N_{o, 211542} (H

COMPARED MORTGAGE RECORD No. 415

(Loan 875

Abe Smith and Aosa Smith his wife,	
In Tales County, and State of C	Oklahoma, part 165 of the first part, and the
1.28. Building & LOAN ASSOCIATION, a corporation organized under the laws of the	
WITNESSETH, That the said part1.62	
Thirteen Thousand and 00/100	
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha	by these presents
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forev	
ing and situated in the County of TRISA	and State of Oklahoma, to-wit:
All of Lot Twelve (12) Block Nineteen	
(19) in Burgess Hill Addition to the	
of Tulsa, Oklahoma according to the re-	
plat thereof, together with all improv	vements
thereon.	

TREASURER'S ENDORSEMENT	
Mat I persing a series of the	Strad
tax on the within mortgage. Dated this day of 192 WAYNE L. DICKEY Courter of	gage
Dated this J day of	
Janual	
Deputy	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forest invenant with said party of the second part, its successors and assigns, that at the delivery hereof	ver. Said part 165 the first part hereby Smith and Rose Smith his v of inheritance therein, free and clear of all
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forest onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Abe not true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate of the said premises above granted, and selzed of a good and indefeasible estate of cumbrances; that there is no one in adverse possession of same and that Abe Smith and Rose Smill warrant and defend 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	ver. Said part 1857 the first part hereby Smith and Rose Smith his v of inheritance therein, free and clear of all 1th his wife. the second part at the special instance and
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns force invenant with said party of the second part, its successors and assigns, that at the delivery hereof. Abe in true and lawful ownerof the said premises above granted, and selzed of a good and indefeasible estate cumbrances; that there is no one in adverse possession of same and that Abe Smith and 3038 Smill warrant and defend the same against the lawful and equitable claims of all persons whomseever, PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said party of quest of the part 165 the first part, loaned and advanced to	ver. Said part 165t the first part hereby Smith and Rose Smith his v of inheritance therein, free and clear of all 1th his wife. the second part at the special instance and his wife,
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TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns force onvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Abe not true and lawful owner	Smith and Rose Smith his word inheritance therein, free and clear of all the his wife, the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of Dollars. s and assigns, to pay all taxes and assessents in good repair, and to keep the builday or policies of insurance constantly transthereon free from all statutory lies claims d part its successors or assigns, may pay also pay the final judgmment for any statuses, including all costs and for the repaylon, these presents shall be security.
To have and to hold the sade part, its successors and assigns force on the said party of the second part, its successors and assigns, that at the delivery hereof. Abe not true and lawful owner	Smith and Rose Smith his word inheritance therein, free and clear of all the his wife, the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of Dollars. s and assigns, to pay all taxes and assessents in good repair, and to keep the builday or policies of insurance constantly transthereon free from all statutory lies claims d part its successors or assigns, may pay also pay the final judgmment for any statuses, including all costs and for the repaylon, these presents shall be security.
To have and to hold the sade part, its successors and assigns force on the said party of the second part, its successors and assigns, that at the delivery hereof. Abe not true and lawful owner	Smith and Rose Smith his word inheritance therein, free and clear of all the his wife, the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of Dollars. s and assigns, to pay all taxes and assessents in good repair, and to keep the builday or policies of insurance constantly transthereon free from all statutory lies claims d part its successors or assigns, may pay also pay the final judgmment for any statuses, including all costs and for the repaylon, these presents shall be security.
To have and to hold the same unto said party of the second part, its successors and assigns force on the said party of the second part, its successors and assigns, that at the delivery hereof. Abe combrances; that there is no one in adverse possession of same and that the said pressure and assigns, that at the delivery hereof. Abe combrances; that there is no one in adverse possession of same and that the said parth and Rose Smill 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 provided the part of the first part, loaned and advanced to Abs. Smith and Rose Smith. Thirteen Thousand and 80/100 AND WHEREAS, said part of the first part agreewith the said party of the second part, its successor ents, general and special, against said lands and improvements thereon, when due, and to keep said improvements are the read to said party of the second part, its successor eraced to said party of the second party may designate and the polic read to said party of the second part, its successors or assigns; and also to keep said lands and improvements error kind, and if any or either of said agreements be not performed as aforesaid then said party of the second contacts and assessments, and may affect such insurance for such purpose, paying the costs thereof, and may a relation is such assume as may be necessary to protect the title or possession of said premisent of all moneys so expended together with the charges thereon as provided by the By-Laws of said Associat AND WHEREAS, the said Abs. Smith and Rose Smith his wife. And on the 16th Abs. Smith and Rose Smith his wife and apart hereof and its second party made a part hereof and its s	Smith and Rose Smith his word inheritance therein, free and clear of all the his wife, the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of Dollars. s and assigns, to pay all taxes and assessents in good repair, and to keep the builday or policies of insurance constantly transthereon free from all statutory lies claims d part its successors or assigns, may pay also pay the final judgmment for any statuses, including all costs and for the repaylon, these presents shall be security.
