certify that I received \$ and issued Receipt No. 6 therefor in payment of mortgage tax on the within mortgage. 9 Dated this 2 day of 192 WAYNE L. DICKEY, County Treasurer.	
Dated this 2 day of Less 100 5	•
WAYNE L. DICKEY: County Treasurer	
Deguty	
Denty	
그리는 사람들이 가장 그렇게 되었다면 하는데 그 그 그 그 그 그 그 그 그 그 그들은 그는 그를 모르는 그는 그를 모르는 것이 되었다. 그 그 그 그를 모르는 그를 모르는 것이다.	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partials, avenant with said party of the second part, its successors and assigns, that at the delivery hereof. Second part, its successors and assigns, that at the delivery hereof. Second part, its successors and assigns, that at the delivery hereof. Second part, its successors and assigns to the second part, its successors and assigns, that at the delivery hereof.	t the first part hereby z and Martha A wife
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TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partials, avenant with said party of the second part, its successors and assigns, that at the delivery hereof. Second 12. 118. The true and lawful owner. Sof the said premises above granted, and seized of a good and indefeasible estate of inhoritance therein 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 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 same against the lawful and equitable claims of all persons whomsoever. FOUR thousand and . 16. Martha A Rebholz . Four thousand and . 16. Martha A Rebholz . AND WHERDAS, said part. 16. In first part agree. with the said party of the second part, its successors and assigns, to pay suits, general and special, against said fands and improvements thereon, when due, and to keep said improvements in good repair, its thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insured to said party of the second part, its successors or assigns; and also to keep said lamp of the second part its successors on the said second part is successors on the said second part is successors on the said second part is successors of the said second part is successors on the said second part is successors of the said assessments, and may writest such sums as may be necessary to protoct the little or possession of said premises, including all control of all moneys so expended together with the charges thereon as provided by the first part of said Association, these presents of the said assessment is an expensive and the said assessment is an expensive and the said assessment is an expensive and the said assessment	and Martha A wife n, free and clear of all it ebholz, his wife he special instance and his wife the sum of DOLLARS. y all taxes and assess- and to keep the build- ance constantly trans- il statutory llen claims s or assigns, may pay gamment for any statu- its and for the repay- shall be security. ke and deliver to the arcs as follows, to-wit: 192, 2. 193, 2. DOLLARS, and evidenced by the
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partials, nevenant with said party of the second part, its successors and assigns, that at the delivery hereof. Sang. Rebholz. His a true and lawful owner. So the said premises above granted, and selzed of a good and indefensible estate of inheritance therein the same against the lawful and equitable claims of all persons whomseover. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas the said party of the second part at the provided party. Always, and these presents are upon the express conditions that, whereas the said party of the second part at the partial state. Set the first part, loaned and advanced to GROTES. Rebholz and Martha A. Rebholz. Four thousand and no/100 AND WHEREAS, said part. 16(8he first part agree. with the said party of the second part, its successors and assigns, to pay the second and special, against said fands and improvements thereon, when due, and to keep said improvements in good repair, its thereon constantly insured in such company or companies as said second party and believe of insured to said party of the second part its successors or existings and also foresaid the said party of the second part its utcessor every kind, and if any or either of said fact such insurance, for such purpose, paying the costs thereof, and may also pay the final gad consecuents and may invest such sums as may be necessary to protoct the little or possessients, and may invest such sums as may be necessary to protoct the little or possessients, and may invest such sums as may be necessary to protoct the little or possessients, and may invest such sums as may be necessary to protoct the little or possessients, and may also pay the final gad of all moneys so expended together with the charges thereon as provided by the By-Laws of said Association, these presents is a sum of the said and Loan Association their note or obligation, which is made a part hereof and in the w	and Martha A Wife n, free and clear of all R ebholz, his wife he special instance and his wife the sum of DOLLARS. y all taxes and assess- and to keep the build- ance constantly trans- il statutory lien claims s or assigns, may pay gament for any statu- state and for the repay- shall be security. ke and deliver to the area as follows, to-wit: 193. 2. g sums of money viz: DOLLARS, and evidenced by the Rebholz, his wife
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parties, invenant with said party of the second part, its successors and assigns, that at the delivery hereof. Second Same and David and seized of a good and indefensible estate of inheritance thereof combrances; that there is no one in adverse possession of same and that if 0.07ge. S. Rebholz and Martha A. Ill 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 quest of the parties, and the presents are upon the express conditions that, whereas, the said party of the second part at the quest of the parties, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, go thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insured to said party of the second part, its successors can assigns; and also to keep said improvements in good repair, go thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insured to said party of the second part, its successors except which and if any or either of said agreement as said second party may designate and the policy or policies of insured to said any to get the second part its watchessor overly kind, and if any or either of said agreement as said second party may designate and the policy or policies of insured to said part of the second part its watchessor overly kind, and if any or either of said agreement as said second party may designate and the policy or policies of insured to said parties, and part is the condition of the second party of the second p	and Martha A Wife n, free and clear of all R abholz, his wife he special instance and his wife the sum of DOLLARS. y all taxes and assessand to keep the buildance constantly transil statutory len claims so or assigns, may pay gament for any statusts and for the repayaball be security. ke and deliver to the area as follows, to-wit: 193, 2. 193, 2. 194, 2. 195, 2. 195, 2. 196, 3. 197, 4. 198, 4. 199, 4. 199, 5. 199, 6. 199, 199, 199, 199, 199, 199, 199, 199
