COMPARENT

44

No. 233839 C.M.J. MORTGAGE RECORD No. 447

184

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	Mrs. G. Henderson and Dr. F. W. Henderson, her husband,
	in Tulsa
	HOME_SAVINGS_ANDLOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second
	WITNESSETH, That the said part. 108
	Twenty-five Hundred and No/100
	in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha Y. Gold and by these presents
	BARGAIN. SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real of
	lying and situated in the County of Tulsa
	syng and steated in the oblight of Oklanoma, t
	Lots Twenty-two (22) and Twenty-three (23), Block Six
	(6), Abdo Addition to Julsa, Oklahoma, according to the
	recorded plat thereof, together with all improvements
	thereon.
	This is a sub-third the sub-th
	I basely every that I mented a 22. " and feated Respite No. 19211 therefor in payment of mestgage that on the willin menteds.
	Tug bit the willin mentione
	Dated this as very of parme 192 3
	WAYNE I. DICKEY, Coupty Freesurge
	Deputy
	(/ *Juppiky
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 108 of the first part
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199 of the first part covenant with said party of the second part, its successors and assigns, that at the delivery hereof
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 199, of the first part i covenant with said party of the second part, its successors and assigns, that at the delivery hereof. they are the true and lawful owner of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of
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	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199 of the first part covenant with said party of the second part, its successors and assigns, that at the delivery hereof they are the true and lawful owner boot the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of cumbrances; that there is no one in adverse possession of same and that they will 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 the second part at the special instan request of the part 105 the first part, loaned and advanced to Mrs. G. Henderson and Dr. F. W. Henderson, her husband,
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199 of the first part covenant with said party of the second part, its successors and assigns, that at the delivery hereof the y are the true and lawful owner show of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of cumbrances; that there is no one in adverse possession of same and that they will 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 the second part at the special instan request of the part 10.5 the first part, loaned and advanced to Mrs. G. Henderson and Dr. F. W. Henderson, her husband, fwenty-five Hundred and No/100 DOI.
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199 of the first part is covenant with said party of the second part, its successors and assigns, that at the delivery hereof
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199 of the first part is covenant with said party of the second part, its successors and assigns, that at the delivery hereof
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199 of the first part 1 covenant with said party of the second part, its successors and assigns, that at the delivery hereof. they are the true and lawful owner Eof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of cumbrances; that there is no one in adverse possession of same and that. they will warrant and defend the same against the lawful and equitable daims 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 special instance request of the part 10.5% the first part, loaned and advanced to- Mrs. G. Henderson and Dr. F. W. Henderson, her husband, of
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199 of the first part 1 covenant with said party of the second part, its successors and assigns, that at the delivery hereof. they are the true and lawful owner boot the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of cumbrances; that there is no one in adverse possession of same and that they will 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 the second part at the special instand request of the part 10% the first part, loaned and advanced to Mrs. G. Henderson and Dr. F. W. Henderson, her husband, the of
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19.5 of the first part 1 covenant with said party of the second part, its successors and assigns, that at the delivery hereof. they are the true and lawful owner boot the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of cumbrances; that there is no one in adverse possession of same and that they will 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 the second part at the special instance request of the part 10.5 the first part, loaned and advanced to Mrs. G. Henderson and Dr. F. W. Henderson, her husband, they AND WHEREAS, said part 19.5 of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and ingerent and special, against and improvements thereon, when due, and to keep said improvements in good repair, and to keep said very kind, and if any or either of said agreements be not performed as aforemal thereon, when due and to keep said improvements in good repair, and to keep the inges thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly avery kind, and if any or either of said agreements be not performed as aforemal thereon, when due and to keep said insorvements in good repair, and to keep the class thereon of such agreements be not performed as aforemal thereon, and may also pay the final judgment for any statutory AND WHEREAS, the said. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, AND WHEREAS, the said. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, AND WHEREAS, the said. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, AND WHEREAS, the said. Mrs. G. Henderson and Dr. F. W. Henderson, meak and del
