MORTGAGE RECORD No. 469.

NOW PHEREFORE II and part 1.2% the first part shall may be enverted around of money secutioned in said cases or obligation, including all days, for the control of the cont	restrict until the maturity of unit faced and the payments of all sizes, possible, advances, leans and other charges shall existed and if only confidence, and only to redespite the year and Amenagian in the serve private places, and he paid files. 20. A chine violence by Contrition N. 45559. A chine to redespite the possible of an any time age, grins placed and he paid files. 20. A chine violence by Contrition N. 45559. A chine contribution was a server of a server place of the Amenagian and the certification and the certi		sums of money, or any part thereof, monthly as aforesaid, to pay all fines and By-Laws of said Association, and if, in case of default, the stock thereof, he insufficient to prepay said Association any balance which may
wester with the maturity of and shock and the payment of all fanes, panaline, advances, lines and other charges shall entitle at all entitles at all entitles at the state of the payment of the part of the payment of	wester with the meaning of and shock and the payment of all faces, penaltics, afrances, lines and their charge shall mills all of end excitation, of the payment of payment of the payment of payment of the payment of the payment of payment of the payment of the payment of the payment of payment of the payment of the payment of the payment of payment of payment of the payment of payment of the pay		
the terromagnic by and Americanis of the gar value thereof on the and Share. S. of their workers by Certifician N. 4, 4569	cont to removale by and Association of the par relate between a policy to a plane of presented with the state year of part of the additional of a displaction of additional control and supplaction and presented and in such as year of the set o	그렇게 보는 사람들이 되었다. 그는 얼마나는 얼굴하지 않아 하는 가는 경험을 살았다. 근로 없는 가입을 하고 했다.	나는 기계 문항에 시작했다. 그런 아이라고 말하는데 들어들어 들어 하는 아들이는 나라 이번에 잘 하는데, 나를 하여 내가 모든다.
Levis I. Wilson Lowis I. Wilson COMPARED NOW PHREEFORE, It said and 1.98 the first part shall pay the several same of monty mentioned in said sone or abligation, including all does, including the control of the impact and monty of the project of the said monty of the monty of the annual to the annual to the said inference of the impact and monty of the project of the said monty of the monty of the annual to all and the law monty of the monty of the annual to the annual to the annual to the said inference of the said and the control of the said of the said of the said inference of the said of the said of the said of the said inference of the said of the sa	LOWI JUNES FORE. It said part. 1.28 the first part shall pay the saveral same of meany assessment is said note or shingation, including all date, income primetry, shall be vall, electronic the same shall be and remain in the flore and effect, and the margage may be immediately forestens as said as experiment of the precipitor of and the same shall be and remain in the flore and effect, and the margage may be immediately forestens as said as experiment of the precipitor of an analysis of the payment of the precipitor of the same shall be applied to the payment of margage the fore instituting said purple that materity and the payment of margage before their materity and the payment of an analysis of the second part shall be applied as the payment of and date. And the said part pay is the second part shall be applied as the payment of and date. And the said part payment of the second part shall be applied as the payment of and date. And the said part pay is the second part shall be applied as the payment of and date. And the said part payment of the second part shall be applied to the payment of an and date. And the said part payment of the second part shall be applied as the payment of an and date. And the said part payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as the payment of the second part shall be applied as	the discussion will be a compared the first of the first	and the subject time will be both to to the best in the consistence of a profited in a consistence of the co
COMPARED NOW THEREPORE II said you. 1.98 the first parts shape but entered some of money resoluted in said cases or collegation, including all slaws, for long presents, shall have departured the same shall be and remain in full force and effect, and the mirror game and including all slaws, for some presents, shall have departured the same shall be and remains in full force and effect, and the mirror game has been departed or expension of the contraction, and the protects the other of and presents departed with the charges and presents of the contraction, and the protects the other of and presents. September with the charges as provided by the property of the contraction of the contractio	COMPARED NOW THEREFORE, It said part. 1.98 the first part shall be yet entirely some of many sensitive, half low void otherwise the same shall be and remain in full force and effect, and the surface on solid part. 1.99 the first part shall be and remain in full force and effect, and the surface on yet is immediately developed and every sensitive shall be void otherwise the same shall be and remains in full force and effect, and the surface on yet is full statement, does not be introduced and the part of the part of the part of the part of the surface of		