Thirteen Thousand and looked part, its successors and assigns forest and assigns for the second part, its successors and assigns, that at the delivery hereof. Abe as true and lawful owner	Smith and Rose Smith his words inheritance therein, free and clear of all the his wife, the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of Dollars. s and assigns, to pay all taxes and assessents in good repair, and to keep the builday or policies of insurance constantly transthereon free from all statutory lien claims d part its successors or assigns, may pay also pay the final judgmment for any statuses, including all costs and for the repaylon, these presents shall be security. make and deliver to the 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 and assigns force invenant with said party of the second part, its successors and assigns, that at the delivery hereof. The entre and lawful owner	Smith and Rose Smith his was smith and Rose Smith his was of inheritance therein, free and clear of all alth his wife. The second part at the special instance and his wife, the second part at the special instance and his wife, the sum of Dollars. The sum of Sum and assessents in good repair, and to keep the builday or policles of insurance constantly transteneren free from all statutory lien claims dinger the sum of the second pay the final judgmment for any statuses, including all costs and for the repaylon, these presents shall be security. The sum of
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns force invenant with said party of the second part, its successors and assigns, that at the delivery hereof. Abe in true and lawful owner	Smith and Rose Smith his void inheritance therein, free and clear of all the his wife. the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of Doblars. s and assigns, to pay all taxes and assessents in good repair, and to keep the builday or policles of insurance constantly transtence on free from all statutory lien claims d part its successors or assigns, may pay laso pay the final judgment for any statuses, including all costs and for the repaylon, these presents shall be security. make and deliver to the in the words and figures as follows, to-wit: ar, 16. 192 2 ATION, the following sums of money viz:
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forer invenant with said party of the second part, its successors and assigns, that at the delivery hereof. Abe to true and lawful owner	Smith and Rose Smith his vot inheritance therein, free and clear of all ith his wife. the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of DOLLARS. s and assigns, to pay all taxes and assessents in good repair, and to keep the builday or policies of insurance constantly transtence of ree from all statutory lies claims d part its successors or assigns, may pay lace pay the final judgment for any statuses, including all costs and for the repaylon, these presents shall be security. make and deliver to the in the words and figures as follows, to-wit: DOLLARS, ation, represented and evidenced by the Smith his wife.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forest invenant with said party of the second part, its successors and assigns, that at the delivery hereof. Abe to true and lawful owner	Smith and Rose Smith his vot inheritance therein, free and clear of all ath his wife. the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of Doblars. s and assigns, to pay all taxes and assessents in good repair, and to keep the builday or policles of insurance constantly transtence of ree from all statutory lies claims d part its successors or assigns, may pay also pay the final judgment for any statuses, including all costs and for the repaylon, these presents shall be security. make and deliver to the in the words and figures as follows, to-wit: Dollars, ation, represented and evidenced by the Smith his wife. Lo said Association to secure a loan of
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns force onvenant with said party of the second part, its successors and assigns, that at the delivery hereof	Smith and Rose Smith his word inheritance therein, free and clear of all the his wife, the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of DOLLARS. Is and assigns, to pay all taxes and assessents in good repair, and to keep the builday or policles of insurance constantly transtenered free from all statutory lies claims digrament for any statuses, including all costs and for the repaylon, these presents shall be security. The matter of the sum of the words and figures as follows, to-wit: DOLLARS, ation, represented and evidenced by the Smith his wife. DOLLARS, and the sum of 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 delivery hereof. Abe not true and lawful owner	Smith and Rose Smith his vot inheritance therein, free and clear of all ath his wife. the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of Dollars. s and assigns, to pay all taxes and assessents in good repair, and to keep the builday or policles of insurance constantly transtenered free from all statutory lies claims d part its successors or assigns, may pay also pay the final judgament for any statuses, including all costs and for the repaylon, these presents shall be security. make and deliver to the in the words and figures as follows, to-wit: DOLLARS, action, represented and evidenced by the Smith his wife. 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 and assigns, that at the delivery hereof. Abe not true and lawful owner	Smith and Rose Smith his words inheritance therein, free and clear of all ith his wife, the second part at the special instance and his wife, the second part at the special instance and his wife, the sum of DOLLARS. s and assigns, to pay all taxes and assessents in good repair, and to keep the build- yer policies of insurance constantly trans- thereon free from all statutory lies claims depay the final judgment for any statu- less, including all costs and for the repay- ion, these presents shall be security. The matter and deliver to the in the words and figures as follows, to-wit: DOLLARS, ation, represented and evidenced by the Smith his wife, to said Association to secure a loan of DOLLARS, and the sum of DOLLARS; the same being the interest to the interest to the interest to the same being the interest to the same being the interest to the same being the interest to the interest to the same being
be true and lawful owner	Smith and Rose Smith his wife. Smith and Rose Smith his wife of inheritance therein, free and clear of all alth his wife. The second part at the special instance and his wife, the second part at the special instance and his wife, the sum of