MORTGAGE RECORD No. 447

rel ording on said hom. We shall fall for a period of the assessment and the secondary comments of said successful for a period of the successful for a period of said monthly sums aggregating. Two Huyff ed. Fifteen. 690. 690. 690. 400. Dollars, each and every consecutive month of said monthly sum aggregating. Two Huyff ed. Fifteen. 690. 690. 690. 690. Dollars, each and every consecutive month executive until the maturity of said abock and the payment of all fines, penalties, advances, lieus and other charges shall entitle all of said certificate of tools to redemption by said Association at the pay want to the good shall be said for the said said of the		dt in payment of said sums of money, or any part thereof, monthly as aforesaid, to pay all fines e rules, regulations and By-Laws of said Association, and if, in case of default, the stock piedzed upon the sale thereof, be insufficient to repay said Association any balance which may be due
each of said monthly sum aggregating. Two Hand red. Fifteen, gain, 400/100. Deltas, each and every consecutive month recently with the nativity of said stock and the poyment of all floar, possible, shriness, library and the said stock colorable plan (and American State 2). A possible of the colorable plan of the poyment of all floar possible, shriness, and the said State 2. A possible of the said of the poyment of the p	nd owing on said loan, WO promise and is successive months to pay dues, interest or other charges remount of dues and interest for a period of six months, then the	
confere until the maturity of sold absorbing and the payment of all func penalties, mirrareae, lieus and other charges shall estitude and or originates. Job cole to principles by sold Assorbing of the payment of the said Survey. 3.52.4. os taken. The deligions may be said of an any penalty of an any penalty of the said purpose of the said Survey. The collegions may be said of an any penalty of the said purpose of the said Survey. JOHN 1125. JOHN 1126. NOW THEREFORE, II god part of the first part shall my the several mass of most personal shall be valle, otherwise the said shall be valle, otherwise the said of the said shall be valled of the said shall be		
one by reservation by that Association at the pury what becomed and the past Share of the control of the contro		
S. B. GOOZGE 3. B. GOOZGE NOW THERESONE. It side such as the fore part whall say the several name of snew yearlined in mile who er obligation, installing all same forested half be well delivered in a many state of the said separated in the market part of the said separated in the contract of the said separated in the contract of the said separated in the market part of the installation of the said separated in the market part of the installation of the said separated in the market part of the installation of the said separated in the market part of the installation of the said separated in the said part of the said separated separated in the said part of the said separated in the said part of the said separated separated in the said part of the said separated		
NOW THEREPORE, If said part of the first part shall pry the several same of many prominged in and and and and	nd redeemed shall be taken by said Association in full satisfaction. This obligation may be paid off at any time upon giving to which event this note or obligation may be credited on such to Toan 1125.	on of this obligation and deed of trust or mortgage to secure the same- thirty days written notice to the Home Office of the Association, TULES, OKLAHOMS, , repayment of loan, with the withdrawal value of said stock carried with same. Edith Fredricks George
NOW THEREPORD, if said part. 10 gl the first part about the case where they shall be not become day and approach as a decayation, and shall callifully perform all of the said agreements in the said agreements the present and the said and all callifully perform all of the said agreements in the said agreements and incurance, and a provide the said and all callifully perform all of the said specences there is a said and a said and a said and all callifully perform all of the said specences they all the said persons of the	10	E. B. George
NOW THEREPORE, If sold part 1		
NOW TIRESPORE, I said part		
a lies upon said premises and secured by this mortages, and facebook in any degree of foreclosure related theres, and all enter collected by raid party the secure of part shall be applied on the payment of said debt. And the said part. \$\frac{1}{2}\$ fits the first part, for said consideration, do	NOW THEREFORE, If said partof the first part sherest and fines, when they shall be or become due and payable, resents shall be void, otherwise the same shall be and remain apaid amount of the principal of said note, the unpaid interest ys said taxes, assessments and insurance, and to protect the tit	nall pay the several sums of money mentioned in said note or obligation, including all dues, in- as aforesaid, and shall faithfully perform all of the said agreements therein contained, then these in full force and effect, and this mortgage may be immediately forclosed and enforced for the and fines, and the expenditures hereinbefore named, made by the said party of second part, to tie of said premises, together with the charges as provided by the By-Laws of said Aassociation,
