MORTGAGE RECORD No. 415 COMPARED Loan 821

Murray D.Russell and Lucile D.Russell his wife.	그 그 전에 지난 경에 있는데 그런 그런 그리는 이렇게 되었다면 그 모든 그리는데 이번 모든 그림 모든 그림을 다 되었다.
to Tulsa	
ulae Ruilding & Loan	mty, and State of Oklahoma, part198f the first part, and the
ulsa Building & Loan Loan Association, a corporation organized under	er the laws of the State of Oklahoma, party of the second part.
WITNESSETH, That the said part 198 of the first part, three Thousand and no 100	tor and in consideration of the sum ofDOLLARS,
hand paid by the said party of the second part, the receipt whereof is hereby acknowledge	od, hav.s., sold and by these presents
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors	and assigns forever, all the following described real estate.
ing and situated in the County of TLIES	
makan nakan manan ma	. When the state of the state o
The North One Hundred Feet (N-100')	of Lot Two (2)
in Block Fifteen (15) In Lynch Forsy	ythe Addition to the
City of Talsa Talsa County, State of	f Orlshoma according
to the recorded plat thereof.	
;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	Symptotic 1844 Confirmentation and the second secon
Thereby of Receipt flo 4	Solution that I received \$.9.22 and issue \$50.4 therefor in payment of mortgo.40
M. The second se	ANNE L DILLEY County In some
	W yours
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 onvenant with said party of the second part, its successors and assigns, that at the deliver	ry hereof Murray D. Russell and Lucile I
nitals 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 invenant with said party of the second part, its successors and assigns, that at the deliver true and lawful ownersof the said premises above granted, and seized of a good and in cumbrances; that there is no one in adverse possession of same and that	and assigns forever. Said parties; the first part hereby ry hereof. Murray D. Russell and Lucile I Russel his wife, ndefeasible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his wifenseever. 8, the said party of the second part at the special instance and
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors neemant with said party of the second part, its successors and assigns, that at the deliver true and lawful ownersof the said premises above granted, and seized of a good and in sumbrances; that there is no one in adverse possession of same and that Lurray L. Il warrant and defend the same against the lawful and equitable claims of all persons whom PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas a less of the part	and assigns forever. Said part. 168 ry hereof Murray D. Russell and Lucile I Russell his Wife. ndefensible estate of inheritance therein, free and clear of all Russell and Lucile D. Russel his winner nscover. s, the said party of the second part at the special instance and
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors nevenant with said party of the second part, its successors are true and lawful owners	and assigns forever. Said partiage the first part hereby ry hereof. Murray D. Russell and Lucile Russel his Wife. Indefensible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his winscever. 8, the said party of the second part at the special instance and second part at the special instanc
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors invenant with said party of the second part, its successors and assigns, that at the deliver true and lawful ownersof the said premises above granted, and seized of a good and in cumbrances; that there is no one in adverse possession of same and that	and assigns forever. Said part 168 the first part hereby ry hereof. Murray D. Russell and Lucile landeressible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his will nacever. s, the said party of the second part at the special instance and second part his wife the sum of
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors invenant with said party of the second part, its successors and assigns, that at the deliver the true and lawful ownersof the said premises above granted, and seized of a good and in the same and invented there is no one in adverse possession of same and that the lawful and equitable claims of all persons whom PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas ies of the partof the first part, loaned and advanced to the part	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russel nis Wife. Indefensible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his winnessever. In the said party of the second part at the special instance and second. See 11 his wife. The sum of DOLLARS. DOLLARS. part, its successors and assigns, to pay all taxes and assesses and improvements in good repair, and to keep the build grate and the polley or policies of insurance constantly transual improvements thereon free from all statutory lien claims party of the second part its successors or assigns, may pay thereof, and may also pay the final judgmment for any statusion of said premises, including all costs and for the repays of said Association, these presents shall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors invenant with said party of the second part, its successors and assigns, that at the deliver is true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell his Wife. Indefensible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his Wissell and Lucile D. Russell his Wissell his Wissell and Lucile D. Russell his Wissell his wife. Seell his Wife the second part at the special instance and DOLLARS. DOLLARS. part, its successors and assigns, to pay all taxes and assesses said improvements in good repair, and to keep the build-gnate and the policy or policies of insurance constantly transparty of the second part its successors or assigns, may pay thereof, and may also pay the final judgmment for any statusion of said premises, including all