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199 of the first part is covenant with said party of the second part, its successors and assigns, that at the delivery hereof
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199, of the first part is covenant with said party of the second part, its successors and assigns, that at the delivery hereof
Ē	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 49.9, of the first part is covenant with said party of the second part, its successors and assigns, that at the delivery hereof
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 149. of the first part is covenant with said party of the second part, its successors and assigns, that at the delivery hereof
]	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199, of the first part i covenant with said party of the second part, its successors and assigns, that at the delivery hereof. they are the true and havful owners. So the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of cumbrances; that there is no one in adverse possession of same and that. they will warant and defend the same against the lawful and equitable claims of all persons whomsover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan request of the part 195, the first part, loaned and advanced to. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, the of. Twenty-five Hundred and No/100 DOL AND WHEREAS, and part 195 of the first part, loaned and improvements thereon, when and to keep and improvements in good rapit, its successors or asigns; and also to keep said lands and improvements in good rapit, and to keep the ings thereon constantly inpurt 195 of the first part, for successors or and assigns, to ray all bases and they design and assessments and my effect such insurance, for such parting and to keep said improvements in good rapit, and to keep the ings thereon constantly inpurt of the second part, its successors or assigns; and also to keep said lands and may effect auch insurance, for such partings and also coldary of the second part is successors or assigns, and part that and assessments and my effect auch insurance, for such purpose, paying the osaid thereon fire from all statutory iten est accessing there of said agreements be not performed as all coresult them said party of the second part is and the of and graphene for any statutor is a successors or assigns; and also to keep said and may also pay the final judgment for any statutor is expended together with the changes thereon as provided by the by-law of an
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 199, of the first part i covenant with said party of the second part, its successors and assigns, that at the delivery hereof. they are the true and lawful owner?of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and elear of cumbrances; that there is no one in adverse possession of same and that. they will warrant and defend the same against the lawful and equitable elains 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 special instan request of the part. ^{10,5} if the first part, loaned and davanced to. Mrs. G. HenderSon and Dr. F. W. HenderSon, her husband, they apprend and farty of the second part, its successors or assigns; and lao to keep said party of the second part is keep the maps, goveral and apprend, against said has met huppreners to the the one data the prevenents is there of and approximate there on a provements thereon of a sing apprend and the prevenents thereon of a sing apprend and the prevenents are and have one data the special constantly insure of a sing apprend in successor or assigns; and also to keep sid lands and imprevenents thereon of part is the second part is exceeded or the second part is the second part is associated accessor or assigns; and lao to keep sid lands and imprevenents thereon of the second part is associated to keep the second part is associated to keep the second part, its successors or assigns, and have to keep the and is apprevenents thereon is a prevenents the and prevenents thereon is a sid accessor or assigns, and part is a sid accessor or assigns, and part is a sid accessor or assigns, and part is a sid and accessor or assigns and lao to keep sid lands and imprevenents thereon is a sid accessor or assigns, and part is a sid accessor or assigns, and association, interprevenents t
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 495, of the first part i covenant with said party of the second part, its successors and assigns, that at the delivery hereof. they are the true and lawful owners?. of the said permisses above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of cumbrances; that there is no one in adverse pessession of same and that. they will warrant and defend the same against the lawful and equitable claims of all persons whomsoover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan request of the part. 19.57 the first part, loaned and advanced to. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, they or ether of said against said lands and improvements thereon, when dee, and to keep said improvements in good repair, and to keep still ford. Twenty-five Hundred, and No/100 DOLD AND WHEREAS, said part 195 of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and stores and and party of the second part, its successors and assigns, may pay and thereon, when dee, and to keep said improvements thereon free form all statutory lien de very kind, and if any effect with hustrance, for successor of the second part, its successors and assigns, may pay charms, and may invest such sum as may be necessary to protect the life or passesion of said permisson, including all costs and for the repayment of all a exerced for early in the same barres thereon including the pay the final barres of row all statuto compared to good the with the integree thereon and and represented and in the words and for the repayment of all a seconded together with the integree thereon and pay to final degree for an all status thereof, represented and in the words and figures as follows, to-with Charms and may invest such sum as may be necessar
