MORTGAGE	RECORD	No.	447

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Level and lange. To see the set of the set of the part of the p	And	I money, or any part thereof, monthly as aforesaid, to pay all fines
ment and a methy are agreening. TYPORT, 1950 and 100/120	and penalties assessed on account thereon, in according with the rules regulations and $D \times D^{-1}$ and the security given to secure said monthly payments shall, upon the sale thereof, be ins	hars of said providential, and if if to say be due to the said of
<pre>manter until the materily of add acade and the payment of of fram, peaking, advances, lines and addressing add and add addressing. See 1.2 addressing addressing</pre>	nd owing on suit loan,	all become indebted to the Association in a sum equal to the gross I become due and payable and my be collected by law. The pay-
Les by sequential by said Assession at the pro-relation in the set of the off the set of the order offence by Continue Ye. A. 5928	and the second secon	in the second
A. 4.592		
NOW THEREPORTS 1 and perfection to the second shall be of the second share of another perfection of the second	nd redeemed shall be taken by said Association in full satisfaction of this obligation and deed This obligation may be paid off at any time upon giving thirty days written notice to n which event this note or obligation may be credited on such repayment of loan, with the	the Home Office of the Association,
New THENEYORE, H eak purit 9.8 jet to due to a basis and a locat that have a first of the average specific to a state of the average of th	<u>√₀A-392</u>	
New THEREFORE I and an advance and a private and the private and advance advance of the private advance		
ar the name-payment of solid latenest, fanse, expenditures, and the payment of metrograph before their maintarity and . Che . Hurdlard d. and . Mc/1400. 		
DOLLARS, storage's for of haltuding and upon this mortgage: also for fordeding the ending of the storage o	NOW THEREFORE. If said particles of the first part shall pay the several sums of $r$ erest and fines, when they shall be or become due and payable, as aforesaid, and shall faithfur oresents shall be void, otherwise the same shall be and remain in full force and effect, and inpaid amount of the principal of said note, the unpaid interest and fines, and the expenditory said taxes, assessments and insurance, and to protect the title of said premises, together	money mentioned in said note or obligation, including all dues, in- ully perform all of the said agreements therein contained, then these I this mortgage may be immediately forclosed and enforced for the ures hereinbefore named, made by the said party of second part, to with the charges as provided by the By-Laws of said Aassociation,
<pre>ch de soud gene shall be spuhled on the programe d caid date. And the said part. 10 the hast part for all considerations</pre>	or the non-payment of said interest, fines, expenditures, and the payment of mortgage befo	re their maturity and One Hundred and No/100
h hervest of doubt addeepede part of the materies is the performance of any of the obligations of its pill note of the materies. The materies and and its pills there are accurate from address, and and her here are part thereof, and and here are part thereof, it made and material the accurate from address of the pills of the obligation of the pills o	DOLLARS, attorney's fee for instituting suit to be a lien upon said premises and secured by this mortgage, and included in any degree of	upon this mortgage; also for foreclosing the same; all of which shall foreclosure rendered thereon, and all rents collected by said party
In WITNERS WHEREOF. I have hereunto set hy hand and official Roal, st.my.office.in		
IN WITNESS WHEREOF, The said pard 0.8. of the first partha X 2. hereauto set. th 04Rand. 8and seal	In the event of default on the part of the mortgagor, in the performance of any of shall be entitled to possession of the premises and to all of the rents and profits thereaftor receive the said rents, which, less the cost of collection thereof, shall be applied upon the in IT IS UNDERSTOOD AND AGREED, By and between the parties hereo, that in TOME CANTAGE AND	the obligations of the said note or of this mortgage, the mortgagee or accruing from said property, and shall be ontitled to collect and debtedness hereby socured. this entire contract, and each and every part thereof, is made and
K. M. Yates N. D. Brown ACKNOWLEDGMENT Tulea County on Tules and State of Oklahoms, Before me. 	entered into in accordance with the By-Laws of the HOME SAVINGS AND Oklahoma, and in construing this contract the By-Laws of said Association and the laws of	LOAN ASSOCIATION, and the laws of the State_of the the State of Oklahoma are to govern.
