No. 211714 GH

## COMPARED MORTGAGE RECORD No. 415

(Lean 885

	day ofOctcher 192_2, between
H. Adkolph Ki	istner and Florence L. Kiistner his wife,
	In Tules County, and State of Oklahoma, part 16 Se the first part, and the
les Building And Loan Ass	OCIATION, a corporation organized under the laws of the State of Okiahoma, party of the second part.
WITNESSETH, That the said part 168	of the first part, for and in consideration of the sum of
One Thou	1850d and no/100 Dollars,
hand paid by the said party of the second part, th	e receipt whereof is hereby acknowledged, have sold and by these presents
ARGAIN, SELL, CONVEY and CONFIRM unto said	party of the second part, its successors and assigns foreyon, all the following described real estate,
ing and situated in the County of Ti	1.18A and State of Oklahoma, to-wit:
Lot One /1	V in Plan Nin (0) in Ri
	) in Block Nine (9) in Cherokee
	addition to the city of Tulsa Tulsa
3 Juli 1 V	shoms, according to the recorded plat thereof.
	TREASURER'S ENDORSEMENT
	The share consider the attractive of the Second Course
	therefor in payment of Mortes.
	tax on the within mortgogo.  Doted this 2 day of
	WAYNE L DICKEY County Treasurer
	The Decision of the Control of the C
	was wine in a sum and a sum of a farming a sum of the s
	The state of the s
TO HAVE AND TO HOLD THE SAME unto said	party of the second part, its successors and assigns forever. Said part. So the first part hereby
TO HAVE AND TO HOLD THE SAME unto said prevent with said party of the second part, its such that the said lawful ownerof the said premises about the said party said the said premises about the	party of the second part, its successors and assigns forever. Said part. 88 of the first part hereby  H. Adolph Kiistner and Florence  L. Kiistner his wife,  over granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all  on of same and that H. Adolph Kiistner and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife,  whereas, the said party of the second part at the special instance and
TO HAVE AND TO HOLD THE SAME unto said invenant with said party of the second part, its such that the said invenant with said party of the second part, its such that the said premises about the said premises about the same against the lawful and provided, ALWAYS, And these presents are unused to the part	party of the second part, its successors and assigns forever. Said part 98of the first part hereby coessors and assigns, that at the delivery hereof H. Adolph Kiistner and Florence L. Kiistner his Wife, over granted, and solved of a good and indefeasible estate of inheritance therein, free and clear of all on of same and that H. Adolph Kiistner and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, upon the express conditions that, whereas, the said party of the second part at the special instance and transed to
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TO HAVE AND TO HOLD THE SAME unto said avenant with said party of the second part, its such that there is no one in adverse possessible warrant and defend the same against the lawful a PROVIDED, ALWAYS, And these presents are unquest of the partof the first part, loaned and and H. Adolph Kiistr	party of the second part, its successors and assigns forever. Said part Soft the first part hereby party of the second part, its successors and assigns, that at the delivery hereof. I. Kiistner his wife, over granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all on of same and that H. Adolph Kiistner and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and for special instance and wanced to.  The and Florence L. Kiistner his wife, the second part at the special instance and example the second party may designate and the policy or policies of insurance constantly transportance as said second party may designate and the policy or policies of insurance constantly transportance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statunces for such purpose, paying the costs thereof, and may also pay the final judgmment for any statunces are provided by the By-Laws of said Association, these presents shall be security.
