MORTGAGE RECORD No. 469.

ACKNOWLEDGMENT tate of Oklahoma, Tulsa County, ss. Before me, T. G. Grant , a Notary Public in and for said County and State, on this Fourth day of April 1924, personally appeared Olive A. Rose and J. L. Rose, her husband 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 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.	nd penalties assessed on account thereof, in accordan ledged and the security given to secure said monthly p e due and owing on said loan We eriod of six successive months to pay dues, interest c		pay and discharge same. If	W9. shall fail for a
resider until the muturity of said stock and the payment of all fines, penalties, advances, lieus and other charges shall estitis all of said certificates				
not by receiption by multi homospharin at the gar was believed the fast of the stall flower off and the description of the control of the con	기부터 사용 회사 이번 중에 가장 가장 가장 하는 사람이 되었다고 있었다.			"다는 글 사람들이 얼마나는 이 글로마 다
NOW THEREPORE. It said part 4.98 to have your about the reversal store of manage mentioned in said onto or substaction, impliciting all cases, in road and fines, when they shall be or become due and payable, as a discussal, and shall initially perform all of the said agreements better contributed, the road in the same of the principal of and gives, the manging timeser and fines, and the payment of manages and the payment of manages and the payment of manages, the said premises, together with the charges as provided by the largest and the payment of manages, the said premises, together with the charges as provided by the desired of said darks. And the said gives the said pays to the restream, and it erest and reliably appropriate to the account match their payment of said darks. And the said gives 1.188 the near the country of the account match their payment of said darks. And the said gives 1.188 the near the said payment of large proceedings to freedows this mortgage, the indefendant thereby accounts the said pays to the said pays to the said pays to the said pays to the said pays the payment of said darks. And the said gives 1.188 the said of the darks are the said payment of said darks. And the said gives 1.188 the said of said darks and the said payment of said darks. And the said gives 1.188 the said to the said said darks and the said payment of said darks. And the said gives 1.188 the said to said administration and the said the said said payment of said forms and the said the said said payment of said the said the said the said the said said payment the said of said the said said the said	병원 가는 사람들이 가는 사람들이 가장하는 사람들이 가장 그 경험이 되었다. 그 사람들이 가장 가장 다른 사람들이 없다.		化氯基二甲 化二甲酰胺医二甲甲甲基甲酚 化二氯甲酚 化二氯甲酚 化二氯甲酚	
NOW TRIPEPOPOR. I said part 1.98, the first part about pay the second strong of monty mentioned in said note or obligation, including all date, in rest can finds, when they shall have been discussed and control in the said strong of the said part and strong of the said strong of	nd redeemed shall be taken by said Association in full of This obligation may be paid off at any time upon swhich event this note or obligation may be credited.	satisfaction of this obligation a giving thirty days written noti on such repayment of loan, wi	and deed of trust or mortgage to secur- ice to the Home Office of the Associa th the withdrawal value of the stock of	the sampulsa, Oklahoma, arried with same.
NOW TRIPEPOPOR. I said part 1.98, the first part about pay the second strong of monty mentioned in said note or obligation, including all date, in rest can finds, when they shall have been discussed and control in the said strong of the said part and strong of the said strong of			Olive A. Ros	θ
NOW THEREPORE, if said puri 1984 the first part shall pay the several name of money mentioned in said note or obligation, including all dies, in rest and fines, when they shall be or become due and payable, as doresald, and shall distributy perform all of the said agreements therein contained, there of the the said agreements therein contained, there or the said payable is a said to the said agreements therein contained, there or the said agreements therein contained, there or the said agreements the said payable of the said pays several pays and the said agreements therein contained, there is no said and the said pays and pays above and the said pays and the said pays and pays above and the said pays and the said pays and pays and pays above and pays and pa			그렇게 되어 있는데 그 아이들은 아이들은 그런 그는 그는 그를 보고 있어? 그는	
Three Burder of Sifty Three Burder of Sifty In William Section 1 to the morphyment of said interest, fines, expenditures, and the phyment of mortgage, before their muturity and Three Burder of Sifty In which shall be allow upon and presented and secured by this mortgage, all the interded between, and all weals collected in a vegetier of foreclasure readed thereon, and all weals called the shall be allowed to the mortgage that is not shall be perfected to the mortgage of the state of blokknown as apprehensed and start and state and all the beneficie of the more taken of the Siste of blokknown as apprehensed as district and the beneficies of the more taken of the Siste of the Siste of the Siste of S	5006루 미국 (중요점) 20 마리를 받았다. 사람들은			
Three Burder of Sifty Three Burder of Sifty In William Section 1 to the morphyment of said interest, fines, expenditures, and the phyment of mortgage, before their muturity and Three Burder of Sifty In which shall be allow upon and presented and secured by this mortgage, all the interded between, and all weals collected in a vegetier of foreclasure readed thereon, and all weals called the shall be allowed to the mortgage that is not shall be perfected to the mortgage of the state of blokknown as apprehensed and start and state and all the beneficie of the more taken of the Siste of blokknown as apprehensed as district and the beneficies of the more taken of the Siste of the Siste of the Siste of S	rest and fines, when they shall be or become due an less presents, shall be void, otherwise the same sha orced for the unpaid amount of the principal of said f second part, to pay said taxes assessments and	part shan pay the several sur it payable, as aforesaid, and s ill be and remain in full for- note, the unpaid interest and insurance, and to protect th	hall faithfully perform all of the said ce and effect, and this mortgage may fines, and the expenditures hereinbel e title of said premises, together with	agreements therein contained, then be immediately foreclosed and en- ore named, made by the said party the charges as provided by the
and party of the second part, that he applied on the pormets of said date. As it is said juin. A So the set part, for all consideration, on the work set party consideration of the second set of the said and the threshold of the homestade description and tay here the State of Oldshoma. The second of legal proceedings to forecost this mortgage, the indebtedness thereby secured shall be arrived to shall be caused in the order to shall be caused in the second of the indebted of the second o	y-laws of said Association, for the non-payment of sai	d interest, fines, expenditures,	and the payment of mortgage before	beir maturity and
In the ceme of detault on the part of the mortages. B. c in the performance of any of the obligations of the smit nets or of the mortages, the mortages all the entitled to possession of the generalises and to all of the rote and quote thereafter excuring from said growty, and shall be estitled to collect an early state of the part of the mortage and the said centre, which have the cost of collection thereof, shall be applied upon the indebtedness hereby secured. IT IS INDIBITATION AND AGINEED by and jacrosy with purplet glore, that the securious contract, and second of the contract and the laws of the State of Children and School Artifort, and the laws of the State of Children an	그를 들었다면서 그는 사람들은 어린 이번 점점을 되어 가장 사람들은 사람들이 가지하는 그렇지 하다.			
