MORTGAGE RECORD No. 469.

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restree until the maturity of said stock and the payment of all fines, penalties, advances, lieux and other charges shall entitle all of said certificate. Of other charges shall be taken by said Association at the part value thereof, and the said Slare S	
ck to redemption by said Association at the par value therest, and the said Shace. So all sock evidenced by Certifician & N. 5048 or taken This obligation may be paid of at any time upon giving thirty days written notice to the Home Office of the Association, "BLI 188, Okl a home, which even that not or obligation may be credited on any repayment of loun, with the widness was used to the Home Office of the Association, "BLI 188, Okl a home, which even that not or obligation may be credited on any repayment of loun, with the widness was used to the Home Office of the Association, "BLI 188, Okl a home, which ceven that no any other the control of the property of the control of the property of the control of the property of the said part of the control of the principal of said note, the unput interest and fines, and the expeditures hereinbofore amend, made by the said party second part, to may said takes, assessments and interest, fone, expenditures, and the protect the title of all of precises, together with the charges of the control of the principal of said note, the unput interest and fines, and the expenditures hereinbofore amend, made by the said party second part, to may said takes, assessments and interest, fone, expenditures, and the protect the title of all of precises together with the charges of the control of which shall be a lieu upon said premises and secured by this mortgapy, and included in any degree of forestown rendered thereon, and all rents collected washing the protection of the transport of the part, for said consideration, do ready supports of the control of the part of the mortgapy. The protection of the said part, for said consideration, do required any of the part of the part, for said consideration of the part of the mortgapy. The part of the part of the part of the mortgapy of the part of the part of the mortgapy. The part of the part of the part of the part of the mortgapy of the part of t	
NOW THEREFORE, It said partially the first part shull pay the several same of money mentioned in said note or obligation, including all dues, incest and fines, when thoy shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said agreements them; nontained, then exist and fines, when thoy shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said agreements them; nontained, then exect for the unnaid amount of the principal of said note, the ungaid interest and fines, and the expeditures bereinbefore named, made by the said party second part, to pay said taxes, seesements and naumanne, and to protect the title of said premise, together with the charge a provided by the second part and the party of the second part shall be applied on the payment of asid real estates and all the benefit of the homestage descent shall be proceedings to forecose this mortgage, the included in said and the said party of the second party of the second part shall be applied to the forest shall be applied to the state of obtained. In the event of default on the part of the mortgage, the includedness thereby secured shall be applied upon the includedness breakly secured. Party of the collection of the said note or at this mortgage, the mortgage and the said rents, which less the coal of collection thereof, shall be applied upon the includedness breakly secured. Party includes the shall be entitled in said and the entitled party and the said of the said note or at this mortgage, the mortgage and the said of the said note or at this mortgage, the mortgage and the said of the said of the said note or at this mortgage, the mortgage and the said of the said of the said note or at this mortgage, the mortgage and the said of the sai	
NOW THEREFORE, It said part 286 the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, incess from they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said agreements therein contained, then soe precents, shall be void, otherwise the same shall be and remain in full force and effect, and this mortages may be interest been contained, then soe of the pay and taxes, assessments and insurance, and to protect the title of said premises, together with the charges as provided by the laws of said association, for the non-payment of said insurance, and to protect the title of said premises, together with the charges as provided by the laws of said association, for the non-payment of said first sould be said part of the second part, to pay said taxes, assessments and insurance, and to protect the title of said premises, together with the charges as provided by the same of which shall be a lien upon said premises and secured by this mortage, and included in any degree of forcelousire nederted thereon, and all rests collected said party of the second part thall be applied on the payment of said deals and the said party of the second part of the interest from the said party of the second part of the interest from the said party of the second part of the mortage, and included in any degree of forcelousire enderted thereon, and all rests collected and the said and all the said second said and the said and all the said second said and said and said and all the said second said and said and said and all the said second said and said said and said and said and said said and said said and said and said said said said said said said sai	