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TO HAVE AND TO HOLD THE SAME unto said invenant with said party of the second part, its such that there is no one in adverse possession warrant and defend the same against the lawful a PROVIDED, ALWAYS, And these presents are undested the part of the first part, loaned and and H. Adolph Kiistr.  AND WHEREAS, said part of the first part against, seneral and special, against said lards and ing st thereon constantly insured in such company or cred to said party of the second part, its successors of taxes and assessments, and may offset such insury lies claims, and may invest such sums as may be ent of all moneys so expended together with the chambar of the said party of the second part, its successors over the claims, and may invest such sums as may be ent of all moneys so expended together with the chambar of the said party of the second part, its successors over the said agreements but taxes and assessments, and may offset such insury lies claims, and may invest such sums as may be ent of all moneys so expended together with the chambar of the said party of the second party is successors.	party of the second part, its successors and assigns forever. Said part Sof the first part hereby party of the second part, its successors and assigns, that at the delivery hereof. Adol ph Kiistner and Florence L. Kiistner his Wife, love granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all on of same and that H. Adol ph Kiistner and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, upon the express conditions that, whereas, the said party of the second part at the special instance and avanced to the said party of the second part at the special instance and the said party of the second part at the special instance and the said party of the second part at the special instance and the said party of the second part at the special instance and the said said second party of the second part, its successors and assigns, to pay all taxes and assess-provements thereon, when due, and to keep said improvements in good repair, and to keep the build-companies as said second party may designate and the policy or policies of insurance constantly transponded to assigns; and also to keep said lands and improvements thereon free from all statutory lien claims so not performed as aforesaid then said party of the second part its successors or assigns, may pay rance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statunce said party to protect the title or possession of said premises, including all costs and for the repaynees thereon as provided by the By-Laws of said Association, these presents shall be security.  Lietner and Florence L. Kiistner his wife,  day of October, 1922 make and deliver to the tolor note or obligation, which is made a part hereof and in the words and figures as follows, to-with
TO HAVE AND TO HOLD THE SAME unto said invenant with said party of the second part, its such that the said party of the second part, its such that the same against the lawful ownerof the said premises about marrant and defend the same against the lawful of PROVIDED, ALWAYS, And these presents are undested in the partof the first part, loaned and and H. Adolph Kiistr	party of the second part, its successors and assigns forever. Said part Soft the first part hereby coessors and assigns, that at the delivery hereof. H. Adol ph Kiistner and Florence L. Kiistner his Wife, over granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all on of same and that H. Adol ph Kiistner and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and florence L. Kiistner his wife, the second part at the special instance and example the second party may designate and the policy or policies of insurance constantly transportantly in the said party of the second party may designate and the policy or policies of insurance constantly transportance, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statunce, for such purpose, paying the costs thereof, and may also pay the final judgmment for any statunces are provided by the By-Laws of said Association, these presents shall be security.  Listner and Florence L. Kiistner his wife.  October, 1925  Mote or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  October, 16th  Tulsa, Okla
TO HAVE AND TO HOLD THE SAME unto said invenant with said party of the second part, its such that the said party of the second part, its such that the same against the lawful ownerof the said premises about marrant and defend the same against the lawful of PROVIDED, ALWAYS, And these presents are undested the partof the first part, loaned and and H. Adolph Kiistr	party of the second part, its successors and assigns forever. Said park Sof the first part hereby coessors and assigns, that at the delivery hereof. H. Adolph Kiistner and Florence L. Kiistner his wife, over granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all on of same and that H. Adolph Kiistner and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, and florence L. Kiistner his wife, the second part at the special instance and wanced to the second part and the second part was designed and the policy or policies of insurance constantly transprovements thereon, when due, and to keep said improvements in good repair, and to keep the build-sompanies as said second party may designate and the policy or policies of insurance constantly transprovements thereon, and also to keep said lands and improvements thereon free from all statutory lies claims or assigns; and also to keep said lands and improvements thereon as tatutory lies claims or not performed as aforesaid then said party of the second part its successors ansigns, may pay rance, for such purpose, paying the costs thereof, and may also pay the final judgment for any staturaces and repairs of the repaying the rests thereof and may also pay the final judgment for any staturaces and repairs of the second party to protect the title or possession of said Association, these presents shall be security.  Listner and Florence L. Kiistner his wife.  October 1925 make and deliver to the Note of obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD THE SAME unto said invenant with said party of the second part, its such that the said party of the second part, its such that the same against the lawful ownerof the said premises about marrant and defend the same against the lawful of PROVIDED, ALWAYS, And these presents are undest of the partof the first part, loaned and and H. Adolph Kiistr	party of the second part, its successors and assigns forever. Said part eso the first part hereby percessors and assigns, that at the delivery hereof. H. Adolph Kiistner and Florence L. Kiistner his wife, love granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all on of same and that H. Adolph Kiistner and Florence L. Kiistner and equitable claims of all persons whomsoever. Wite, per the express conditions that, whereas, the said party of the second part at the special instance and wanced to.  