	the true and lawful owner?. it the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of cumbrances; that there is no one in adverse possession of same and that
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 49.9. of the first part 1 covenant with said party of the second part, its successors and assigns, that at the delivery hereof. they are the true and lawful owner?. of the said permisses above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of cumbrances; that there is no one in adverse pessession of same and that. they will warrant and defend the same against the lawful and equitable claims of all persons whomscover. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan- request of the part. 19.57 the said party -five Hundred to. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, they are instant and sequence to be the said party of the second part, its successors and assigns, to pay all taxes and a ments, general and special, against said lands and improvements thereon, when dee, and to keep said improvements in good repair, and to keep said forred to said party of the second part, its auccessors on assigns, to pay all taxes and a ments, general and special, against said lands and improvements thereon, when dee, and to keep said improvements in good repair, and to keep shi charts and assessments, and my elfect such improvements thereon, when dee, and to keep said improvements in good repair, and to keep shi charts and assessments, and my elfect such improvements thereon, reform all saturations, including all core repairs and allo to keep shi diard and improvements of all more very find, and if any or elfect such improvements in provide the successors or assigns, may pay charts and assessments, and my elfect such improvements thereof, ref or all statucesses and shifts, marke and second pay the find largement for all my the second pay the find largement for all my the second pay the shall diargement for all my the second pay the find largement for all my
	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 49.9, of the first part 1 covenant with said party of the second part, its successors and assigns, that at the delivery hereof. the true and lawful owner?. Jot the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of cumbrances; that there is no one in adverse possession of same and that. they will warrant and defend the same against the lawful and equitable claims of all persons whomasver. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instan- request of the part 10.8 the first part, loaned and advanced to. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, the of. Twenty-five Hundred and Ng/100 DOIN AND WHEREAS, and part 185 of the first part agreewith the said party of the second part, its successors and assigns, to pay all taxes and to first invest due to any social second part of the second part, its successors and assigns, to pay all taxes and the meas, general and special, aggints and it more wenter the same due, and to keep and improvements in good regimt, and to keep the lings thereon constantly insured is such company or companies as said second party of the second part, its successors and assigns, to pay all taxes and to advery kind, and in any cellet acch insurance, for such purpses, paying the cost sthereol, and may also pay the final judgment for any statution AND WHEREAS, the said. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, advertime the shared thereon as provided by the By-law of and agreened and in the words and figures as follows, to with NOTE OR OBLIGATION Bartlesville The advertime and second part, the solution and advertime of advertime of a sid agreened to solution, which is made a part hereof and in the words and figures as follows, to with NOTE OR OBLIGATION Bartlesville Tokes of BANT ASSOCI
]	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part \$495,of the first part is covenant with said party of the second part, its successors and assigns, that at the delivery hereof. they are the true and lawful owner#. So the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of cumbrances; that there is no one in adverse possession of same and that. they will warrant and defend the same against the lawful and equitable dains 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 special instan request of the part. 1958 the first part, loaned and advanced to. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, the of. Twenty-five Hundred and No/100 DOLA AND WHEREAS, said part 195 of the first part agree with the said party of the second part is successors or assigns, may part there of said apry of the second part, its successors or assigns, may part taxes and assessments, and my effect of said agreements be not performed as aforesaid then said larry of the second part is successors or assigns, may part taxes and assessments, and my effect of said agreements be not performed as aforesaid the said hard of all costs and for the reparament of all statutory lien chains and may live stated of all generations or provide by the Boy and the second, and may also part is successors or assigns, may part AND WHEREAS, the said. Mrs. G. Henderson and Dr. F. W. Henderson, there presents and to escenter Olding, and my invest and successory or assigns, and has to keep said inprovements in good regaint, and to keep the second of output with the second part, its successors or assigns, may part AND WHEREAS, the said. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, AND WHEREAS, the said. Mrs. G. Henderson and Dr. F. W. Henderson, her husband, AND WHEREAS, the said. Mrs. G. Henderson and