parties present the regards of the control through of processing with the control through of the control through	AndI nd penalties assessed on a	further agree, in case occurs thereof, in accordance	of default in payment o with the rules, regulation	f said sums of mone	y, or any part thereof, m said Association, and if, i	onthly as aforesaid, to pay all fi n case of default, the stock pled
not of said monthly sum aggregating. Thirty—three and 56/100 Dollars, such and every consolitive count in softer with the maturity of said shock and the payments of all fines, penalties, objects, less and sturr charges shill entitle all of and confidents						
the protection for mid American the new year beloned and the self filling. S of the cells and the College American St 43.57 the college of the third way by wild American in mid related to the displant of the two controls of the American St	ount of dues and interes nt of said monthly sum	t for a period of six months, t aggregating Thirty	then the whole of this of three and 58	bligation shall become 1/100	me due and payable and	my be collected by law. The p
NOW TIBERPORE, Hard get Y of the deplays that got the coveral circums of many ministrate in said sole or obligation, including all lone, for set and fines, when they don't be or become due to all synches, as downstand, and shall callfully perform all of the said agreement therein continuing that the many contained and the contrained of the contrained o						
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NOW THEREPORE, It said part. To of the dist part shall pay the several sures of money mentioned in said sate or additation, including all dam, in- st and fare, when they shall be no become days and pryable, as discussed, and shall children by reformed of the said greenous therein considerable, they then all staces, and the protect the files of said premises, depether with the charges an provided by the 19-Law of all days, and the same, antenness and insurance, and to protect the files of said premises, depther with the charges as provided by the 19-Law of all days, and the same part may be deal interest, fines, committees, and the proposed mentions, depther with the charges as provided by the 19-Law of all days, all the non-payments of said interest, fines, premitters, and the proposed mentions are sufficiently and the provided of the proposed provided the same and said series and secured by the mortgage, and indicated in any degree of interestate developments and the said series of the provided of the proposed members of interestate completing and series are sufficiently and provided provided by all provided provided and the provided days and part that it against the provided provided the same and series and series and series and series and series are sufficiently and the said of definition. In event all pair proceedings to forectors this meritages, the inchestorate liverey ascents of said best interest from date of default can be part of the meritages. In the event of default can be part of the meritages, and inchestorate liverey ascents of all best interest fore date of default and the part of the date of the first details, shall be applied in reduction of the same also as the innerting of the said and assistant of default can be part of the date of the first details, shall be applied in reduction of the same also as the innerting of the said of the same and assistant of default can be said to a said the said to a said the said to a said the said to a said	Loan 1223		A buck repayment of to	, , ,	Delia Cro	ме
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the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and		•			**************	
ile nupon said promises and secured by this mortgage, and failuded in any degree of forecolour rendered thereon, and all rends collected by said party the second part shall be spilled on the payment of cald dairy. And the said part X of the first part, for said considerables, de S have no appraisment of said rained said and said the besefies of the immestance expended thereon and the said the two said party and the said preceding to describe the immestance expended and the said that the rate of the roll of the said admonstration, as of the date of the said the said admonstration, as of the date of the said and said admonstration, as of the date of the said payled in reduction of the said rends, which less that the rate of the roll is said freely as of the date of the said rends, which less that contains and to all of the rents and profite the said rends, which less that contains and to all of the rents and profite the rends rends rends, and early and the said rends which has the cost of collection thereof, shall be applied upon the individuous breakly secured. It is unfalled to present on the said rends, which less the cost of collection thereof, shall be applied upon the individuous breakly securely. It is unfalled to present the said rends, which less the cost of collection thereof, shall be applied upon the individuous breakly securely. It is unfalled to present the said rends and the rends and present the said rends, and every part thereof, is made and rend into in accordance with the Br-Lawe of the TUISA BUILDHIG AND LOAN ASSOCIATION, and the laws of the State, on this accordance with the Br-Lawe of the State, on the said rends and every part thereof, is made and rend in the collect and the said rends. ACKNOWLEDGMENT TUISA QUESTIONAL ASSOCIATION, and the laws of the first part ha						
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In the event of default on the part of the mortugeer	he second part shall be ve an appraisement of s In event of legal pro- cent per annum in lieu ed in the By-Laws of sai	applied on the payment of sa aid real estate and all the bene seedings to foreclose this mo of further monthly installmen id Association, as of the date o	aid debt. And the said efits of the homestead ex rtgage, the indebtednes nts, and the shares of st of the first default, shall	part. y of the free prion and stay sthereby secured stock above referred be applied in reduct	irst part, for said conside laws of the State of Okla hall bear interest from da to shall be cancelled and ion of the sums due on th	ration, do 98 hereby expreshoma. te of default at the rate of ten (the surrender value thereof as pairs mortgage.