E. M. Yates Ruby Rosey	IN WITNESS WHEREOF, The said partlesof the first parthavehe above written.	reunto set theimind.Sand scalSthe day and year
N. D. Brown ACKNOWLEDGMENT Tulsa County of Tulse and State of Oklahoma, Before me	E. M. Yates	
ACKNOWLEDGMENT Tulsa		
Tulsa       County, st. the County of Tulsa and State of Oklahoms, a Notary Fulicia and OrgickGousky andState, on this		
ATE OF OKLAHOMA       County of Tuls a and State of Oklahoma, the Oburty of Tuls a and State of Oklahoma, the of County of Tuls a and State of Oklahoma, the of County of Tuls a and State of Oklahoma, the of the County of Tuls a and State of Oklahoma, the of the County of Tuls a and State of Oklahoma, and the oburty at and decounty of the use and purposes therein set forth:		T and the second se
Aug,       192 S., personally appeared       E. M. POSEY, and Ruby, Posey, his.wifs         to me known to be the identical personSwho executed the within and foregoing instrument, and         teknowledged to me that they	TATE OF OKLAHOMA,	ty of Tulsa and State of Oklahoma,
to me known to be the identical person9who executed the within and foregoing instrument, and technowledged to me that theyexecuted the same as thei free and voluntary act and deed for the uses and purposes therein set forth: 		
<pre>reknowledged to me that theyexecuted the same as their free and voluntary act and deed for 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 8 day of Aug. 1923. WITNESS where additioner the day and year where at forth (Seal) O. L. Stewart, My commission expires192. The Mortgagors agree that this mortgage and the one by them made May 15th, 1923, to the same Mortgages, fiked for record May 29th, 1923, shall be construed as one contract and that a breach of any condition of either shall constitute a breach of the conditions of both and that whenever the Mortgage is entitled to foreclose both. Dated this 16th day of July, 1923. E. M. Posey Ruby Posey Filed for record in Tulen County, Oklahoma, on the</pre>		
the county of Tulsa, and State of Oklahoma, this 8 day of Aug. 1923. WHYNESS my hand and official and the day and year above at forth (Seal) O. L. Stewart,	acknowledged to me that heyexecuted the same as the ifree and voluntary	act and deed for the uses and purposes therein set forth:
the county of Tulsa, and State of Oklahoma, this 8 day of Aug. 1923. WHYNESS my hand and official and the day and year above at forth (Seal) O. L. Stewart,	TN WITNESS WHEREOF. I have hereunto set my hand a	and official seal, at my office in
My commission expires	the county of Tulsa, and State of Oklahoma, this	8 day of Aug. 1923.
The Mortgagors agree that this mortgage and the one by them made May 15th, 1923, to the same Mortgagee, flagd for record May 25th, 1925, shall be construed as one contract and that a breach of any condition of either shall constitute a breach of the conditions of both and that whenever the Mortgagee is entitled to foreclose either mortgage it shall be entitled to foreclose both. Dated this 16th day of July, 1923. E. M. Posey Ruby Posey Filed for record in Tulsa County, Oklahoma, on the <u>8</u>	WITNESS my-hund and official seal-the duy and year above set forth. (Seal)	0. L. Stewart, Notary Public.
Filed for record in Tulsa County, Oklahoma, on the       8       day of       August       192_3_, at 4:05         o'clock       F.       M., Book 447, Page 233       M.       M.       M.       M.	The Mortgagors agree that this mortgage and the the same Mortgagee, figed for record May 29th, 19 and that a breach of any condition of either shal of both and that whenever the Mortgagee is entit shall be entitled to foreclose both.	923, shall be construed as one contract 11 constitute a breach of the conditions 1ed to foreclose either mortgage it
o'clockPM., Book 447, Page 233		Ruby Posey
o'clockPM., Book 447, Page 233		
o'clockPM., Book 447, Page 233		
o'clockPM., Book 447, Page 233		
o'clock		August 192_3 at 4:05
By Gounty Clerk.	o'clock P. M., Book 447, Page 233	0. G. Weaver,
"你们,你们们们们,你们们就是你们的?""你们,你们们们们,你们们们们们们,你们们们们们们们,你们们们们们们,你们们们们们们	By Deputy (Deal)	
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