IN WITNESS WHEREOF, The said part 10.9 of the first part has Ve hereuntoes the 1r hand. S. and seal See day and year above ritten. Olive A. Rose J. L. Rose J.	y said party of the second part shall be applied on the nereby expressly waive an appraisement of said real est in the event of legal proceedings to foreclose this mort, we cent per annum in lieu of further monthly install provided in the By-Laws of said Association, as of the da	e payment of said debt. An ate and all the benefits of the h gage, the indebtedness thereby nents, and the shares of stock te of the first default, shall be	d the said part. 198 of the first part comestead exemption and stay laws of r secured shall bear interest from date above referred to shall be cancelled applied in reduction of the sums due o	for said consideration, do the State of Oklahoma. of default at the rate of ten (10%) and the surrender value thereof as this mortgage.
IN WITNESS WHEREOF, The said part 10.9 of the first part has Ve hereuntoes the 1r hand. S. and seal See day and year above ritten. Olive A. Rose J. L. Rose J.	In the event of default on the part of the mortgage hall be entitled to possession of the premises and to eccive the said rents, which less the cost of collection the IT'IS UNDERSTOOD AND AGREED, By and be dinto in accordance with the By-Laws of the—IL's blahoma, and in construing this contract the By-Laws.	or S., in the performance of a all of the rents and profits the ereof, shall be applied upon the etween the parties hereto, than USA. BULLDING. AND of said Association and the law	any of the obligations of the said note ereafter accruing from said property, indebtedness hereby secured. t this entire contract, and each and even LOAN ASSOCIAT s of the State of Oklahoma are to gover	or of this mortgage, the mortgages and shall be entitled to collect and ry part thereof, is made and enter- ON, and the laws of the State of t.
ACKNOWLEDGMENT tate of Oklahoma, Tulsa County, ss. Before me, T. G. Grant a Notary Public in and for said County and State, on this Fourth day o APril 192 4, personally appeared Olive A. Rose and J. L. Rose, her husband to me known to be the identical person. S. who executed the within and foregoing instrument, and sknowledged to me that they executed the same such eight 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. WITNESS my hand and official seal the day and year above set forth. G. Grant, Notary Public for commission expires. May 21, 1927. 192 (Seal)	IN WITNESS WHEREOF, The said part 1es of written.	the first partha_VO_he	ereunto se $their$ hand s and s	ealThe day and year above
ACKNOWLEDGMENT County, ss. Before me, T. G. Grant , a Notary Public in and for said County and State, on this Fourth day o APPI1 192 4 personally appeared Olive A. Rose and J. L. Rose, her husband				
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Before me. T. G. Grant a Notary Public in and for said County and State, on this Fourth day o April	عادي في في من			بغيب بيا بيد بي موجوع موجوع في توجوع بيا لا بيا الفريد بي أبي بيريك بي عربي بي
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(y commission expires. May 21, 1927. 192 (Seal) Filed for record in Tules County, Oklahoma, on the 5 day of April 1924, at 11:20	Before me, T. G. Grant April 1924, personally	County, a Notary Public in appeared Olive A me known to be the identical	and for said County and State, on Rose and J. L. Rose person S, who executed the wi	, her husband hin and foregoing instrument, and
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'elock 4. M., Book 469, Page 195	Before me, T. G. Grant April 192 4, personally to to the they executed WITNESS my hand and official seal the day and	County, a Notary Public in appeared Olive A me known to be the identical the same as their free and year above set forth.	ss. and for said County and State, on ROSE and J. L. ROSE personS. who executed the will voluntary act and deed for the uses a	, her husband hin and foregoing instrument, and nd purposes therein set forth:
ly Brady Brown, a Deputy (Seal) O. G. Weaver, County Clerk	Before me, T. G. Grant April 1924, personally to they executed WITNESS my hand and official seal the day and My commission expires. May 21, 1927.	County, , a Notary Public in appeared Olive A me known to be the identical the same as their free and year above set forth. (Seal)	and for said County and State, on Rose and J. L. Rose person S. who executed the will voluntary act and deed for the uses a	hin and foregoing instrument, and not purposes therein set forth: Notary Public