a lies upon add premises and secured by this mortgage, and included in any agrees of foreclearing the sense, all of which had not been deep to the service reduced theres, and all runs collected by raid party of the second road raid and secured by this mortgage, and included in any agrees of foreclearing the sense, and all runs collected by raid party of the second road read raid residued to a reduce a second read and second read all the benefit of the boneched ceremption and sky plan of the State of Collegation, all the second read and second read and the section of the boneched ceremption and sky plan of the State of Collegation, and the second read and second read of the boneched ceremption and sky plan of the State of Collegation, and the second read of the se	or the non-payment of said interest, fines, expenditures, and th	ne payment of mortgage before their maturity and Twelve Hundred and 00/100
In the event of defaults on the part of the mortgages. In the performance of any of the collipations of the said note or of this mortgage, the mortgages hall be entitled to passed on the premises and to all of the rents and pricing therefore precuring from said preprint, and shall be entitled to collect and seeker the said seeks, which, he shall be entitled to collect and seeker the said seeks, which, he shall be entitled to collect and seeker the said seekers the parts between the parts share, that the entire contract, and seek and every part thereof, is made and netered into in accordance with the By-Laws of the TUZAA BULLDITG AND	DOLLARS, attorn e a lien upon said premises and secured by this mortgage, and	ney's fee for instituting suit upon this mortgage; also for foreclosing the same; all of which shall I included in any degree of foreclosure rendered thereon, and all rents collected by said party
In the avert of defaults on the part of the mortgages. In the performance of any of the collipations of the said note of cities mortgages, the mortgages and be entitled to present and to all other morts and present the mortgages and solve the said sents, which, see the cost of collection thereof, shall be entitled to collect and series the said sents, which, see the cost of collection thereof, shall be entitled to establish and series and the said series of the said series control, and death and every part thereof, is made and retred into in accordance with the By-Laws of the TILEA BUILDING AID IN WITNESS WHEREOF, The said part 99 of the first part ha 99 hereunto sett 19.4 Thand. 8 and seal 9, the day and year nove written. Baith Fredricks George E. B. George ACKNOWLEOGMENT ACKNO	f the second part shall be applied on the payment of said debt. raive an appraisement of said real estate and all the benefits of the In event of legal proceedings to foreclose this mortgage, the er cent per annum in lieu of further monthly installments, and ided in the By-Laws of said Association, as of the date of the fire	i. And the said part. 12.3 St the first part, for said consideration, dohereby expressly he homestead exemption and stay laws of the State of Oklahoma, the indebtedness thereby secured shall bear interest from date of default at the rate of ten (10) the shares of stock above referred to shall be cancelled and the surrender value thereof as prost default, shall be applied in reduction of the sums due on this mortgage.
picted in the in secondance with the Dy-Lows of the FULEN EMPL. Alkabonam, and in constraint with the contract the By-Lows of said Association and the State of Chalcons are to govern. IN WITNESS WHEREOF, The said part-0.9 of the first part ha Y9 hereunts set 19.9 in thand and seal		
ACKNOWLEDGMENT ATE OF OKLAHOMA, Tulsa	ntered into in accordance with the By-Laws of the TULEA Oklahoma, and in construing this contract the By-Laws of said	BUILDING AND LOAN ASSOCIATION, and the laws of the State of Oklahoma are to govern.
ACKNOWLEDGMENT ATE OF OKLAHOMA, Tulsa	IN WITNESS WHEREOF, The said part 95 of the bove written.	first part
ACKNOWLEDGMENT Tulsa		Edith Fredricka George
ACKNOWLEDGMENT ATE OF OKLAHOMA, Tulsa		
Edith Fredericks George and E. B. George, her husber to me known to be the identical person. S. who executed the within and foregoing instrument, and cknowledged to me that they executed the same as their early of their early of the same as their early of the same as their early of their ea		
APTIL STORE A. B. Crews an Notary Public in and for said County and State, on this Sixteenth day of April 15 personally appeared to me known to be the identical person. S. who executed the within and foregoing instrument, and cknowledged to me that they executed the same as the increase and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seat the day and year above set forth. WITNESS my hand and official seat the day and year above set forth. A. B. Crews, Notary Fublic. Seat 1 192 5. (Seal) Filed for record in Tulsa County, Oklahoma, on the 16 day of April 192 3 at 4:00		
Before me. A. B. Crews a Notary Public in and for said County and State, on this Sixteenth day of April, 192, personally appeared Edith Fredericks George and E. B. George, her husbar to me known to be the identical person. S. who executed the within and foregoing instrument, and cknowledged to me that they executed the same as the fare and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. A. B. Crews, Notary Fublic. My commission expires January 28, 192 5. (Seal) Filed for record in Tulsa County, Oklahoma, on the. 16 day of April 192 3 at 4:00 P. M. Book 447, Page 78 (Seal) 0. G. Weaver.		ACKNOWLEDGMENT
April, 192 personally appeared Edith Fredericks George and E. B. George, her husbar to me known to be the identical person. 9 who executed the within and foregoing instrument and eknowledged to me that they executed the same as theirree and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. WYTNESS my hand and official seal the day and year above set forth. My commission expires. January 28, 192 5. (Seal) Filed for record in Tulsa County, Oklahoma, on the 16 day of April 192 5 at 4:00 Yelock. P. M., Book 447, Page. 78	ATE OF OKLAHOMA, Tulsa	County, ss.
