MORTGAGE RECORD No. 447

d penalties assessed on account thereof, in d the security given to secure said month	ree, in case of default in payment of said su accordance with the rules, regulations and I ly payments shall, upon the sale thereof, b	ly-Laws of said Association, and if, in cr is insufficient to repay said Association	se of default, the stock pledged any balance which may be due
d owing on said loan, We six successive months to pay dues, interest count of dues and interest for a period of s	promise and agree to fully pay and or other charges required by the By-Laws ix months, then the whole of this obligation	discharge same. If	ion in a sum equal to the gross be collected by law. The pay-
	Sixty-five and 70/100		
	nd the payment of all fines, penalties, adva		6
	the par value thereof, and the said Share. I ion in full satisfaction of this obligation and time upon giving thirty days written notic be credited on such repayment of loan, with	deed of trust or mortgage to secure the e to the Home Office of the Association the withdrawal value of said stock carr	No. 4423 so taken samflulse, Oklahoma, ied with same.
Loan 1309		Howard S. F	
	WENDAMED.		<u>ce</u>
	Sof the first part shall pay the several sums to due and payable, as aforesaid, and shall feshall be and remain in full force and effect the unpaid interest and fines, and the expend to protect the title of said premises, togo	of money mentioned in said note or o ithfully perform all of the said agreeme and this mortgage may be immediate aditures hereinbefore named, made by t ther with the charges as provided by th	oligation, including all dues, in- tts therein contained, then these y forelosed and enforced for the he said party of second part, to By-Laws of said Aassociation
	expenditures, and the payment of mortgage		
	DOLLARS, attorney's fee for instituting so this mortgage, and included in any degree		•
we an appraisement of said real estate and In event of legal proceedings to force cent per annum in lieu of further monthl ed in the By-Laws of said Association, as	nyment of said debt. And the said part. 1. all the benefits of the homestead exemption loss this mortgage, the indebtedness thereby installments, and the shares of stock about the date of the first default, shall be applied.	and stay laws of the State of Oklahom secured shall bear interest from date over referred to shall be cancelled and the d in reduction of the sums due on this r	a. f default at the rate of ten (10) surrender value thereof as pro nortgage.
In the event of default on the part of ll be entitled to possession of the premiseive the said ents, which, less the cost of IT IS INDERSTOOD AND AGRE	the mortgagor. S., in the performance of ar ies and to all of the rents and profits ther of collection thereof, shall be applied upon the ED, By and between the parties hereto, the	y of the obligations of the said note or cafter accruing from said property, and is indebtedness hereby secured.	of this mortgage, the mortgaged shall be entitled to collect and very part thereof, is made and
	vs of the TULSA BUILDING the By-Laws of said Association and the law		
	the By-Laws of said Association and the law id partiesof the first partha.Y.9		
ve written.	d participation and miss participation six		e
TE OF OKLAHOMA. TULSE	ACKNOWLEDGM	ENT	
Before me, A. B. Crev.	d Gounty, s 18 , a Notary Public in a	ENT s. nd for said County and State, on this Price and Alma V. Pri	Fifteenth day o
Before me, A. B. Crew October 192 3, 1	County, s., a Notary Public in a personally appeared Howard S.	ENT s. nd for said County and State, on this Price and Alma V. Pri personSwho executed the within	Fifteenth day o
Before me, A. B. Crew October 192 3, 1	county, s., a Notary Public in a Howard S. to me known to be the identical	ENT s. nd for said County and State, on this Price and Alma V. Pri personSwho executed the within	Fifteenth day o
Before me, A. B. Crew October 192 3, 1	county, s., a Notary Public in a Howard S. to me known to be the identical	ENT s. nd for said County and State, on this Price and Alma V. Pri personSwho executed the within	Fifteenth day o
Before me, A. B. Crew October 192 3, I nowledged to me that they er	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o
Before me, A. B. Crew October 192 3, I nowledged to me that they e	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri personSwho executed the within	Fifteenth day o
Before me, A. B. Crew October 192 3, I mowledged to me that they ex	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o
Before me, A. B. Crew October 192 3, I mowledged to me that they ex	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day of ce, his wife, and foregoing instrument, and es therein set forth:
Before me, A. B. Crew October 192 3, I mowledged to me that they ex	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day of ce, his wife, and foregoing instrument, and es therein set forth:
Before me, A. B. Crew October 192 3, I mowledged to me that they ex	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o
Before me, A. B. Crew October 192 3, I nowledged to me that they er	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o
Before me, A. B. Crew October 192 3, I nowledged to me that they e	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o
Before me, A. B. Crew October 192 3, I nowledged to me that they e	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o
Before me, A. B. Crew October 192 3, I mowledged to me that they ex	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o
Before me, A. B. Crew October 192 3, 1	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o
Before me, A. B. Crew October 192 3, I mowledged to me that they ex	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o
Before me, A. B. Crew October 192 3, I mowledged to me that they ex	, County, so the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o
Before me, A. B. Crew October 192 3, I mowledged to me that they ex	, County, so the following serious and serious appeared howard S. to me known to be the identical executed the same as their free and volunt the day and year above set forth.	ENT s. nd for said County and State, on this Price and Alma V. Pri person Swho executed the within ary act and deed for the uses and purpos	Fifteenth day o