## MORTGAGE RECORD No. 447

	23		March	. 192 3 at 2:30
A REPORT OF THE COMMAND AND AND AND AND AND AND AND AND AND				
WITNESS my hand and official seal the day and year ommission expires January 28,		.)	. B. Crews,	Notary Public
WITNESS my hand and official scale the day and	ahora sat forth			***************************************
			****	
owledged to me that they executed the same a				
his wife to me k				
Harch 1923, personally appeare				
Before me, A. B. Crews				
of oklahoma, Tulsa				
	ACKNOWLED			
		Ind :	Tarrent Continue	ISO/12711
				ngham
IN WITNESS WHEREOF, The said part 198 of the written.	e nrst partha.\		G. Cunningha	
noma, and in construing this contract the By-Laws of sai IN WITNESS WHEREOF, The said part 195 of th				
ed into in accordance with the By-Laws of the TULS nome, and in construing this contract the By-Laws of sai				
In the event of default on the part of the mortgagorS be entitled to possession of the premises and to all of the re the said rents, which, less the cost of collection thereof IT IS UNDERSTOOD AND AGREED, By and betw	, shall be applied upo een the parties heret	n the indebtedness i	nereby secured. ontract, and each and o	every part thereof, is made as
ent per annum in lieu of further monthly installments, an in the By-Laws of said Association, as of the date of the fi	d the shares of stock rst default, shall be a	above referred to ship plied in reduction of	all be cancelled and the the sums due on this i	surrender value thereof as pr nortgage.
e second part shall be applied on the payment of said delt an appraisement of said real estate and all the benefits of In event of legal proceedings to forcelose this mortgage, ent per annum in lieu of further monthly installments, an in the By-Laws of said Association, as of the date of the fi	the homestead exemp	tion and stay laws or reby secured shall b	of the State of Oklahom ear interest from date of	a. if default at the rate of ten (1
/100 DOLLARS, atto				
e non-payment of said interest, fines, expenditures, and t				
d amount of the principal of said note, the unpaid interesaid taxes, assessments and insurance, and to protect the t	st and fines, and the e itle of said premises,	xpenditures hereinbe together with the ch	efore named, made by targes as provided by th	he said party of second part, e By-Laws of said Aassociatio
NOW THEREFORE, If said part \$250 the first part s; and fines, when they shall be or become due and payable hts shall be void, otherwise the same shall be and remaid amount of the principal of said note, the unpaid interes aid taxes, assessments and insurance, and to protect the t	nan pay the several s , as aforesaid, and she n in full force and ce	ums of money ment llfaithfully perform ect, and this morte	oned in said note or o all of the said agreeme age may be immediated	ongation, including all dues, i nts therein contained, then the y forclosed and enforced for t
NOW THEREFORD IT	hall new 41-	uma of manage	loned in sold	bligation including all doon :
		***	**************	<b>公开股份 (1997年)</b> (1997年) (1997年) (1997年) (1997年)
Loan 1098				gham, nningham
ich event this note or obligation may be credited on such	repayment of loan,	vith the withdrawal	value of said stock car	ied with same.
to redemption by said Association at the par value there deemed shall be taken by said Association in full satisfact. This obligation may be paid off at any time upon giving ich event this note or obligation may be credited on such	of, and the said Shar ion of this obligation thirty days written r	e of stock e and deed of trust or a otice to the Home (	videnced by Certificate nortgage to secure the Office of the Association	No. 2. E. so take Tulsa Oklahoma
ter until the maturity of said stock and the payment of				
of said monthly sum aggregating One Hundr	99 H199	and the second s		
wing on said loan, We promise an successive months to pay dues, interest or other charges and of dues and interest for a period of six months, then the of said monthly sum aggregating One Hundr		tion shall become du	e and payable and my	be collected by law. The pa

Trainw.

11.