to me known to be the identical person. S		, a Notary Public in and for said County and State, on thisSixteenth_day of
cknowledged to me that they executed the same as theire and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. A. B. Crews, Notary Public. A. B. Crews, Notary Public. Filed for record in Tulsa County, Oklahoma, on the 16 day of 4pril 1925, at 4:00 P. M., Book 447, Page 78	April, 3	Fighth Englanders Coomes and E. P. Coomes har hugher
WITNESS my hand and official seal the day and year above set forth. A. B. Crews, Notary Public. A. B. Crews, Notary Public. Filed for record in Tulsa County, Oklahoma, on the. P. M. Book 447, Page. 78 (Seal) O. G. Veaver.	192, personally appeared	naton fredericks deorge shu n. b. deorge, her maca
Filed for record in Tulsa County, Oklahoma, on the 16 day of April 192 3 , at 4:00 P. M., Book 447, Page 78 (Seal) 0. G. Veaver	personally appeared	e man countries and the countr
Filed for record in Tulsa County, Oklahoma, on the 16 day of April 1923, at 4:00 P. M., Book 447, Page 78 (Seal) 0. G. Veaver	to me kn	own to be the identical person. Swho executed the within and foregoing instrument ,and
Filed for record in Tulsa County, Oklahoma, on the 16 day of April 1923, at 4:00 P. M., Book 447, Page 78 (Seal) 0. G. Veaver	to me kn	own to be the identical person. Swho executed the within and foregoing instrument ,and
Filed for record in Tulsa County, Oklahoma, on the 16 day of April 1923, at 4:00 P. M., Book 447, Page 78 (Seal) 0. G. Veaver	to me kn	own to be the identical person. Swho executed the within and foregoing instrument ,and
Filed for record in Tulsa County, Oklahoma, on the 16 day of April ,192 3 at 4:00 P. M., Book 447, Page 78 (Seal) O. G. Weaver	to me kn	own to be the identical person. Swho executed the within and foregoing instrument ,and
'clock	to me knowledged to me that they executed the same as	the irree and voluntary act and deed for the uses and purposes therein set forth:
'clock	to me knowledged to me that they executed the same as	the irree and voluntary act and deed for the uses and purposes therein set forth:
clock P. M., Book 447, Page 78	to me kn- cknowledged to me that they executed the same as WITNESS my hand and official seal the day and year al	the irree and voluntary act and deed for the uses and purposes therein set forth:
'clock	to me knowledged to me that they executed the same as	the irree and voluntary act and deed for the uses and purposes therein set forth:
clock P. M., Book 447, Page 78	to me kn- cknowledged to me that they executed the same as WITNESS my hand and official seal the day and year al	the irree and voluntary act and deed for the uses and purposes therein set forth:
clock P. M., Book 447, Page 78	to me kn- cknowledged to me that they executed the same as WITNESS my hand and official seal the day and year al	the irree and voluntary act and deed for the uses and purposes therein set forth:
clock P. M., Book 447, Page 78	to me kn- cknowledged to me that they executed the same as WITNESS my hand and official seal the day and year al	the irree and voluntary act and deed for the uses and purposes therein set forth:
clock P. M., Book 447, Page 78	to me kn- cknowledged to me that they executed the same as WITNESS my hand and official seal the day and year al	the irree and voluntary act and deed for the uses and purposes therein set forth:
clock P. M., Book 447, Page 78	to me kn- cknowledged to me that they executed the same as WITNESS my hand and official seal the day and year al	the irree and voluntary act and deed for the uses and purposes therein set forth:
clock P. M., Book 447, Page 78	to me kn- cknowledged to me that they executed the same as WITNESS my hand and official seal the day and year al	the irree and voluntary act and deed for the uses and purposes therein set forth:
clock P. M., Book 447, Page 78	to me kn- cknowledged to me that they executed the same as WITNESS my hand and official seal the day and year al	the irree and voluntary act and deed for the uses and purposes therein set forth:
Clock	to me knowledged to me that they executed the same as	the irree and voluntary act and deed for the uses and purposes therein set forth:
'clock	to me knowledged to me that they executed the same as	the irree and voluntary act and deed for the uses and purposes therein set forth:
o'clock	to me knowledged to me that they executed the same as	the irree and voluntary act and deed for the uses and purposes therein set forth:
Seal) O. G. Weaver.	to me knowledged to me that they executed the same as WITNESS my hand and official seal the day and year allow commission expires January 28.	theire and voluntary act and deed for the uses and purposes therein set forth: A. B. Crews, Notary Public.
	to me knowledged to me that they executed the same as WITNESS my hand and official seal the day and year allow commission expires January 28. Filed for record in Tulsa County, Oklahoma, on the expires to me the same as	who executed the within and foregoing instrument, and theirree and voluntary act and deed for the uses and purposes therein set forth: A. B. Crews, Notary Public. 16
	WITNESS my hand and official seal the day and year ally commission expires January 28. Filed for record in Tulsa County, Oklahoma, on the P. M., Book 447, Page 78	theiAre and voluntary act and deed for the uses and purposes therein set forth: A. B. Crews, Notary Public. A. B. Crews, Notary Public. Aday of April 1923, at 4:00