costs and for the repayrs of said Association, these presents shall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors invenant with said party of the second part, its successors and assigns, that at the deliver is true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell and Lucile Russell and Lucile Mussell his Wife. Indefensible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his Wimser, state and Lucile D. Russell his Wimser, state and Lucile D. Russell his Wimser, state and party of the second part at the special instance and Seell his Wife. The sum of DOLLARS. DOLLARS. part, its successors and assigns, to pay all taxes and assessing said improvements in good repair, and to keep the build-gnate and the policy or policies of insufance constantly transparty of the second part its successors or assigns, may pay thereof, and may also pay the final judgmment for any statusion of said premises, including all costs and for the repays of said Association, these presents shall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors are and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell his Wife. Indefensible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his Wissell and Lucile D. Russell his Wissell his Wissell and Lucile D. Russell his Wissell his wife. Seell his Wife the second part at the special instance and DOLLARS. DOLLARS. part, its successors and assigns, to pay all taxes and assesses said improvements in good repair, and to keep the build-gnate and the policy or policies of insurance constantly transparty of the second part its successors or assigns, may pay thereof, and may also pay the final judgmment for any statusion of said premises, including all costs and for the repayrs of said Association, these presents shall be security.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors are useful and party of the second part, its successors are useful and said party of the second part, its successors and assigns, that at the deliver is true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell his Wife. Indefensible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his Wife. Russell and Lucile D. Russell his Winscover. In the said party of the second part at the special instance and second. Seell his Wife the sum of DOLLARS. Part, its successors and assigns, to pay all taxes and assessing said improvements in good repair, and to keep the build-gnate and the policy or policies of insurance constantly transparty of the second part its successors or assigns, may pay thereof, and may also pay the final judgmment for any statusion of said premises, including all costs and for the repayres of sald Association, these presents shall be security. Sell his Wife. make and deliver to the a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors are useful and party of the second part, its successors and assigns, that at the deliver is true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof Murray D. Russell and Lucile D. Russell and Lucile P. Russell and Lucile D. Russell his winscever. In the said party of the second part at the special instance and Seell his wife the sum of DOLLARS. Part, its successors and assigns, to pay all taxes and assesses said improvements in good repair, and to keep the build grate and the polley or policies of insurance constantly transual improvements thereon free from all statutory lien claims party of the second part its successors or assigns, may pay thereof, and may also pay the final judgment for any statution of said premises, including all costs and for the repayres of said Association, these presents shall be security. Sell his wife, make and deliver to the a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors are and assigns, that at the deliver as true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell and Lucile Russell and Lucile Russell and Lucile D. Russell and Lucile D. Russell and Lucile D. Russell his wilnscever. In the said party of the second part at the special instance and second part, it is successors and assigns, to pay all taxes and assesses and improvements in good repair, and to keep the build grate and the polley or policies of insurance constantly transual improvements thereon free from all statutory lien claims party of the second part its successors and may pay thereof, and may also pay the final judgmment for any statusion of said premises, including all costs and for the repayres of said Association, these presents shall be security. Sell his wife. make and deliver to the a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors are and assigns, that at the deliver at true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell and Lucile Russell and Lucile Mussell his Wife. Indefensible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his Winscover. In the said party of the second part at the special instance and seed. The second part at the special instance and DOLLARS. DOLLARS. part, its successors and assigns, to pay all taxes and assessing said improvements in good repair, and to keep the building and the policy or policies of insurance constantly transment in provements thereon free from all statutory lien claims party of the second part its successors or assigns, may pay thereof, and may also pay the final judgment for any statusion of said premises, including all costs and for the repayres of said Association, these presents shall be security. Sell his Wife. Make and deliver to the a part hereof and in the words and figures as follows, to-wit: LIAM ASSOCIATION, the following sums of money viz: DOLLARS.