No. 210481 6H

MORTGAGE RECORD No. 415

(Loan 868

rt, and the	
cond part.	Building And LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the sec
******	NESSDTH, That the said part. IAS
ollars,	Three Hundred and no/100
GRANT.	paid by the said party of the second part, the receipt whereof is hereby acknowledged, haY. esold and by these presents
	IN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described rec
de la propriational participation and the second se	d situated in the County ofand State of Oklahoma
atsitussilvählassias,	Paginging One Hundred Selector Wine (186) fort South as the
	Beginning One Hundred Seventy Five (175) feet South of the
	Northwest Corner of Block 17- Seventeen in Gillette-Hall
	Addition to the city of Tulsa Oklahoma thence South Fifty (50) feet thence East One Hundred Forty (140) feet, Thence
1.00 W	North Fifty (50) feet thence West One Hundred Forty (140)
	S. 1 4 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Marian Samuelan	PLASURER'S FNDARDS
	Library and Section Section 1
mortgage	ASURER'S ENDORSEMENT Settly that I received \$ 20 and therefor in payment of no Dated this 2 day of 2
7	therefor in payment of r. Deted thisday ofde
surer	WAYNE L. DICKEY County Treast
	and the same of th
	Deput
any par- ed on all rt horeby	Ight, title, estate and interest of said grantorin and to said premises, including all homestead rights, which are hereby waived and roles lith all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in a said with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted and profits accruing from said property from and after this date. 168 HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the first part at with said party of the second part, its successors and assigns forever.
sased, to- any par- ed on all rt hereby Malone h car of all tance and	light, title, estate and interest of said grantor
saked, to- any par- ed on all rt hereby Malone h	ight, title, estate and interest of said grantor
pased, to- any par- ed on all rt hereby Malone his car of all tance and	light, title, estate and interest of said grantor
ased, to- any par- ed on all rt hereby Malone h lear of all tunes and e sum of OLLARS, d assess- he build- tiy trans- en claims may pay ny statu- te repay- ity.	ight, title, estate and interest of said grantor
ased, to- any par- ed on all rt hereby Malone h lear of all tance and c sum of OLLARS, d assess- the build- tiy trans- en claims may pay ny satu- te repay- ity.	ight, title, estate and interest of said grantorin and to said premises, including all homestend rights, which are hereby walved and releating all control of the said of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in a lind profits accruing from said property from and after this date. 168 168 168 168 168 168 168 16
ased, to- any par- ed on all rt hereby Malone h lear of all tance and c sum of OLLARS, d assess- the build- tiy trans- en claims may pay ny satu- te repay- ity.	ight, title, estate and interest of said grantorin and to said premises, including all homestend rights, which are hereby walved and releating all control of the said of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in a lind profits accruing from said property from and after this date. 168 168 168 168 168 168 168 16
ased, to- any par- ed on all rt hereby Malone h lear of all tance and c sum of OLLARS, d assess- the build- tiy trans- en claims may pay ny satu- te repay- ity.	ight, title, estate and interest of said grantor
pased, to- any par- ed on all rt hereby Malone h lear of all tance and c sum of OLLARS, d assess- the build- tity trans- may pay ny satu- te repay- ity. er to the s, to-wit:	ight, ittle, estate and interest of said grantor
ased, to- any par- ed on all rt hereby Malone h lear of all tance and e sum of OLLARS, d assess- the build- tity trans- en claims may pay ny statu- te repay- tity.	ight, title, estate and interest of said grantorh and to said premises, including all homestead rights, which are hereby waived and roles in the air may be added to the control of the said property with full power and authority to collect the same in case the conditions of this mortgage become broken in a mid with all and singular the tencenes, hereditaments and appurtonances thereto belonging. A first and specific item is hereby granted and profits accreting from said property from and after this date. 168 168 168 160 168 160 160 160
ased, to- any par- ed on all rt hereby Malone h lear of all tance and c sum of OLLARS, d assess- the build- tity trans- en cialms may pay ny statu- te repay- ity. gr to the s, to-wit:	ight, title, estate and interest of said grantorin and to said premises, including all homestand rights, which are hereby waived and releating the said property, with full power and authority to collect the same in case the conditions of this mortigage become broken in a and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lion is hereby granted and profits accruing from said property from and after this date. 168 54-VE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part
ased, to- any par- ed on all rt hereby Malone h tear of all tance and e sum of OLLARS, d assess- the build- tily trans- en claims may pay ny statu- te repay- tity. er to the s, to-wit:	ight, title, estate and interest of said grantorin and to said premises, including all homestand rights, which are hereby waived and releating the said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in a and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lion is hereby granted and profits accruing from said property from and after this date. 168 54-VE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part
