MORTGAGE RECORD No. 447

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NOW THEREPORE. It said part 4.98 the free part shall pay the several source of money mentioned in said notes or obligation, including all dons, and its protect and included and all statistics being done and party of cannot party of another to all toxes, essensions in limitation, and to protect the title of said premises, together with the change as previded by the 3p-Land seas disconting to all the same and party of another to the control of the party of the control of the party of the control of the party and party of another to the control of the party of the party of the control of the party of the party of the control of the party of the party of the control of the party of the party of the control of the party of th	ock to redemption by said Association at the par value thereof, and the said Share S of stock evidenced by Certificate No. E-186 so taken deedeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the same artlesville This obligation may be paid off at any time upon giving thirty days written notice to the Home Office of the Association, Bartlesville which event this note or obligation may be credited on such repayment of loan, with the withdrawal value of said stock carried with same. Oklahome
NOW THEREPORE, it side part 198 the fine part shall part the several same of marror positioned in said sade or chiliquities, including all dans, in- stead flows, when they shall be a become do san and psychologo, as decreased, and shall catality prigram all of the said agreements therein continued, then there are shall be worked prices and the said the mercingan produced and enforced by the said and the said and the mercingan part in insulation of the said agreements and insurance, and to protect the title of said premises, tagather with the charges as provided by the Sp. Laws of all salmontalities, and the part said premises and second by this mercings, and unlated as an advanced on the said premises and second by this mercings, and unlated as an advanced on the said premises and second by this mercings, and unlated as an advanced to the said premises and second by the said premises and second part shall be applied on the say part of said does. And the said found the said premises are said of part to the said premises are said to the said premises and the said found to the said to found the said to fine the said to said the said to fine the said to fine the said to fine the said t	0,
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he non-payment of said interest, fine, expenditures, and the payment of mortgage before their maturity and One Hundred Fifty and (6/10C, DOLLARS, stormay's fee for instituting soil upon this materiage, and included in any direct of institutions of the payment of said which shall be upon said premises and secured by this mortgage, and included in any direct of forced one contected throne, and all erms calcided by said party has been apprehended and the said and said the benefits of the homested comprises and says there is the state of Olicham desaults at the rate of tent (10 cm) per aname in lieu of norther mosthly installment, and the shared calculate the state of the the same due on the said and scale and scale and the surrender value throne's a produce of the said and scale and scale and scale and the surrender value throne's a produce of the said and scale and sc	Jessie Williams
16. / 10.0. DOLLARS, atterway's fee for instituting suit upon this mortague, and include a long without the line and second the control of the northead have decided in any expense of incredent remodered thereon, and it ents actioned by said party in second part shall be applied on the payment of said dobt. And it as in part 1.9.9.4 the first part, for said sensitions, on	NOW THEREFORE, If said part. iest the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, increst and fines, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said agreements therein contained, then these esents shall be void, otherwise the same shall be and remain in full force and effect, and this mortgage may be immediately forclosed and enforced for the upaid amount of the principal of said note, the unpaid interest and fines, and the expenditures hereinbefore named, made by the said party of second part, to said taxes, assessments and insurance, and to protect the title of said premises, together with the charges as provided by the By-Laws of said Association,
is second part that it is quited on the pyrums of said debt. And the said mert. 108,7 the figs part, for each consideration, do	