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors invenant with said party of the second part, its successors and assigns, that at the deliver is true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile D. Russell his Wife. Russell and Lucile D. Russell his Wisnessever. In the said party of the second part at the special instance and second. Seell his Wife. the sum of DOLLARS. DOLLARS. part, its successors and assigns, to pay all taxes and assesses and improvements in good repair, and to keep the build-gnate and the polley or policies of insufance constantly transparty of the second part its successors or assigns, may pay thereof, and may also pay the final judgment for any statusion of said premises, including all costs and for the repays of said Association, these presents shall be security. Sell his wife. Make and deliver to the a part hereof and in the words and figures as follows, to-wit: LOAN ASSOCIATION, the following sums of money viz: DOLLARS, DOLLARS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the deliver is true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell and Lucile Russell and Lucile Mussell his Wife. Indefensible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his Winscover. In the said party of the second part at the special instance and seever. In the said party of the second part at the special instance and DOLLARS. DOLLARS. DOLLARS. Part, its successors and assigns, to pay all taxes and assesses and improvements in good repair, and to keep the build-gnate and the policy or policies of insurance constantly transparty of the second part its successors or assigns, may pay thereof, and may also pay the final judgmment for any statusion of said premises, including all costs and for the repayors of said Association, these presents shall be security. Sell his wife. Make and deliver to the a part hereof and in the words and figures as follows, to-wit: LOAN ASSOCIATION, the following sums of money viz: DOLLARS, DOLLARS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the deliver is true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell and Lucile Russell and Lucile Mussell his Wife. Indefensible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his Winscover. In the said party of the second part at the special instance and seever. In the said party of the second part at the special instance and DOLLARS. DOLLARS. DOLLARS. Part, its successors and assigns, to pay all taxes and assesses and improvements in good repair, and to keep the build-gnate and the policy or policies of insurance constantly transparty of the second part its successors or assigns, may pay thereof, and may also pay the final judgmment for any statusion of said premises, including all costs and for the repayors of said Association, these presents shall be security. Sell his wife. Make and deliver to the a part hereof and in the words and figures as follows, to-wit: LOAN ASSOCIATION, the following sums of money viz: DOLLARS, DOLLARS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors are neveral with said party of the second part, its successors and assigns, that at the deliver true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell and Lucile Russell and Lucile Russell and Lucile D. Russell his wife, andefeasible estate of inheritance therein, free and clear of all Russell and Lucile D. Russell his wijenscever. In a second part at the special instance and second part at the special instance and second part at the special instance and second part, its successors and assigns, to pay all taxes and assesses and improvements in good repair, and to keep the build part its successors or assigns, may pay thereof, and may also pay the final judgament for any statusion of said premises, including all costs and for the repayres of said Association, these presents shall be security. Sell his wife. Make and deliver to the a part hereof and in the words and figures as follows, to-wit: LOAN ASSOCIATION, the following sums of money viz: DOLLARS, ex of said Association, represented and evidenced by the contained and deliver a loan of the said Association, represented and evidenced by the DOLLARS, and the sum of
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, that at the deliver is true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell and Lucile Russell and Lucile D. Russell and Lucile Part of all Russell and Lucile D. Russell his Wilsonscover. In the said party of the second part at the special instance and Seell his Wife. DOLLARS. Association, represented and evidenced by the DOLLARS, and the sum of DOLLARS, and the sum of DOLLARS, and the sum of DOLLARS, the same being the interest
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors are neveral with said party of the second part, its successors and assigns, that at the deliver true and lawful owners	and assigns forever. Said part of the first part hereby ry hereof. Murray D. Russell and Lucile Russell and Lucile Russell and Lucile Russell and Lucile D. Russell and Lucile Russell and Lucile D. Russell his wife. And Russell and Lucile D. Russell his wifenseever. In the said party of the second part at the special instance and seed. The second part at the special instance and seed like the sum of DOLLARS. DOLLARS. Part, its successors and assigns, to pay all taxes and assesses and improvements in good repair, and to keep the build grante and the policy or policies of insulance constantly translated in provements thereon free from all statutory lien claims party of the second part its successors or assigns, may pay thereof, and may also pay the final judgment for any statusion of said premises, including all costs and for the repayres of said Association, these presents shall be security. Sell his wife, Make and deliver to the a part hereof and in the words and figures as follows, to-wit: LICAN ASSOCIATION, the following sums of money viz: DOLLARS, etc. of said Association, represented and evidenced by the lossed association, represented and evidenced by the DOLLARS, and the sum of DOLLARS, and the sum of DOLLARS, the same being the interest id Association at its Home office at Tules 8. Oklaho