Her and Florence L. Kiistner his wife, the sum of and and no /100 DOLLARS.  The many with the said party of the second part, its successors and assigns, to pay all taxes and assession as a said second party may designate and the policy or policies of instance constantly transformatics as said second party may designate and the policy or policies of instance constantly transformatics as said second party may designate and the policy or policies of instance constantly transformatics as said second party may designate and the policy or policies of instance constantly transformatic thereon, when due, and to keep said improvements thereon free from all statutory lien claims or assigns; and also to keep said lands and improvements thereon free from all statutory lien claims racessary to protect the title or possession of said premises, including all costs and for the repayrings thereon as provided by the By-Laws of said Association, these presents shall be security.  Listner and Florence L. Kiistner his wife.  Motober, 1928 make and deliver to the y their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
TO HAVE AND TO HOLD THE SAME unto said invenant with said party of the second part, its such that the said premises about the said premises about the said premises about the said premises about the same against the lawful and defend the same against the lawful and provided, always, and these presents are understood the part—of the first part, loaned and and H. Adolph Kiistr.  One thousa.  AND WHEREAS, said part—of the first part against said lands and imports, general and special, against said lands and imported to said party of the second part, its successors every kind, and if any or either of said agreements bett axes and assessments, and may effect such insury lien claims, and may invest such sums as may be ent of all moneys so expended together with the chance and the said and the said Loan ASSOCIATION.  For Value Received—Use—promise to pay to see the sum of the monthly dues on the 10.	party of the second part, its successors and assigns forever. Said part Set the first part hereby coessors and assigns, that at the delivery hereof. Adolph Kiistner and Florence L. Kiistner his wife, love granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all on of same and that H. Adolph Kiistner and Florence L. Kiistner and equitable claims of all persons whomsoever. Wile, possible claims of all persons whomsoever. Wile, possible claims of all persons whomsoever. Wile, possible claims of all persons whomsoever. Wile, and Florence L. Kiistner and party of the second part at the special instance and twanced to.  Her and Florence L. Kiistner his Wife, the sum of and and Florence L. Kiistner his wife, the sum of and and no /100 DOLLARS.  The sum of the said party of the second part, its successors and assigns, to pay all taxes and assess-provements thereon, when due, and to keep said improvements in good repair, and to keep the build-summanics as said second party may designate and the policy or policies of insurance constantly transor assigns; and also to keep said lands and improvements thereon free from all statutory lieu claims or not performed as aforesaid then said party of the second part its successors or assigns, may pay rance, for such purpose, paying the costs thereof, and may also pay the final judgmanner for any statunces are provided by the By-Laws of said Association, these presents shall be security.  Listner and Florence L. Kiistner hie wife.  Mote or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  DOLLARS,  the order of Tules Buildings Loan Association, represented and evidenced by the base process to the capital stock of said Association, represented and evidenced by the
TO HAVE AND TO HOLD THE SAME unto said prevenant with said party of the second part, its such that there is no one in adverse possessible warrant and defend the same against the lawful a PROVIDED, ALWAYS, And these presents are unquest of the part—of the first part, loaned and and H. Adolph Kiistr.  One thouses  AND WHEREAS, said part—of the first part against said lands and imported to said party of the second part, its successors every kind, and it any or either of said agreements be cut axes and assessments, and may invest such sums as may be ent of all moneys so expended together with the champal of the calims, and may invest such sums as may be ent of all moneys so expended together with the champal of the calims, and may invest such sums as may be ent of all moneys so expended together with the champal of the call the calims. LOAN ASSOCIATION  For Value Received——Promise to pay to some sum of the call of the monthly dues on the call of the same being the monthly dues on the call of the same being the monthly dues on the call of the same being the monthly dues on the call of the same being the monthly dues on the call of the same being the monthly dues on the call of the same being the monthly dues on the call of the call of the same being the monthly dues on the call of the same being the monthly dues on the call of the call of the same being the monthly dues on the call of the cal	party of the second part, its successors and assigns forever. Said part Set the first part hereby coessors and assigns, that at the delivery hereof. Adolph Kiistner and Florence L. Kiistner his wife, love granted, and solzed of a good and indefeasible estate of inheritance therein, free and clear of all on of same and that H. Adolph Kiistner and Florence L. Kiistner and equitable claims of all persons whomsoever. Wile, possible claims of all persons whomsoever. Wile, possible claims of all persons whomsoever. Wile, possible claims of all persons whomsoever. Wile, and Florence L. Kiistner and party of the second part at the special instance and twanced to.  Her and Florence L. Kiistner his Wife, the sum of and and Florence L. Kiistner his wife, the sum of and and no /100 DOLLARS.  The sum of the said party of the second part, its successors and assigns, to pay all taxes and assess-provements thereon, when due, and to keep said improvements in good repair, and to keep the build-summanics as said second party may designate and the policy or policies of insurance constantly transor assigns; and also to keep said lands and improvements thereon free from all statutory lieu claims or not performed as aforesaid then said party of the second part its successors or assigns, may pay rance, for such purpose, paying the costs thereof, and may also pay the final judgmanner for any statunces are provided by the By-Laws of said Association, these presents shall be security.  Listner and Florence L. Kiistner hie wife.  Mote or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  DOLLARS,  the order of Tules Buildings Loan Association, represented and evidenced by the base process to the capital stock of said Association, represented and evidenced by the
