MORTGAGE RECORD No. 469.

And a politic control recognition of the control of	state with same on one court and a fundamental results of the blomise and agree to land, pay an	d disabassa sama Te		
The proprient of soil a mentalsy was agreements. Thirty-type Ball, 90/100 Dollars, soil and every respective mentals residue unable with the smallering of soil of soil of the proprient of all fines, pentiles, advisored, lines and other analysis of an electricates by Confliction No. 4529. This adjustment may be gold of an any three soiling from frink days written active to the Balls of the Americania. This adjustment is soil to the same of the sa				
with the reference from the control of the control	w. The payment of said monthly sum aggregating Thirty-five and S	90/100 Dollars, each	and every consecutive month	
NOW THEREFORE, it said pack 22 out the date part shall pay the several name of money servitional in mild made or religiation, including all does in more presents, said in void, atthewine the entry shall be not remain in full first and offers, and this mortage say be immediately foreigned and entry and an additional said to the provider of the said remain in full first and offers, and the mortage say be immediately foreigned and entry and an additional said annealment, for the more presents and international the provider is lift at a provider by the full said remains, the said permains, together with the targets an provider by the contract of the said permains of the with the targets and provider by the said permains of the with the targets and provider by the said permains of the said part of the sound and that the said said that has demanded any disposed forestimen received thereon, seed at each called an anti-provider and approximation of the said part of the sound and the said that has demanded any disposed forestimen received thereon, seed at each called an anti-provider of the said part of the sound and the said that has demanded any disposed forestimen received thereon, seed at each called an anti-provider of the said said that the said said the said part of the said and the said called and the said part of the said and the said called and the said part of the said and the said called and the said called and the said called and the said called an anti-provider and the said and the said called an anti-provider and the said and the said called an anti-provider and the				
NOW THERPOIR. It and pad \$2.5 of the date part shall pay the several same of money intertional in said note or collection, including all dees in more promise, shall be worth the states, which is and remain in full force and effects, and that marrage may be immediately forcetted and on the part shall be worth the states and provided by the second part, in you and taxes, measurement and dispersance, shall be round taxes, measurement and dispersance, shall be round taxes, and the provided by the second part, in you and presents against the charges are provided by the second part, in you and presents against and increased, season provided the charges and the state of the second part of the se	ock to redemption by said Association at the par value thereof, and the said Share	of stock evidenced by Certificate N d of trust or mortgage to secure the s he Home Office of the Association, withdrawal value of the stock carried	o. 4930 Tilsa, Oklahoma, with same.	
NOW THEREFORE. If said pack 55 of the first part shall pay the anversa sums of money precisioned in said outs or obligation, including all daws, in one process, hand he wind, otherwise the same shall be used remain in full force and effect, and the mortage may be immediately knowleds and an exceeding rate, to pay and laters, secured and the part of the same shall be used to the process of the part of the same payment of said internst, finan, expenditures, and the payment of the mortages before their materity and. To what hall be also more said precision to the payment of the payment	Toon 1439	J. D. Allison		
NOW THEREFORE, if said pack SE, of the first part shall may the arown aums of many precisioned in said note or obligation, including all down, in section process, and it would, wherever the same shall be said remain in fall force and effect, and the mortage may be immediately functioned and six second part, to pay and claus, memorate and insurance and the process of the life of said pressum, objective with the change as provided by the clause of the said pressum, objective with the change as provided by the values of said and said and said said and said said and said and said said and said said said said said said said sai	20MP ALEU	Nettie A. All	ison	
The core of Gordon And Association, for the sure-payment of said interest, flose, expenditures, and the payment of mortgage the fore their maturity and. Of which shall be also upon and december and executed the sure of the second part shall be applied on the payment of middle day. And the said part 42.9. of the first just, for said consideration, do. It is a said party of the second part shall be applied on the payment of middle day. And the said part 4.9. of the first just, for said consideration, do. It is a said party of the second part shall be applied on the payment of middle day. And the said part 4.9. of the first just, for said consideration, do. It is a said party of the second part shall be applied to the payment of middle day that the pay of the consideration of the said said to a first that the pay of the consideration of the payment of the payment of the payment of the said said to a first that the payment of the definition and the payment of the pay	이 마트라이 아는 물에는 그 마른데 대학을 먹니 아이를 하는데 하셨다면 그를 다른데 들어나는 그리는데 그리는데 살아 가는데 아무슨 말이 아름다면 하는데 다음이다.			