IN WITNESS WHEREOF, The said part. X. of the first part. ha. S. hereunto set. her. hand. and seal. the day and year we witten. Delia Growe ACKNOWLEDGMENT Tules County, ss. Before me, T. G. WERIT A Notary Public in and for said County and State, on this Fifth day on July 1925, personally appeared Delia Growe, a widow to me known to be the identical person. who executed the within and foregoing instrument, and nowledged to me that She executed the same as . her. free and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. T. S. Grant Notary Public. WITNESS my hand and official seal the day and year above set forth. Field for record in Tules County, Oklahoma, on the . 5 day of July 1922 at 4:00	In the event of defar ill be entitled to possess eive the said rents, whi IT IS UNDERSTO	uit on the part of the mortgag sion of the premises and to al ch, less the cost of collection to OOD AND AGREED, By and	or, in the performa ill of the rents and prof thereof, shall be applied d between the parties l	nce of any of the ob its thereafter accr l upon the indebted lereto, that this en	ligations of the said note uing from said property, ness hereby secured. tire contract, and each a	or of this mortgage, the mortga and shall be entitled to collect a nd every part thereof, is made a
IN WITNESS WHEREOF, The said part. Y. of the first part. ha. S. hereunto set. her. hand. and seal. the day and year written. Delia Growe	ered into in accordance	with the By-Laws of the	TULSA BUILDIN	d the laws of the th	LOAN ASSOCIAS	FION, and the laws of the Stat
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July 192 3, personally appeared. Delia Crowe, a widow	Before me,	T. G. Grant	a Notary Pu	blic in and for said	County and State, on th	is Fifth day
with the same as her free and voluntary act and deed for the uses and purposes therein set forth: Withess my hand and official seal the day and year above set forth. y commission expires. May 21. 192 7. (Seal) Filed for record in Tulsa County, Oklahoma, on the 5 day of July 192, at 4:00						
WITNESS my hand and official seal the day and year above set forth. y commission expires. May 21. 192 7. (Seal) Filed for record in Tulsa County, Oklahoma, on the 5 day of July 192 at 4:00		t	o me known to be the i	dentical person	who executed the wi	thin and foregoing instrument,
Commission expires May 21. 192 7. (Seal) Notary Public. Seal) Notary Public. Seal) Filed for record in Tulsa County, Oklahoma, on the 5 day of July 192 at 4:00	nowledged to me that	she executed the	same as her free an	d voluntary act and	deed for the uses and pur	poses therein set forth:
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commission expires May 21. 192 7. (Seal) Notary Public. Seal) Notary Public. Seal) Filed for record in Tulsa County, Oklahoma, on the 5 day of July 192 at 4:00					***************	
Filed for record in Tulsa County, Oklahoma, on the 5 day of July , 1923, at 4:00	WITNESS my hand	I and official seal the day and May 21	I year above set forth.	al) T.S.	Grant	Notary Publi
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사람이 가는 사람들이 가득하다 가장 그는 사람들이 얼마 되었다.			F		July	-3 4·00
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Brady Brown, Deputy (Seal) County Clerk	lockP.		9		July O. G. Weaver	