No. 226.525 C.Y.J. MORTGAGE RECORD No. 447

to the control of the

	de this. Fifteenth day of	March 192 3 , between
		he M. Brower, his wife,
		TRISE
TULSA BUILDING	AND LOAN ASSOCIATI	ON, a corporation organized under the laws of the State of Oklahoma, party of the second part.
		of the first part, for and in consideration of the sum of
		DOLLARS,
in hand paid by the said pa	arty of the second part, the $ au$ eceipt w	thereof is hereby acknowledged, how sold and by these presents do GRANT,
		y of the second part, its successors and assigns forever, all the following described real estate,
lying and situated in the Co	ounty of Tulsa	and State of Oklahoma, to-wit;

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	177 of mak make (E)	de 177 and 182 and 182 Amendaday 122 de 200
		in Block Six (6), Grandview Addition
		a, Oklahoma, according to the Recorded
	plat thereof, and	The will 1884 the to the either of mules
		to the Recorded Plat thereof.
		1 is to the partition of an extension of the partition of
		1108 by the contract of \$20 and sener
		Reserve \$654 + ria parent of subbase
************************		Dabad this 4 cs. 4 192
F		Dated this 4 Co. # 41) 152 2 WAYNE L. DICKEY, County Treasurer
		Doppey
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
TO HAVE AND TO	HOLD THE SAME unto said part	nd to said premises, including all homestead rights, which are hereby waived and released, to- thority to collect the same in case the conditions of this mortgage become broken in any par- and appurtenances thereto belonging. A first and specific lien is hereby granted on all rentals  y of the second part, its successors and assigns forever. Said part 198 of the first part hereby ssigns, that at the delivery hereof
		knower, bis wife, ted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in-
cumbrances; that there is n	o one in adverse possession of same	and that
Will warrant and defend the	. Brower and Martha same against the lawful and equita	M. Brower, his wife,
PROVIDED, ALWA	AYS, And these presents are upon th	e express conditions that, whereas, the said party of the second part at the special instance and
		3
		Martha M. Brower, his wife, the sum
		/100 dollars,
AND WHEREAS, si ments, general and special, ings thereon constantly ins ferred to said party of the every kind, and if any or taxes and assessments, and claims, and may invest such so expended together with '	aid part. 1.8 of the first part agree, against said lands and improveme ured in such company or companie second part, its successors or assignither of said agreements be not per my effect such insurance, for such a sums as may be necessary to protect the charges thereon as provided by	Lawith the said party of the second part, its successors and assigns, to pay all taxes and assess- nts thereon, when due, and to keep said improvements in good repair, and to keep the build- s as said second party may designate and the policy or policies of insurance constantly trans- sign and also to keep said lands and improvements thereon free from all statutory lien claims of formed as aforesaid then said party of the second part its successors or assigns, may pay such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lien the title or possession of said premises, including all costs and for the repayment of all moneys the By-Laws of said Association, these presents shall be security.
AND WHEREAS,	the saidWilliam H. B	rower and Martha M. Brower, his wife,
AND WHEREAS,	the saidWilliam H. B	rower and Martha M. Brower, bis wife, March, 1923, make and deliver to the
AND WHEREAS, did on the	the said <u>William</u> H. B fteenth day	rower and Martha M. Brower, his wife,
AND WHEREAS, did on the	the said <u>William</u> H. B fteenth day	rower and Martha M. Brower, his wife, March, 1923, make and deliver to the
AND WHEREAS, did on the	the said <u>William</u> H. B fteenth day	rower and Martha M. Brower, his wife,  March, 1923,  ote or obligation, which is made a part hereof and in the words and figures as follows, to-wit:
AND WHEREAS, 4  did on the	the said	Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tulsa, Oklahoma, AND  AND  Local TUISA BUILDING / LOAN ASSOCIATION, the following sums of money viz:
AND WHEREAS, did on the	the said William H B fteenth day  ND LOAN ASSOCIATION their n  We promise to pay to the ord Thirteen and 30/10	rower and Martha M. Brower, his wife,  March, 1923, make and deliver to the ote or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tulse, Oklahoma, AND
AND WHEREAS, did on the	the said William H H  fteenth day  ND LOAN ASSOCIATION their n  We promise to pay to the ord  Thirteen and 30/10  y dues on the 20 shar	Note of Obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION Tulsa, Oklahoma, AND  March 15, 1923  192  192  193  194  195  196  196  197  198  199  190  190  190  190  190  190
AND WHEREAS, did on the	the said William H. H fteenth day  ND LOAN ASSOCIATION their n  We promise to pay to the ord Thirteen and 30/10  y dues on the 20 shared 3740 this day ple	Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tulsa, Oklahoma, AND  March 15, 1923  Jer of TULSA BUILDING / LOAN ASSOCIATION, the following sums of money viz:  O  DOLLARS,  of the capital stock of said Association, represented and evidenced by the
AND WHEREAS, did on the	the said William H Bfteenth day  ND LOAN ASSOCIATION their n  We promise to pay to the ord  Thirteen and 30/10  y dues on the 20 shar  ed 3740 this day ple  Brower and Martha	Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION Tulsa, Oklahoma, AND  AND  LOAN ASSOCIATION, the following sums of money viz:  O  DOLLARS,  of the capital stock of said Association, represented and evidenced by the dged by  M. Brower, his wife, to said Association to secure a loan of
AND WHEREAS, did on the	the said William H. H fteenth day ND LOAN ASSOCIATION their n  We promise to pay to the ord Thirteen and 30/10 y dues on the 20 shared 3740 this day ple Brower and Martha	Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION  Tulsa, Oklahoma, AND  AND  TO DOLLARS,  of the capital stock of said Association, represented and evidenced by the deed by  M. Brower, his wife, to said Association to secure a loan of OO DOLLARS, and the sum of
AND WHEREAS, did on the	the said William H Bfteenth day  ND LOAN ASSOCIATION their n  We promise to pay to the ord  Thirteen and 30/10  y dues on the 20 shan ed 3740 this day ple ed 3740 this day ple ed Brower and Martha NO Thousand and 00/1 ifteen and 90/100	Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION Tulsa, Oklahoma, AND  March 15, 1923  192  ter of TUISA BUITDING / LOAN ASSOCIATION, the following sums of money viz:  O DOLLARS,  of the capital stock of said Association, represented and evidenced by the deed by  M. Brower, his wife, to said Association to secure a loan of OQ  DOLLARS, and the sum of DOLLARS, the same being the interest
AND WHEREAS, did on the	the said William H. B fteenth day  ND LOAN ASSOCIATION their n  We promise to pay to the ord  Thirteen and 30/10  y dues on the 20 shared 3740 this day ple Brower and Martha  NO Thousand and 00/1  ifteen and 90/100	Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made apart hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made apart hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made apart hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made apart hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made apart hereof and in the words and figures as follows, to-wit:  Note or obligation, which is made apart hereof and in the words and figures as follows, to-wit:  Note of obligation and in the words and figures as follows.
AND WHEREAS, did on the	the said	Note or obligation, which is made a part hereof and in the words and figures as follows, to-wit:  NOTE OR OBLIGATION Tulsa, Oklahoma, AND  March 15, 1923  192  ter of TUISA BUITDING / LOAN ASSOCIATION, the following sums of money viz:  O DOLLARS,  of the capital stock of said Association, represented and evidenced by the deed by  M. Brower, his wife, to said Association to secure a loan of OQ  DOLLARS, and the sum of DOLLARS, the same being the interest