In the secund of detault on the part of the nontrapers. So the part of the contrapers and on all of the resists an profile from said properly and shall be entitled to consense of the part of the resists an profile growth in the said resists, which has the cost of collection bereed, shall be applied upon the indetections bereify security, and shall be entitled to collect and contract the said resists, which has the cost of collection bereed, shall be applied upon the indetections bereify security, and shall be entitled to collect and contract the said resists of collection bereed, shall be applied upon the indetections bereify security, and shall be entitled to collect and the said resists of collection and resists of collection and the said resists of collection and resis	No Hundrad Two-there are a contraction for the non-expense of seal distress, fines, expecialitives, and the payment of mortgage before their maturity and "of which shall be sign upon and previous and secured by the mortgage, and included in any degree of finesteneur rendered between, and a rinter collected or which shall be supplied on the payment of sid dekt. And the mid part 1,02 of the first part, for said consideration, do. It is severed a decay of the second part shall be applied on the payment of sid dekt. And the mid part 1,02 of the first part, for said consideration, do. It is severed a decay of the second part shall be applied on the part of the mortgage, in side distinctions between the contract from the of distinct when the contract of the same of the second part shall be applied upon the side of the said native of the surrection value thereof is said of the contract of the said of the surrection value thereof is said on the part of the mortgage. As in the parternating of any of the contract of the said native or distinctions below the said of the contract of the said of collection thereof, shall be applied upon the indistinctions belowly some of the said of the contract of the said of the said native or distinctions the said of the	집 [10] 하다 하다 하는 사람들은 소리를 하는 사람들은 사람들은 사람들은 사람들은 다른 사람들은 것이다.	그렇다요요 하다 사람들은 살이 되었다면 살아보고 있다면 되었다면 하는 사람들은 사람들이 되었다면 하는데 얼마를 하는데 되었다.
Priest for record in Table County, Distances, and Association, for the nonexperient faces, expenditures, and the payment of mortgage before their maturity and Proc Hundra of Proceedings of the same of the Process of Proc	No Hundrad Two-there are a contraction for the non-expense of seal distress, fines, expecialitives, and the payment of mortgage before their maturity and "of which shall be sign upon and previous and secured by the mortgage, and included in any degree of finesteneur rendered between, and a rinter collected or which shall be supplied on the payment of sid dekt. And the mid part 1,02 of the first part, for said consideration, do. It is severed a decay of the second part shall be applied on the payment of sid dekt. And the mid part 1,02 of the first part, for said consideration, do. It is severed a decay of the second part shall be applied on the part of the mortgage, in side distinctions between the contract from the of distinct when the contract of the same of the second part shall be applied upon the side of the said native of the surrection value thereof is said of the contract of the said of the surrection value thereof is said on the part of the mortgage. As in the parternating of any of the contract of the said native or distinctions below the said of the contract of the said of collection thereof, shall be applied upon the indistinctions belowly some of the said of the contract of the said of the said native or distinctions the said of the	NOW THEREFORE, It said part. 198 the first part shall pay the several su crest and fines, when they shall be or become due and payable, as aforesaid, and shese presents, shall be void, otherwise the same shall be and remain in full for orced for the unpaid amount of the principal of said note, the unpaid interest and is second part, to pay said taxes, assessments and insurance, and to protect the	tims of money mentioned in said note or obligation, including all dues, inshall faithfully perform all of the said agreements therein contained, then ree and effect, and this mortgage may be immediately foreclosed and entities, and the expenditures hereinbefore named, made by the said party he title of said premises, together with the charges as provided by the