In the sewed of default on the fact the mortgager in the performance of any of the chilections of the said note or of this mortgage, the martingue be entitled to possesse and to fill of the rents and points the rents of the said rents. which, lest the cost of collection thereof, shall be saylifed upon the indebtones backby secured. IT IS UNDERFOOD AND AGIBED, by and between the parties in the recto, that the entities contact, and each and every part thereof, is made and red in the secondance with the By-Laws of the HOME SAVINGS AED IN WITNESS WHEREOF, The said part. 1986 the first part have a hereunto set. The AGN ASSOCIATION, and the laws of the State of the same are to govern. IN WITNESS WHEREOF, The said part. 1986 the first part have hereunto set. The AGN ASSOCIATION, and seal 8, the day and year re written. ACKNOWLEDGMENT E OF OKLAHOMA Tules ACKNOWLEDGMENT Or outly sa. The Country of Tules and State of Oklahoma, and so will consider the writing and state of outliness and outliness and unpartied woman will be seen the same as the same and purposes therein sat forth: MYTHNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the Country of Tules and State of Oklahoma, this Sist day of July, 1925. WHYNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the Country of Tules and State of Oklahoma, this Sist day of July, 1925. WHYNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the Country of Tules and State of Oklahoma, this Sist day of July, 1925. WHYNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the Country of Tules and State of Oklahoma, this Sist day of July, 1925. WHYNESS MY ALLEY AND	No/1.00. DOLLARS, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; all of which shall a lien upon said premises and secured by this mortgage, and included in any degree of foreclosure rendered thereon, and all rents collected by said party
ACKNOWLEDGMENT BOFO OKLAHOMA Tules ACKNOWLEDGMENT County as County as ACKNOWLEDGMENT ACKNOWLEDGMENT County as ACKNOWLEDGMENT ACKNOWLEDGMENT County as ACKNOWLEDGMENT County as ACKNOWLEDGMENT ACKNOWLEDGMENT County as ACKNOWLEDGMENT County as ACKNOWLEDGMENT County as ACKNOWLEDGMENT County as ACKNOWLEDGMENT ACKNOWLEDGMENT County as ACKNOWLEDGMENT County as ACKNOWLEDGMENT ACKNOWLEDGMENT County as ACKNOWLEDGMENT ACKNOWLEDGMENT County as ACKNOWLEDGMENT County as ACKNOWLEDGMENT ACKNOWLEDGMENT County as ACKNOWLEDGMENT ACKNOWLEDGMENT County as ACKNOWLEDGMENT ACKNOWLE	the second part shall be applied on the payment of said debt. And the said part 1950 fthe first part, for said consideration, dohereby expressly nive an appraisement of said real estate and all the benefits of the homestead exemption and stay laws of the State of Oklahoma. In event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest from date of default at the rate of ten (10) or cont per annum in lieu of further monthly installments, and the shares of stock above referred to shall be cancelled and the surrender value thereof as proded in the By-Laws of said Association, as of the date of the first default, shall be applied in reduction of the sums due on this mortgage.
IN WITNESS WHEREOF, The said part 1986 the first part hay 9, hereunto set the Land 9, and seal 9, the day and year J. A. Cooley Nettie V. Cooley	In the event of default on the part of the mortgagor, in the performance of any of the obligations of the said note or of this mortgage, the mortgage and be entitled to possession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled to collect and receive the said rents, which, less the cost of collection thereof, shall be applied upon the indebtedness hereby secured. IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and
ACKNOWLEDGMENT B OF OKLAHOMA. Tules A county of Tules and State of Oklahoma, a Notary Public and Logality Of Tules and State of Oklahoma, and the County of Tules and State of Oklahoma, and the County of Tules and State of Oklahoma, and July 192 5, personally appeared Jr. A. Coolsy, and Jettle Y. Coolsy, his wife. In Winness Winness an Unmarried woman to be the identical person 5. who executed the within and foregoing instrument, and nowledged to me that they executed the same as the life and voluntary act and deed for the uses and purposes therein set forth: IN WINNESS WINNESS WINNESS I have hereunto set my hand and official seal, at my office in the County of Tules and State of Oklahoma, this Slat day of July, 1923. WYSWESS-my-land-and winded wind the why und year above and both county. (Seal) Filed for record in Tules County, Oklahoma, on the 192 (Seal) Filed for record in Tules County, Oklahoma, on the 225 and 325 (Seal)	
ACKNOWLEDGMENT E OF OKLAHOMA. Tulsa County, ss. the County of Tulsa and State of Oklahoma, a Notary Public and County of Tulsa and State of Oklahoma, a Notary Public and County of Tulsa and State of Oklahoma, and of July 192 5, personally appeared Js. A. Coolsy and Nettie V. Coolsy, his wife. Ind Jessie Williams, an Unmarried women to be the identical person. who executed the within and foregoing instrument, and newledged to me that they executed the same as the identical person. who executed the within and foregoing instrument, and newledged to me that they executed the same as the identical person. who executed the within and foregoing instrument, and newledged to me that they can executed the same as the identical person. I have a second the same as the identical person. I have a decreased the same as the identical person. I have a second to the uses and purposes therein set forth: IN WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulsa and State of Oklahoma, this Sist day of July, 1925. WHYNESS-my-instrument and official seal the bay surface shorth. Commission expires. Aug. 14, 1926. 192 (Seal) C. W. Allan, Notary Public commission expires. Aug. 14, 1926. 192 (Seal) Filed for record in Tulsa County, Oklahoms, on the Si. day of July 1925, at 4:20. 225	ove written.