ased, to- any par- ed on all rt horeby Malone h lear of all tunes and c sum of OLLARS, d assess- the build- tiy trans- en claims may pay ny statu- te repay- lty. get to the s, to-wit: A DLLARS, I by the	ight, title, estate and interest of said grantorin and to said premises, including all homestend rights, which are hereby waived and release and applications of said property, with full soyer and authority to collect the same in case the conditions of this moritage become broken in a and with all and singuiar the tenements, hereditaments and appurtenances thereto belonging. A first and specific into is hereby granter and profits accurating from said property from and after this date. [168] [AVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part
ased, to- any par- ed on all rt hereby Malone h lear of all tance and e sum of OLLARS, d assess- he bulld- tity trans- en claims may pay ny statu- te repay- ity. 2 oney viz: DLLARS, I by the	ight, title, catate and interest of said grantorIn and to said premises, including all homestoan rights, which are hereby wated and release and with all and said property, with full power and authority to collect the same in case the conditions of this mortganes become broken in a and with all and singular the tenoments, hereditaments and appartenances thereto belonging. A first and specific into is hereby granted and profits accruing from said property from and after the date. [68] [68] [68] [68] [68] [68] [68] [60]
ased, to- any par- ed on all rt hereby Malone h lear of all tance and e sum of OLLARS, d assess- he bulld- tity trans- en claims may pay ny statu- te repay- ity. 2 oney viz: DLLARS, I by the	ight, title, catate and interest of said grantorIn and to said premises, including all homestoan rights, which are hereby wated and release and with all and said property, with full power and authority to collect the same in case the conditions of this mortganes become broken in a and with all and singular the tenoments, hereditaments and appartenances thereto belonging. A first and specific into is hereby granted and profits accruing from said property from and after the date. [68] [68] [68] [68] [68] [68] [68] [60]
ased, to- any par- ed on all rt horeby Malone h lear of all tunes and c sum of OLLARS, d assess- the build- tiy trans- en claims may pay ny statu- te repay- ity. C bullars, to the s, to-wit:	ight, title, estate and interest of and grantorin and to said premises, including all homestead rights, which are hereby waived and release this all rents of and property from an authority to collect the same in case the conditions of this mertigane become broken in a mid with all and singular the tenements, hereditaments and appurt centered before the conditions of this mertigane become broken in a mid with all and singular the tenements, hereditaments and appurt centered before the conditions of this mertigane become broken in a mid with all and singular the tenements, hereditaments and appurt centered and promise and profits accreting from said property from and after this date. 14.8 Interest part of the said permises above granted, and select of a good and indefeasible estate of inheritamen therein, free and cloumers; that there is no one in adverse possession of same and that an and advanted the same against the lawful and equitable claims of all persons whomesover. 15. S. Malone and Estella Malone and Estella Malone his wife, and the part
pased, to- any par- ed on all rt hereby Malone h: lear of all tance and tance and c sum of OLLARS, d assess- he build- tiy trans- en claims may pay ny satu- te repay- ity. Per to the s, to-wit: E DLLARS, I by the a loan of c sum of Interest	ight, title, estate and interest of said grantorIn and to said premises, including all homested rights, which are hereby walved and release and an important with full power and authority to collect the same in case the conditions of this mortisgue become bricken in a did with a can all property from and after this date. 168 168 169 168 168 168 168 168 168 168 168 168 168
pased, to- any par- ed on all rt hereby Malone h: lear of all tance and tance and c sum of OLLARS, d assess- he build- tiy trans- en claims may pay ny satu- te repay- ity. Per to the s, to-wit: C DLLARS, I by the a loan of c sum of Interest Lahoma	ight, title, estate and interest of and grantorin and to said premises, including all homestead rights, which are hereby waived and release this all rents of and property from an authority to collect the same in case the conditions of this mertigane become broken in a mid with all and singular the tenements, hereditaments and appurt centered before the conditions of this mertigane become broken in a mid with all and singular the tenements, hereditaments and appurt centered before the conditions of this mertigane become broken in a mid with all and singular the tenements, hereditaments and appurt centered and promise and profits accreting from said property from and after this date. 14.8 Interest part of the said permises above granted, and select of a good and indefeasible estate of inheritamen therein, free and cloumers; that there is no one in adverse possession of same and that an and advanted the same against the lawful and equitable claims of all persons whomesover. 15. S. Malone and Estella Malone and Estella Malone his wife, and the part

a<u>i ng pan</u>adasan ka San sa di Sada ai

Marchail and Control

with many on the straight