TO HAVE AND TO HOLD THE SAME unto said prevent with said party of the second part, its such that there is no one in adverse possessible warrant and defend the same against the lawful a PROVIDED, ALWAYS, And these presents are unquest of the part—of the first part, loaned and and H. Adolph Kiistr.  One thouses  AND WHEREAS, said part—of the first part against said lands and imported to said party of the second part, its successors every kind, and if any or either of said agreements be it taxes and assessments, and may effect such insury lien ciaims, and may invest such sums as may be ent of all meneys so expended together with the champal of the ciaims, and may invest such sums as may be and on the LESS Building. LOAN ASSOCIATION  For Value Received—We—promise to pay to the sum of	party of the second part, its successors and assigns forever. Said part. Sor the first part hereby the part of the second part, its successors and assigns, that at the delivery hereof. H. Adolph Kiistner and Florence L. Kiistner his wife, now granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all our of same and that. H. Adolph Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, the second part at the special instance and evanced to the second part, its successors and assigns, to pay all taxes and assess-provenents thereon, when due, and to keep said improvements in good repart, and to keep the build-bumpailes as said second party may designate and the policy or policies of insurance constantly transor assigns; and also to keep said lands and typ of the second part its successors or assigns, and pay the final full provenents thereon, when due, and to keep said improvements in good repart, and to keep the build-bumpailes as said second party may designate and the policy or policies of insurance constantly transor assigns; and also to keep said lands and typ of the second part its successors or assigns, may pay rance, for such purpose, poying claims and typ of the second part its successors or assigns, may pay rance, for such purpose, poying claims and typ of the second part its successors or assigns, may pay rance, for such purpose, poying claims of said premises, including all costs and for the repayrance, for such purpose, poying of the By-Laws of said Association, these presents shall be security.  Lietner and Florence L. Kiistner his wife.  day of October, 1922 make and deliver to the Victor note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  October, 16th  Tulsa, Okla, 1922 make and evidenced by the this day pledged by A: Adolph Kiistner Add Florence L. Kiistner h. Wife, to said Association to secure a loan of
TO HAVE AND TO HOLD THE SAME unto said invenant with said party of the second part, its such that the said party of the second part, its such that the said party of the said premises about the same against the lawful of the same against said lands and and the same against said lands and imports general and special, against said lands and imports general and special, against said lands and imports general same against said lands and imports general same against said lands and imports sent of all moneys so expended together with the channel of all moneys so expended together with the channel of the same same same same to the same same same same same same same sam	party of the second part, its successors and assigns forever. Said pari 9.8ct the first part hereby coessors and assigns, that at the delivery heree H. Adolph Kiistner and Florence L. Kiistner his wife, over granted, and seized of a good and indofeasible estate of inheritance therein, free and clear of all out of same and that H. Adolph Kiistner and Florence L. Kiistner and equitable claims of all persons whomseover. Wife, pron the express conditions that, whereas, the said party of the second part at the special instance and wanced to the express conditions that, whereas, the said party of the second part at the special instance and assess the said party of the second part at the special instance and wanced to the said party of the second part, its successors and assigns, to pay all taxes and assess-provements thereon, when due, and to keep said improvements in good repair, and to keep the build companies as said second part and hands and improvements thereon free from all statutory lies claimly transform assigns; and as aforesaid then and party of the second part it is successors or assigns, may pay the condition of the second part it is successors or assigns, may pay the condition of the second part it is successors or assigns, may pay the condition to protect the title or possession of said premises, including all costs and for the repayres thereon as provided by the By-Laws of said Association, these presents shall be security.  Lietner and Florence L. Kiistner his wife.  October, 1928 make and deliver to the Noter note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Cotober, 1928 make and edivers as follows, to-wit:  Note or or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or
TO HAVE AND TO HOLD THE SAME unto said prevents with said party of the second part, its such a true and lawful owner	party of the second part, its successors and assigns forever. Said part. Sor the first part hereby the part of the second part, its successors and assigns, that at the delivery hereof. H. Adolph Kiistner and Florence L. Kiistner his wife, now granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all our of same and that. H. Adolph Kiistner and equitable claims of all persons whomsoever. Wife, and Florence L. Kiistner and equitable claims of all persons whomsoever. Wife, the second part at the special instance and evanced to the second part, its successors and assigns, to pay all taxes and assess-provenents thereon, when due, and to keep said improvements in good repart, and to keep the build-bumpailes as said second party may designate and the policy or policies of insurance constantly transor assigns; and also to keep said lands and typ of the second part its successors or assigns, and pay the final full provenents thereon, when due, and to keep said improvements in good repart, and to keep the build-bumpailes as said second party may designate and the policy or policies of insurance constantly transor assigns; and also to keep said lands and typ of the second part its successors or assigns, may pay rance, for such purpose, poying claims and typ of the second part its successors or assigns, may pay rance, for such purpose, poying claims and typ of the second part its successors or assigns, may pay rance, for such purpose, poying claims of said premises, including all costs and for the repayrance, for such purpose, poying of the By-Laws of said Association, these presents shall be security.  Lietner and Florence L. Kiistner his wife.  day of October, 1922 make and deliver to the Victor note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  October, 16th  Tulsa, Okla, 1922 make and evidenced by the this day pledged by A: Adolph Kiistner Add Florence L. Kiistner h. Wife, to said Association to secure a loan of