ACKNOWLEDGMENT E OF OKLAHOMA. Tulsa	
ACKNOWLEDGMENT E OF OKLAHOMA, Tules County, as the County of Tules and State of Oklahoma, a Notary Public in and togasht county in this Zist day of July 192 S personally appeared J. A. Cooley, and Hettle V. Cooley, his wife unmarried woman Unmarried woman County of Tules and State of Oklahoma, and the same as their each of the uses and purposes therein set forth: IN WITHESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tules and State of Oklahoma, this Sist day of July, 1923. WHYNESS my hand and official with the day and year above as both. County of Aug. 14, 1926. (Seal) C. W. Allen, Notary Public commission expires Aug. 14, 1926. (Seal)	
ACKNOWLEDGMENT E OF OKLAHOMA. Tules	Jossie Williams
In WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulsa and State of Oklahoma, this 31st day of July, 1923. WITNESS where and state of Oklahoma, this 31st day of July, 1923. WITNESS where and state of Oklahoma, this 31st day of July, 1923. WITNESS where and state of Oklahoma, this 31st day of July, 1923. Seal) Filed for record in Tulsa County, Oklahoma, on the 31 day of July, 1923, at 4:20. Sect. P. M., Book 447, Page 225	July 192 3, personally appeared J. A. Cooley and Nettie V. Cooley, his wife and Jessie Williams, an unmarried woman to be the identical person S who executed the within and foregoing instrument, and
Tiled for record in Tulsa County, Oklahoma, on the S1 day of July 1923, with the County of Tulsa County, Oklahoma, on the S1 day of July 1923. Filed for record in Tulsa County, Oklahoma, on the S1 day of July 1923, at 4:20 day of P. M., Book 447, Page 225	cknowledged to me thattheyexecuted the same as the iffee and voluntary act and deed for the uses and purposes therein set forth:
Filed for record in Tulsa County, Oklahoma, on the 31 day of July , 192.5 at 4:20 ock P. M., Book 447, Page 225	IN WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulsa and State of Oklahoma, this 51st day of July, 1923.
Filed for record in Tulsa County, Oklahoma, on the 31 day of July 1925, at 4:20, ock P. M., Book 447, Page 225	WITNESS my land and official scal the day and year above set forth. (y commission expires Aug. 14, 1926. 192 (Seal) C. W. Allan, Notary Public.
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P. 225 M., Book 447, Page	성기는 가는 어머님, 이번 그는 그는 요즘 그리다 어디에 모르게 하는 것이 먹었다는데 가는 살게 되었다.
ockPM., Book 447, Page	이 사용하는 사람들은 사람이 있는 가능한 가능한 기를 가고한 이 때문을 가입니다.
ockPM., Book 447, Page	그리는 그는 이번 바람이 된다. 그림의 이번 등에 한번 등 모든 그 원칙이 보고 있는데 되었다.
ockP.•	
	Filed for record in Tulsa County, Oklahoma, on the 31 day of July , 192. 3 , at 4:20
Brady Brown, Deputy (Seal.) O. G. Weaver, County Clerk.	lock P. M., Book 447, Page 225