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partiles, inventant with said party of the second part, its successors and assigns, that at the delivery hereof. Second part is successors and assigns, that at the delivery hereof. Second part is successors and assigns, that at the delivery hereof. Second part is true and lawful owner. So the said premises above granted, and selected of a good and indefeasible estate of tahoritance therefore the second part at the delivery hereof. And these presents are upon the express conditions that, whereas, the said party of the second part at the quest of the partices	and Martha A wife n, free and clear of all R ebholz, his wife the special instance and his wife the sum of DOLLARS. y all taxes and assess- and to keep the build- ance constantly trans- ill statutory llen claims s or assigns, may pay gamment for any statu- ists and for the repay- shall be security. ke and deliver to the arcs as follows, to-wit: DOLLARS, und evidenced by the Rebholz, his on to secure a loan of LARS, and the sum of
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parties, invenant with said party of the second part, its successors and assigns, that at the delivery hereof. Second part at the part of the said premises above granted, and select of a good and indefensible estate of inheritance therefore combrances; that there is no one in adverte possession of name and that, life Orge. S. Abholz and Martha A. In which are also premise against the leavest and central combrances. The part is not one in adverte possession of name and that, whereas, the said party of the second part at the party of the second part at the party of the second part at the party of the parties. The part is part, loaned and advanced to general and special, against said inner and an advanced to general and special, against said inner an amount of the parties of the second part, its successors and assigns, to payonis, general and special, against said inner an amount of the parties of the second part its successors and assigns, to payonis, general and special, against said inner an appear of the second part, its successors and assigns, to payonis, general and special, against said inner an appear of the second part is successors and assigns, to payonis, general and special, against said inner an appear of the second part is successors and assigns, to payonis, general and special, against said inner an appear of the second part is successors and assigns, to payonis, general and special, against said inner an appear of the second part is successors and assigns, to payonis, general and special and special and special and special and an appear of the second part is successors and assigns, to pay the inner appear is the said and an appear of the second part is successors and assigns, to payonis, general and special and any all payonis and may also pay the final judy plants and any inv	and Martha A wife n, free and clear of all R abholz, his wife he special instance and his wife the sum of DOLLARS. y all taxes and assessand to keep the buildance constantly transil statutory len claims so or assigns, may pay gament for any statusts and for the repayshall be security. 193, 2. If sums of money viz: DOLLARS, and evidenced by the Rebholz, his wife on to secure a loan of LARS, and the sum of me being the interest
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 188 successors and assigns, that at the delivery hereof. Second part, 188 successors and assigns, that at the delivery hereof. Second part, 188 so true and lawful owner. So of the said premises above granted, and select of a good and indefensible estate of inheritance thereif combrances; that there is no one in adverse passession of same and that. is 0.07g. S School z. and Martha A.J. ill warrant and defend the same against the havful and equitable claims of all persons whomsever. PROVIED, ADWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at it is guest of the part. Set the first part, loaned and advanced to \$20.07gc. As bholz and Martha A Rebholz. Four thousand and no/100. AND WHERDAS, said part. 16tShe first part agree. with the said party of the second part, its successors and assigns, to pay onts, general and special, against said inada and improvements thereon, when due, and to keep said improvements in good repair, its successors and assigns, to pay onts, general and special, against said inada and improvements thereon, there from a read to said part its successor, on the said party or other of said agreements be not performed as aforesaid then said party of the second part its successor of the trace and assessments, and may invest such sums as may be necessary to protoct the title or possession of said premises, including all cold traces and assessments, and may invest such sums as may be necessary to protoct the title or possession of said premises, including all cold to said of the said agreements be not performed as aforesaid then said party of the second part its successor of said agreements are may be received. The said said in the said party of the second part its successor in the said party of the said party in the said party of the second part its successor in the said party in the said party in the said party in	and Martha A wife n, free and clear of all R ebholz, his wife he special instance and his wife the sum of DOLLARS, y all taxes and assess- and to keep the build- ance constantly trans- il statutory len claims s or assigns, may pay gamment for any statu- ists and for the repay- shall be security. Re and deliver to the ares as follows, to-wit: 193, 2. If sums of money viz: DOLLARS, and evidenced by the Rebholz, his on to secure a loan of LARS, and the sum of me being the interest itea, Okial.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partiles, invenant with said party of the second part, its successors and assigns, that at the delivery hereof. Second part at the activation of the said premises above granted, and selzed of a good and indefeasible estate of inheritance therefore the same against the learning of party and the same against the learning of an are and that. is one, a selbenly and Martha A. in warrant and defend the same against the learning of an are and that. is one, a selbenly and Martha A. in warrant and defend the same against the learning of an are and that. is one, a selbenly and Martha A. in warrant and defend the same against the learning of the express conditions that, whereas, the said party of the second part at the quest of the partices of the first part, loaned and advanced to grants and martha A. Rebholz. Four thousand and no/100 AND WHEREAS, said part. 16(8he first part agree. with the said party of the second part, its successors and assigns, to payoning spaceral and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, is thereon constantly insured in such company or company	and Martha A wife n, free and clear of all R ebholz, his wife he special instance and his wife the sum of DOLLARS, y all taxes and assess- and to keep the build- ance constantly trans- is statutory len claims s or assigns, may pay gament for any statu- sts and for the repay- shall be security. ke and deliver to the arcs as follows, to-wit: DOLLARS, and evidenced by the Rebholz, his on to secure a loan of tars, and the sum of me being the interest itea, Oklal. DOLLARS;