MORTGAGE RECORD No. 447

George M. Maddox and Josephine Maddox, his wife,	
Coorgo - waterox and vogaphino matter, mis will,	n to hat the first
TulseCounty, and State of Oklahoma, parties the first part,	, and the
Tulsa. Building and LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the sec	ond part.
WITNESSETH, That the said part. 1.08	
Twenty six hundred and nO/100	OLLARS,
in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha VA sold and by these presentsdo	GRANT.
BARGAIN. SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described re-	property and a second
lying and situated in the County ofand State of Oklahoms	
Lats seventeen (17) and eighteen (18) Block	
two (.2) Orchard addition to the City of	
Tulsa, Oklahoma, according to the recorded	
plat thereof,	
and the state of t	
TREASURER'S ENDORSEMENT	*****
Dated this 20 day of 7 100.3	
www.stuckey, County Treasurer	
tuz on the within mortgage. Dated this 20 day of 7 192 3 W. W. Stuckly County Treasurer Deputy Deputy Deputy	garaneri Hanner
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Ceorge Meddox and Josephine Maddx his wife	
cumbrances; that there is no one in adverse possession of same and that	of all in-
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cumbrances; that there is no one in adverse possession of same and that	of all in- ance and fe, the sum DLLARS, the build- ly trans- claims of pay such tory lien i moneys
cumbrances; that there is no one in adverse possession of same and that	of all in- ance and fe, the sum OLLARS, he build- ly trans- claims of pay such ttory lien I moneys
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 of the partiage the first part, loaned and advanced to Ceorgo. M. Maddox and Josephine Maddox, his wire the same assessment, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the part to said party of the second part, its successors and assigns, to pay all taxes an enents, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the past to said party of the second part, its successors or assigns, may revery kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part, its successors or assigns, may raxes and assessments, and my effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any status leains, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayment of all so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said Gegrga M. Moddox and Josephine Maddox, his wife make and delive	of all in- ance and fe, the sum DLLARS, ad assess- he build- ly trans- claims of pay such tory lien I moneys
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cumbrances; that there is no one in adverse possession of same and that	of all in- ance and fe, the sum DLLARS, he build- ly trans- claims of pay such ttory lien I moneys er to the wit:
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Twenty six hundred and QO /1QO DO AND WHEREAS, said part 1eso the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes an ments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep tings thereon constantly insured in such company or companies as said second party may designate and the policy or policies of insurance constant ferred to said party of the second part, its successors or assigns, and also to keep said lands and improvements thereon free from all statutory lience every kind, and if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may reaxes and assessments, and my effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statute claims, and my invest such sums as may be necessary to protect the title or possession of said premises, including all costs and for the repayment of all so expended together with the charges thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said	of all in- ance and fe, the sum DLLARS, ad assess- he build- ly trans- claims of pay such tory lien i moneys er to the wit: 192_23 oney viz: LLARS, d by the loan of sum of interest clahoms LLARS;

THE REAL PROPERTY.