The Handred of which shill be after upons and premises and second by the mortgage, and included in any depret of elections reduced according the mortgage, and included in any depret of elections reduced according to the condense of which the second part has be applied not the part of the second part has be applied not the part of the second part has be applied to the part of the second part has be applied to the part of the second part has been applied to the part of the second part has been applied to the part of the second part has been applied to the part of the part of the second part has been applied to the part of the part of the mortgage. The beautiful part has been and do not the part of the mortgage of the part of the part of the mortgage of the part of the part of the mortgage of the part of t	NOW THEREFORE, If said pates of the first part shall pay the several sums of meet and fines, when they shall be or become due and payable, as aforesaid, and shall fai see presents, shall be void, otherwise the same shall be and remain in full force and cred for the unpaid amount of the principal of said note, the unpaid interest and fines, a second part, to pay said taxes, assessments and insurance, and to protect the title	noney mentioned in said note or oblig thfully perform all of the said agreen effect, and this mortgage may be imm and the expenditures hereinbefore nan of said premises, together with the cl	ation, including all dues, in- ents therein contained, then editely foreclosed and en- ned, made by the said party arges as provided by the	
well party of the second port that he applied so the increment of said class. And the said party 1885 and party surprisely states of processing to five active of the second and the party surprisely states of party party of the second of high precedings of forecost this mortgage, the indebtedness thereby second shall been interested to see that of defaults at the party of the 1972 and the second of long precedings to forecost this mortgage, the indebtedness thereby second shall been interested to second of the party of the mortgage of the second of the party of the mortgage of the second of the party of the mortgage of the second of the party second of the party second of the seco		조기 방마를 하루하는 수, 환경을 받으러 수를 보는 것이 되었다.	4. P. J. C. Br. Phys. 4 (14. 1991) 48 (18. 19. 19.	
In the event of default on the part of the mortgance S., in the partermance of any of the collegations of the said doctor of this marrier, the mortgance and the said that means any soul state means and said and the said of the said and said and the said and says the said control of the said and the said and said and the said and said a	of which shall be a lien upon said premises and secured by this mortgage, and included in		그리 집에 있는 그렇게 그렇게 하는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다면 없다.	
IN WITNESS WHEREOF, The said part 1.88 of the first part. have of Oklahoma. J. D. Allison ACKNOWLEDGMENT County, as. Before mm. A. B. Crows a Notary Public in and for said County and State, on this Fifteenth day of March 192. 4, personally appeared. J. D. Allison and Nettie A. Allison, his valide, to me known to be the identical person. S who executed the within and foregoing instrument, and knowledged to me that. they are executed the aams as the 17 free 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. Annual S. the day and year above set forth. A. B. Crews Notary Public. Filed for record in Tulsa County, Oklahoma, on the 15 day of March 12 at 11:10. A. M. Book 189 Pages. 150. Filed for record in Tulsa County, Oklahoma, on the 15 day of March 12 at 11:10. D. G. Wester.				
IN WITNESS WHEREOF, The eate part. 1.82 of the first part	In the event of default on the part of the mortgagor. S., in the performance of any of tall be entitled to possession of the premises and to all of the rents and profits thereafter caive the said rents, which less the cost of collection thereof, shall be applied upon the indebte IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this er into in accordance with the By-Laws of the TULSA-BULDING-AND (althoma, and in constraing this contract the By-Laws of said Association and the laws of the	the obligations of the said note or of to accruing from said property, and shedness hereby secured. tire contract, and each and every paracter of the contract, and each and every paracter of the contract o	nis mortgage, the mortgagee all be entitled to collect and thereof, is made and enter- nd the laws of the State of	
ACKNOWLEDGMENT County, as. Before me. A. B. Crows , a Notary Public in and for said County and State, on this . Fifteenth day of March 192 4 personally appeared J. D. Allison and Nettie A. Allison, his wife,	IN WITNESS WHEREOF, The said part 108 of the first part have hereunto	settheir hand S and seal	S_the day and year above	
ACKNOWLEDGMENT County, ss. Before me, A. B. Orews a Notary Public in and for said County and State, on this Fifteenth day of March 192 4 personally appeared. J. D. Allison and Nettie A. Allison, his wife, to me known to be the identical person. S. who acceuted the within and foregoing instrument, and moveledged to me that they accepted the same at 1917 free 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. y commission expires. January 25, 1925 . (Seal) Filed for record in Tuins County, Okiahoms, on the 15 day of March 197 at 11:10 Inch A. M., Book 499, page 159. Problet Development (Seal) 9, 6 Weaver.	등 보기 등에 가는 이 이 이 가는 것을 보는 것으로 하는 것으로 하는 것을 하는 하는 것을 하는	Nettie A. Alli	30 n	
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. Brady Brown. Deputy (Seal) . County Clerk.	WITNESS my hand and official seal the day and year above set forth. January 28, 1925 (Seal) y commission expires. 1925 (Seal)	A. B. Crews	Notary Public.	
	WITNESS my hand and official seal the day and year above set forth. January 28, 1925 (Seal) y commission expires. January 28, 1925 (Seal) Filed for record in Tulsa County, Oklahoma, on the 15 days and 150 days are selected.	A. B. Crews	Notary Public.	