Margaret Z. Wilson Lowis J. Wilson ACKNOWLEDGMENT County, M. Before me. A. B. Crews a Notary Public in and for said County and State, on this. Fiftpenth day of December 192. 3. personally appeared Margaret R. Wilson and Lewis L. Wilson, her husband to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that. they executed the same astheire 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 My commission expires. January 28, 1925. 192 (Seal) Flied for record in Tules County, Oldahoms, on the 17 day of Dec. 1925, at 4:30 P. My, Book 468, Page. 59	In the secut of default on the part of the motivacy of an analysis of the adjustence of the said rate or of this motivaces the manual be entitled to promose on the part of the rests and portion the rests and profit from said property, and shall be entitled to collect and sective the motivaces the cost of collection thereof, shall be applied upon the indetections hereby securely, and that the children collection thereof, shall be applied upon the indetections hereby securely, and that the children collection thereof, shall be applied upon the indetections hereby securely, and that the children collection thereof, shall be applied upon the indetections hereby securely, and the children collection of the children collection thereof, shall be applied upon the indetections hereby securely, and the children collection of the children collection	y-laws of said Association, for the non-payment of said interest, fines, expenditures	, and the payment of mortgage before their maturity and
In the cent of default on the part of the metapace. S., the performance of may of the collisations of the said rate or of this morticages that the control of the said rate, which has the control of the trans and profit wheather according from said properly and shall be entitled to collect and control of the said rate, which has the control of collection thereof, shall be applied upon the industriant profit and and entered and the said rate, which has the control of collection thereof, shall be applied upon the industriant profit and and every part thereof, is made and entered at the law of the State of Oklahoma are to govern. IN WITNESS WHEREOF, The mid part, 12% the first part in Y9, hereuntoset 159 Albased, as an advanced and said and entered written. ACKNOWLEDGMENT County, sa. Before me, A. B. Crows a Notary Public in and for said County and State, on this Piftpenth, day of Docomber 192 3, personally appeared Hargaret B. Wilson, and Lewis L. Wilson, her. husband activities depend to me that they escuted the same as the lifes and voluntary att and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. My commission expires January 25, 1925 192 (Seal) Field for record in Tules County, Oklahoma, on the	In the secut of default on the part of the motivacy of an analysis of the adjustence of the said rate or of this motivaces the manual be entitled to promose on the part of the rests and portion the rests and profit from said property, and shall be entitled to collect and sective the motivaces the cost of collection thereof, shall be applied upon the indetections hereby securely, and that the children collection thereof, shall be applied upon the indetections hereby securely, and that the children collection thereof, shall be applied upon the indetections hereby securely, and that the children collection thereof, shall be applied upon the indetections hereby securely, and the children collection of the children collection thereof, shall be applied upon the indetections hereby securely, and the children collection of the children collection	y said party of the second part shall be applied on the payment of said debt. Are lereby expressly waive an appraisement of said real estate and all the benefits of the lands the event of legal proceedings to foreclose this mortgage, the indebtedness thereby the real per annum in lieu of further monthly installments, and the shares of stocknowled in the By-Laws of said Association, as of the date of the first default, shall be	nd the said part 1es of the first part, for said consideration, do homestead exemption and stay laws of the State of Oklahoma. y secured shall bear interest from date of default at the rate of ten (10%) k above referred to shall be cancelled and the surrender value thereof as applied in reduction of the sums due on this mortgage.
IN WITNESS WHEREOF, Thesaid part. 1934 the first part	IN WITNESS WHEREOF, Thesaid part. 19.56 the first part		an ann an an thurst an teach and an
Lewis L. Wilson ACKNOWLEDGMENT County, ss. Before me, A. B. Crews December 192 3, personally appeared Margaret E. Wilson and Lewis L. Wilson, her husband to make the within and foregoing instrument, and acknowledged to me that they. Lowe known to be the identical person. 9. who executed the within and foregoing instrument, and acknowledged to me that they. WITNESS my hand and official seal the day and year above set forth. My commission expires. January 28, 1925. 192 (Seal) Tiled for record in Tuisa County, Okiahoms, on the 17 day of 1900. 1923, at 4230. of deck. 1925. My, Book 458, Page. 59	Lewis L. Wilson ACKNOWLEDGMENT County, as. Before me. A. B. Crows and Notary Public in and for said County and State, on this. Fifthenthday of December 192, 3, personally appeared largearet E. Wilson and Lewis L. Wilson, her husband to me known to be the dientical person. 9. who executed the within and foregoing instrument, and chrowledged to me that. Eliqu	IN WITNESS WHEREOF, The said part 10 Sof the first part ha Ve h	ereunto set the 1. Thand_8and seal_8the day and year above
ACKNOWLEDGMENT County, ss. Before me. A. B. Crows a Notary Public in and for said County and State, on this Fiftsenth	ACKNOWLEDGMENT County, ss. Before me, A. B. Crews a Notary Public in and for said County and State, on this Fifthenth		