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Inws of said Association, for the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and well of which shall be a lieu upon said premises and secured by this mortgage, and included in any degree of foreclosure rendered thereon, and all rends collected said party of the second part shall be applied on the payment of said debt. And the said part 1.93 of the first part, for said consideration, do	
DOLLARS, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; of which shall be a lieu upon said premises and secured by this mortgage, and included in any degree of foreclosing rendered thereon, and all rendered same and party of the secund part shall be applied on the purpose. And the said part, 498 of the first plant is a suit date. And the said part, 498 of the first power of mortgage, the individences thereby secured shall be been state of default at the rate of ten the event of legal proceedings to foreclose this mortgage, the individences thereby secured shall be ancicled and the surrender value thereof as violed in the By-Laws of said Association, so of the date of the first default, shall be applied in reduction of the sums on this mortgage. In the overst of default on the part of the mortgage, in the performance of any of the obligations of the said rots or of this mortgage and is the entitled to possession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled to called an eleventh and the said rents, which less the cost of collection thereof, shall be applied upon the indebtedness hereby secured. ITS UNDESTOOD AND AGKEED, By and play beyon the parties hereby secured. ITS UNDESTOOD AND AGKEED, By and play beyon the parties hereby secured. ITS UNDESTOOD AND AGKEED, By and play beyon the parties hereby secured. ITS UNDESTOOD AND AGKEED, By and play beyon the parties hereby secured. IN WITNESS WHEREOF, The said part 198, of the first part. has V9, hereunto set the State of Children are the govern. ACKNOWLEDGMENT	
said party of the second part shall be applied on the payment of said debt. And the said part 1.498 of the first part, for said consideration, doceby expressly waive an appraisement of said real estate and all the hencits of the homested exemption and stay laws of the State of Oklahoma. The event of said proceeding to the constant in installments, and the share of stock above referred to shall stay and stay laws of the State of Oklahoma. In the event of default on the part of the mortgager \$\frac{3}{2}\$ in the performance of any of the objection of the sums due on this mortgage, the mortgager all be entitled to possession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled to collect and every the said reads, which is the contract, and each and every part thereof, is made and entering in the said reads, which is the contract, and each and every part thereof, is made and entering in a said contract with the By-Laws of the	
In the event of default on the part of the mortgagor. In the performance of any of the obligations of the said note or of this mortgage, the mortgage of the period to possession of the premises and to all of the rents and profile thereafter accruing from said property, and shall be entitled to collect and to the the said profile thereafter accruing from said property, and shall be entitled to collect and the theory of the said property, and shall be entitled to collect and the theory of the said property, and shall be entitled to collect and the theory of the said property, and shall be entitled to collect and the same are powers. In matter that the same are to govern. In the event of default on the part of the mortgage of the first part. The part of the said property, and shall be entitled to collect and the laws of the said property, and shall be entitled to collect and the laws of the said property, and shall be entitled to collect and the laws of the said property, and shall be entitled to collect and the laws of the said property, and shall be entitled to collect and the laws of the said property, and shall be entitled to collect and the laws of the said property, and shall be entitled to collect and the laws of the said property, and shall be entitled to collect and the laws of the said of the said of the said property, and shall property and the said property, and shall prop	
IN WITNESS WHEREOF, The suid part 198 of the first part ha V9 hereunto set their than 3 and seal 3 the day and year above litten. W. A. Vandever Marie C. Vandever	
W. A. Vandever Marie C. Vandever Marie C. Vandever ACKNOWLEDGMENT ACKNOWLE	
ACKNOWLEDGMENT ate of Oklahoma, Tulsa County, ss. Before me, T. G. Grant	
ACKNOWLEDGMENT ate of Oklahoma, Tulsa County, ss. Before me, T. O. Grant a Notary Public in and for said County and State, on this Eleventh day of April	
ACKNOWLEDGMENT ate of Oklahoma, Tulsa County, ss. Before me, T. G. Grant a Notary Public in and for said County and State, on this Eleventh day of April to me known to be the identical person who executed the within and foregoing instrument, and knowledged to me that to me known to be the identical person who executed the uses and purposes therein set forth; WITNESS my hand and official seal the day and year above set forth. T. G. Grant, Notary Public.	
ate of Oklahoma, - Tulsa County, ss. Before me, T. G. Grant a Notary Public in and for said County and State, on this Eleventh day of April 4, personally appeared W. A. Vandever and Marie C. Vandever, bis wifa to me known to be the identical person who executed the within and foregoing instrument, and knowledged to me that they executed the same as their 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 T. G. Grant, Notary Public.	
WITNESS my hand and official seal the day and year above set forth. T. G. Grant, Notary Public.	
WITNESS my hand and official seal the day and year above set forth. T. G. Grant, Notary Public.	
물건으로 보는 기가 많아 보다는 이번 이번 분들이 모아를 내고 있다면 보고 하는데 되는데 보고 있는데 보는데 보는데 보다를 보는데 하는데 하는데 하는데 하는데 되는데 되었다.	
Filed for record in Tulsa County, Oklahoma, on the	
Brady Brown, Deputy (Seal) - O. G. Weaver, County Clerk.	