MORTGAGE RECORD No. 447

NOW THEREPORD, If said part 40.9 If the first part shall poy the several sums of mosey mentioned in said note or obligation, including the first part of the first part of the first part of the first part of the maid surresmonth therefore contain particular of the part of the first		nise and agree to fully pay and discharge same. If We shall fail for	
resulter until the maturity of said stock and the payment of all fines, possibles, advances, lieus and other charges shall entitle all of said cert onto the reduced of the party and charged and the said Shere. A display of the paid of the party of the party and the payment of all the said Shere. A display of the party of the p		then the whole of this obligation shall become due and payable and my be collected by law.	il for a pe al to the w. The
con to recommission by mind described as the part when thready and the sould share. So of chock confidenced by the confidence of the confi	nsecutive mont	y-nine and 42/100 Dollars, each and every consecu-	cutive m
COMPARED W. Warren Ferrell COMPARED COMPARED Relen L. Ferrell Relen L. Ferrell Relen L. Ferrell COMPARED COMPARED Relen L. Ferrell Most THEREFORE II said part 4.9 % the first part shall pay the several sums of mosey mentioned in said note or deligation, including the cases of the said premain in the first and fines, when there final her become due and spayable, as allowested, and shall statistically performed all the said agreements therein conditions the said state of the said premains and internet, and to protect the title of said premains (negative with the damps as provided by the by-Laws of all the said states the said said states (negative with the damps as provided by the by-Laws of all the said states (negative with the order pay said taxes, seamentest and manuscape and to protect the intended in any classes with the material of the said part of the said p			
NOW THEREDOCKS. If said spat 40 get the first part shall say the several surre of spacey mentionals in said axis or obligation, including these when they shall be our fections due and symble, and offerend, and shall dishiftly performs all of the said surrements thereis continuous and the protection of the said surrements the said surrements the said surrements the said surrements and increased the said surrements and increased and the said surrements and the protect the title of said pendines, register with the charges any provided by the By-Laws of said re the non-payment of said interest, done, expenditures, and the protect the title of said pendines, register with the charges any provided by the By-Laws of said re the non-payment of said said when the payment of mortgage, and included in any degree of foreclosure randocul turners, and ill reads collected the second part shall be applied on the payment of said shell. And the said pay 1.48 get the first part for said conditions the said pendines and said the payment of said shell. And the said pay 1.48 get the first part for said conditions are considered to the said said said said the said said said said said said said said		W. Warren Ferrell	
NOW THEREFORE, it said part 1.9 % the first part shall pay the several sums of mosey mentioned in said note or obligation, including read and flors, when they shall be or become due and psyche, as a forestald, and shall tablicity perform all of the said agreement therein could repaid summent of the principal of said note, the unpud interest and fines, and the expenditure herein could repaid and note, the unpud interest and fines, and the expenditure herein could repaid the principal of said note, the unpud interest and fines, and the expenditure herein could be a said interest, fines, exponditures, and the payment of mortgage before their maturity and Two. Hundred. So a lime upon said premises and secured by this mortgage, and included in any degree of recedenare rendered three, and all reasts collected it has excound part shall be applied on the payment of said dock. And the said part, 1.9 % of the first part, the said consideration, and		ATAL A LANGUAGE	
NOW HIRERORD. Haid part 2.8 g. to sep port in this pay the several sums of many mentioned in said note or obligation incoluinements and the pay daily the several sums of the said and said for the said of the sa			
r the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and			
the second part shall be applied on the prymers of mid debt. And the said gard 19.8 of the first part for said conditionation. An overal of legal proceedings to foreigns the mortgage, the indebtedness through the process of the pro			
the second part shall be applied on the prymers of mid debt. And the said gard 19.8 of the first part for said conditionation. An overal of legal proceedings to foreigns the mortgage, the indebtedness through the process of the pro	all of which sha d by said part	S, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; all of vage, and included in any degree of foreclosure rendered thereon, and all rents collected by	of which
ACKNOWLEDGMENT ACKNOWLEDGMENT			
IN WITNESS WHEREOF, The said part 108.of the first part has Ye hereunto set the 1 and S and seal S the overwritten. W. Warren Ferrell Helen L. Ferrell ACKNOWLEDGMENT W. Warren Ferrell and Helen L. Ferrell to me known to be the identical person S who executed the within and foregoing be showledged to me that the y executed the same a the 1 ree and voluntary set and deed for the uses and purposes therein set for the uses and purposes therein set for ye commission expires January 28, 192 5. [Seal]	e, the mortgage ed to collect an cof, is made an	or. S., in the performance of any of the obligations of the said note or of this mortgage, the ll of the rents and profits thereafter accruing from said property, and shall be entitled to thereof, shall be applied upon the indebtedness hereby secured. d between the parties hereto, that this entire contract, and each and every part thereof, is	he mortg to collect , is made
ACKNOWLEDGMENT ACKNOWLEDGMENT ATE OF OKLAHOMA, TRISS , County, ss. Before me, A. B. Crews , a Notary Public in and for said County and State, on this . Fifted to me known to be the identical person . who executed the within and foregoing in the irree and voluntary act and deed for the uses and purposes therein set for the within and official seal the day and year above set forth. WITNESS my hand and official seal the day and year above set forth. A. B. Crews, Na Crew	s of the State	ULSA BUILDING AND . LOAN ASSOCIATION, and the laws of the state of Oklahoma are to govern.	of the Sta
W. Warren Ferrell ACKNOWLEDGMENT ACKNOWLEDGMENT ALBORAL GOUNTY, 85. Before me, A. B. Crews , a Notary Public in and for said County and State, on this . Fifted June 1192 3 personally appeared W. Warren Ferrell and Helen L. Ferrell . to me known to be the identical person . 9 who executed the within and foregoing in the 1 Tree and voluntary act and deed for the uses and purposes therein set for			
ACKNOWLEDGMENT ACKNOWLEDGMENT Gounty, ss. Before me, A. B. Crews , a Notary Public in and for said County and State, on this. Fiftee June 1923 , personally appeared W. Warren Ferrell and Helen L. Ferrell, to me known to be the identical person who executed the within and foregoing in the sknowledged to me that the y executed the same as the irree and voluntary act and deed for the uses and purposes therein set for the uses and purposes the uses and purposes therein set for the uses and purposes the uses and purposes the uses and purposes the uses and purposes therein the uses and purposes the uses and purposes the uses and pu		W. Warren Ferrell	
ACKNOWLEDGMENT Tules	. ,		,
Before me, A. B. Crews , a Notary Public in and for said County and State, on this . Fiftee June 1923 , personally appeared W. Warren Ferrell and Helen L. Ferrell			
WITNESS my hand and official seal the day and year above set forth. A. B. Crews, fy conumission expires January 28, 192 5. (Seal)	instrument ,an	ppeared W. Warren Ferrell and Helen L. Ferrell, h	his i
Ay commission expires. January 28, 192 5. (Seal)	orth:	same as the ir	1:
Ay commission expires. January 28, 192 5. (Seal)			
ty commission expires January 28, 192 5. (Seal)	***	4,454,54,54,54,54,44,44,44,44,44,44,44,4	*******
	Notary Public.		******
		d year above set forth. A. B. Crews. Notar	tary Pub
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		i year above set forth. A. B. Crews, 5. (Seal)	otary Pub
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The state of the s		d year above set forth. 192 5. (Seal) A. B. Crews, Notar	otary Pub
Filed for record in Tulsa County, Oklahoma, on the day of June , 192 3,	at 10:30	192 5. (Seal) Notar	