MORTGAGE RECORD No. 469

COMPARED No. 259464 C.M.J.

| | ween |
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| 그들 것은 것이 가지 않는 것이 것을 가지 않는 것이 집에서 많은 것이 많이 있다. 그는 것을 가지면서 것이 가지 않는 것이 없는 것을 가 없다. | of Oklahoma, part 105 the first part, as |
| 第二人があったが、 しかい うちゅうちょう ほうかんはない かくちゃく ちょうにん あたい アイマナイ ひゃくちょう お知識 かいしょうかん ひゃく 彼 ちょうがい しんとうな | 이가 그 같다. 그는 것을 통하는 것은 것을 위해 같아요. 가지는 것을 많이 많을 것 |
| TULSA BUILDING AND | 화산대학 그는 온 전쟁에서 그렇게 갑신 건물이 많습니다. |
| WITNESSETH, That the said part <u>189</u> | 지금 그 같은 것이 같아요? 그런 그런 가슴을 가슴을 한 것을 다 한 것이 있는 것이 같다. |
| | DOLI |
| in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, han Y. Sold and | 옷 같은 것이 같은 것은 것이 가지 않는 것이 같이 많이 많이 했다. |
| BARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns | 김 사람이 아이에서 많이 들었다. 그 가슴에 가지 않고 있는 것이다. |
| lying and situated in the County of Tulsa | and State of Oklahome, t |
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| Lot Ten (10) in Block Three (3) of Exposition Heis | |
| Addition to the City of Tulsa, Oklahoma, according | 그는 이 그렇게 이 것이 없는 것을 많이 많다. 가지만 것 같아요. |
| 신경에 문화하다 정말에 다니 아니는 것 같은 것이다. 이번 것에서 방법을 알았는 것이 가지 않는 다니 것 가격한 물건이 주셨다. 이번 운영 전쟁, 이것 것같 | |
| | 방법을 입니다. 학교 가는 여기도 가지만 가지 않는 것을 많다. 나는 것은 사람들이 가지 않는 것이 없다. |
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| And all right, title, estate and interest of said grantor. S in and to said premises, including all homestead right with all ronts of said property, with full power and authority to collect the same in case the condition ticular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A rentals 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 and assigns f | ons of this mortgage become broken in an first and specific lien is hereby granted |
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| geher with all rotes of said property, with full power and authority to collect the same in case the condition iterates, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A rentals 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 and assigns f covenant with said party of the second part, its successors and assigns, that at the delivery hereof. Bort C. Raymond and Dorothy Raymond the true and lawful owner.B. of the said premises above granted, and selzed of a good and indefeasible est incumbrances; that there is no one in adverse possession of same and that. Bort C. Raymond and Porothy Raymond will warrant and defend the sume against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said part request of the part ¹⁹⁵ of the first part, loaned and advanced to. Bort C. Raymond and Dorothy Raymond Twolve Hundred and CO/100 AND WHEREAS, said part ¹⁹⁹ of the first part agree with the said party of the second part, its suc each taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and and provements thereon, when due, and to keep said impro- inged to suid party of thesecond part, its successors or assigns; and also to keep said and and moreverment of all moneys so expended together with the charges thereon as provided by the By-Laws of said Associat AND WHEREAS, the said. Bort C. Raymond and Dorothy Raymond, hi did on the twee the said. Bert C. Raymond and Dorothy Raymond, hi did on the twee the said. Bert C. Raymond and Dorothy Raymond, hi such taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and ment of all moneys so expended together with the charges thereon as provided by the By-Laws of said Associat AND WHEREAS, the said. Bert C. Raymond and Dorothy Raymond, hi did on the twee the adven | ons of this mortgage become broken in an first and specific lien is hereby granted orever. Said part 193 the first part h tate of inheritance therein, free and clear tate of inheritance therein, free and clear tate of inheritance therein, free and clear y of the second part at the special instanc the second part at the special instanc the second part at the special instanc the second part at the special instanc policy or policies of insurance constantly s thereon free from all statutory lien decode cond part its successors or assign, may may also pay the final judgment for and premises, including all costs and for the on, these presents shall be security. make and deliver the and in the words and figures as follows, the policy of policies of insurance constants statutory is a security. |
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| geber with all ronts of said property, with full power and authority to collect the same in case the condition ticular, and with all and singular the temements, hereditaments and appurtenances thereto belonging. A renths 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 and assigns f covenant with said party of the second part, its successors and assigns, that at the delivery hereof. Bort C. Raymond and Dorothy Raymond the true and lawful owner S of the said premises above granted, and selzed of a good and indefeasible est incumbrances; that there is no one in adverse possession of same and that. Bort C. Raymond and Dorothy Raymond 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 part request of the part 1950 the first part, loaned and advanced to. Bort C. Raymond and Dorothy Raymond Twolve Hundred and CO/100 AND WHEREAS, said part 1990 the first part agree with the said party of the second part, its suc entry or either of said agreements be not performed as aforesaid then and in provement in the same and assecting against said ands and improvements thereon, when due, and to keep said impro inpediation of the second part, its successors or assigns; and also to keep said and and and improve entry of the second part, its successors or assigns; and also to keep said and more second said, and every kind, and if any or either of said agreements be not performed as aforesaid then asid party of the second said. MAND WHEREAS, the said. Bert C. Raymond and Dorothy Raymond, hi did on the Twonty-ninth day of May, 19224. PULSA BUILDING AND LOAN ASSOCIATION their note or obligation, which is maee a part hereof the same being the monthly dues on the law of the order of TULSA BUILDING AND Said Twonty-one and 42/100 The same being the monthly dues on the law of the order of TULSA BUILDI | ons of this mortgage become broken in an first and specific lien is hereby granted orever. Said part 193 the first part h tate of inheritance therein, free and clear tate of inheritance therein, free and clear y of the second part at the special instanc the second part at the special instanc the second part at the special instanc the second part at the special instanc pollution of the second part is the second part is scond part its successors or assign, may may also pay the final judgment for and premises, including all costs and for the on, these presents shall be security. Be wiffe, make and deliver the and in the words and figures as follows, to poll sociation, represented and evidenced DOLLARS, and the sum of DOLLARS; the same being the in ma at its Home Office atTUSA. |

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