MORTGAGE RECORD No. 447

And and penaltics assessed on	further agree, in case of default in payment of said sums of money, or any part thereof, monthly as aforesaid, t neceunt thereof, in accordance with the rules, regulations and By-Laws of said Association, and if, in case of default, the o secure said monthly payments shall, upon the sale thereof, be insufficient to repay said Association any balance whic	o pay al stock pl
of six successive months a amount of dues and inter	WO promise and agree to fully pay and discharge same. If WO shall fai to pay dues, interest or other charges required by the By-Laws or shall become indebted to the Association in a sum equi- rest for a period of six months, then the whole of this obligation shall become due and payable and my be collected by la	al to the w. The
	m aggregating <u>Sight and 98/100</u> Dollars, each and every conse	
	rity of said stock and the payment of all fines, penalties, advances, liens and other charges shall entitle all of said certification of the said ce	
stock to redemption by s and redeemed shall be tak This obligation m	and Association at the par value thereof, and the said Share 9of stock evidenced by Certificate No. 3746 ken by said Association in full satisfaction of this obligation and deed of irust or mortgage to secure the same ay be paid off at any time upon giving thirty days written notice to the Home Office of the Association, Jules. Ok or obligation may be credited on such repayment of loan, with the withdrawal value of said stock carried with same.	lano:
in which event this note Loan 1097	or obligation may be credited on such repayment of loan, with the withdrawal value of said stock carried with same.	
No. Louir 1007	Dolly D. Moneghan	
NOW THEREFO	NEF. If said part $\frac{1-66}{1-66}$ the first part shall pay the several sums of money mentioned in said note or obligation, includin ey shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said agreements therein contain therwise the same shall be and remain in full force and effect, and this mortgage may be immediately forclosed and er incipal of said note, the unpaid interest and fines, and the expenditures hereinbefore named, made by the said party of s at and insurance, and to protect the title of said premises, together with the charges as provided by the By-Laws of said	ng all du ned, then
presents shall be void, o unpaid amount of the pr pay said taxes, assessmen	therwise the same shall be and remain in the force and energy, and this holds in higher have be inneed to the said party of a incipal of said note, the unpaid interest and fines, and the expenditures hereinbefore named, made by the said party of a its and insurance, and to protect the title of said premises, together with the charges as provided by the By-Laws of said	econd particular Aassoci
	said interest, fines, expenditures, and the payment of mortgage before their maturity andFifty_and_00/10	
	DOLLARS, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; all nises and secured by this mortgage, and included in any degree of foreclosure rendered thereon, and all rents collected	
of the second part shall i waive an appraisement o	be applied on the payment of said debt. And the said part 1.295 the first part, for said consideration, dohe if said real estate and all the benefits of the homestead exemption and stay laws of the State of Oklahoma. proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest from date of default at the re or of further monthly installments, and the shares of stock above referred to shall be cancelled and the surrender value to said Association, as of the date of the first default, shall be applied in reduction of the sums due on this mortgage.	reby exp
In event of legal per cent per annum in li vided in the By-Laws of	proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest from date of default at the r en of further monthly installments, and the shares of stock above referred to shall be cancelled and the surrender value t said Association, as of the date of the first default, shall be applied in reduction of the sums due on this mortgage.	ate of te thereof s
shall be entitled to poss receive the said rents, w IT IS UNDERS?	stault on the part of the mortgagor \mathbb{S}_{-} , in the performance of any of the obligations of the said note or of this mortgage, dession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled hich, less the cost of collection thereof, shall be applied upon the indebtedness hereby secured. TOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof	f, is mad
	nce with the By-Laws of the TULSA BUILDING ANDLOAN ASSOCIATION, and the laws of ruing this contract the By-Laws of said Association and the laws of the the State of Oklahoma are to govern.	
IN WITNESS V	VHEREOF, The said part 108 of the first part ha XC hereunto set. their and	
above written.	I. T. Moneghan	
*****	Dolly D, Moneghan	
Before me,	ACKNOWLEDGMENT A, Tulse A. B. Crews , a Notary Public in and for said County and State, on this Fifteenth	
Before me, March	A,	.wif
Before me, Mar of acknowledged to me that	A, Tulsa A. B. Crews , a Notary Public in and for said County and State, on this Fifteenth 192 ³ , personally appeared I. T. Koneghan and Dolly D. Moneghan, his to me known to be the identical person S who executed the within and foregoing in they executed the same as thein ree and voluntary act and deed for the uses and purposes therein set fort	1. W i.f. 1.
Before me, Marcl acknowledged to me that	A, Tulsa A. B. Crews , a Notary Public in and for said County and State, on this Fifteenth 102 ³ , personally appeared I. T. Koneghan and Dolly D. Moneghan, his to me known to be the identical person. S who executed the within and foregoing in t they executed the same as theightee and voluntary act and deed for the uses and purposes therein set fort	<u>Wif</u> hstrumen
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