ACKNOWLEDGMENT County, ss. Before me. A. B. Crewe a Notary Public in and for said County and State, on this Fifteenthday of December 192, 3, personally appeared Margaret E. Wilson, and Lewis L. Wilson, her husband chrowledged to me that that they executed the same as that the 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, 1925. 192 (Seal) Tiled for record in Tuina County, Oklahoma, on the 17 day of Dec. 1923 at 4:39. Fig. My Book 469, Fage. 59	ACKNOWLEDGMENT County; as. Before me. A. B. Crews a Notary Public in and for said County and State, on this Flftpenthday of December 192 3, personally appeared Hargaret S. Wilson and Lewis L. Wilson, her. husband to me known to be the identical person who executed the within and foregoing instrument, and claimly declared to me that Lingy executed the same as thairs 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. Wy commission expires January 28, 1925. 192 (Seal) Flied for record in Tulan County, Oklahoma, on the 17 day of Dec. 1923 at 4339 Flied for record in Tulan County, Oklahoma, on the 18 day of Dec. 1923 at 4339 Youck P. M. Book 458, Page 59		
A. B. Crews, Notary Public. Ay commission expires. January 28, 1925. 192 (Seal) Filed for record in Tulsa County, Oklahoma, on the day of Dec. 1923, at 4:30. Filed for secord in Tulsa County, Oklahoma, on the day of O. C. Weaver	A. B. Crews, Notary Public. [17		n and for said County and State, on thisFifteenthday of
A. B. Crews, Notary Public. My commission expires. January 28, 1925. 192 (Seal) Filed for record in Tulsa County, Oklahoma, on the 17 day of Dec. 1923 at 4:30 clock. P. M., Book 469, Page 59	A. B. Crews, Notary Public. A. B. Crews, Notary Public. Notary Public. Notary Public.	December 192. 3, personally appeared Margaret	n and for said County and State, on this Fifteenth day of E. Wilson and Lewis L. Wilson, her husband all person. S who executed the within and foregoing instrument, and
Filed for record in Tulan County, Oklahoma, on the 17 day of Dec. 1923, at 4:30 o'clock. P	Filed for record in Tulsa County, Oklahoma, on the 17 day of Dec. 1923, at 4:30 clock. P. M., Book 469, Page 59	December 192.3, personally appeared Margaret to me known to be the identical content of the same as thairse and the same as thairse and	n and for said County and State, on this Fifteenth day of E. Wilson and Lewis L. Wilson, her husband all person. S who executed the within and foregoing instrument, and
Filed for record in Tulsa County, Oklahoma, on the day of, 192.0., at \$199 o'clock	riled for record in Tulsa County, Oklahoma, on the day of	December 192. 3, personally appeared Margaret to me known to be the identical ecknowledged to me that they executed the same as theire and witness my hand and official seal the day and year above set forth.	n and for said County and State, on this Fifteenth day of E. Wilson and Lewis L. Wilson, her husband a person S. who executed the within and foregoing instrument, and voluntary act and deed for the uses and purposes therein set forth:
Filed for record in Tulsa County, Oklahoma, on the day of, 1923, at. #:29 o'clock P. O. G. Wesver	riled for record in Tulsa County, Oklahoma, on the day of	December 192. 3, personally appeared Margaret to me known to be the identical ecknowledged to me that they executed the same as theire and witness my hand and official seal the day and year above set forth.	n and for said County and State, on this Fifteenth day of E. Wilson and Lewis L. Wilson, her husband a person S. who executed the within and foregoing instrument, and voluntary act and deed for the uses and purposes therein set forth:
는 마스트를 다르고 있는데 한민들은 아무를 하는 사람이 마스트를 보고 있다. 이 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	는 가격하다. 등 등 보다는 경기 및 인터넷 스펙트 이번 프로스트 이번 교육을 되지다. 최근화를 통해 보다는 이번 이번 이번 이번 이번 수 있는 것이다. 등 하는 등 하는 등 가기 하는데 모양하다. 그리	December 192. 3, personally appeared Margaret to me known to be the identical ecknowledged to me that they executed the same as theire and witness my hand and official seal the day and year above set forth.	n and for said County and State, on this Fifteenth day of E. Wilson and Lewis L. Wilson, her husband a person S. who executed the within and foregoing instrument, and voluntary act and deed for the uses and purposes therein set forth:
ಲ್ಲಾ ಕರ್ನಾ ಕರ್ಮಕ್ರಿಯ ಪ್ರಾಕ್ಷಣ ಕರ್ಣಾಯಗ ೆ ಎಂದು ಮುಖ್ಯಾ ಕ್ರಾಕ್ಷಣಗಳು ಕರ್ಮಕ್ರಿಯ ಕರ್ಷಕ್ರೆ ಕರ್ಮಕ್ರಿಯ ಕ	brauy Brown, Debugg 19841/ County Clerk.	December 192.3, personally appeared Hargaret to me known to be the identical acknowledged to me that they executed the same as their the and witness my hand and official seal the day and year above set forth. My commission expires January 28, 1925. 192 (Seal) Filed for record in Tulsa County, Oklahoma, on the 17	n and for said County and State, on this. Fifteenthday of E. Wilson, and Lewis L. Wilson, her husband a person
		December 192. 3, personally appeared flargaret to me known to be the identical cknowledged to me that they executed the same as their e and with which was a second of the same as their e and with the same as their earlier end of the same as their end of the same as their end of their end o	n and for said County and State, on this. Fiftsenthday of E. Wilson and Lewis L. Wilson, her husband d person. S. who executed the within and foregoing instrument, and voluntary act and deed for the uses and purposes therein set forth: A. B. Crews. Notary Public. day of Dec. 1923, at 4:30 O. G. Weaver, County Clerk.