MORTGAGE RECORD

should	ohn B. Sates and mattie Gates
11	
nsideration of diw Junder (8200) and paid by THE TULSA BUILDING AND LOAN ASSOCIATION, of Tulsa, Ok	DOLLAR: lahoma, hase, bargained and sold, and do bereby grant, bargain, sell and converger, the following premises, situate in the County of Tulsa, in the State of Okl
the said The Tulsa Building and Loan Association, its successors and assigns, for, and described as follows:	rover, the following premises, situate in the County of Tuisa, in the State of Oki
Lot Leven (1) in Block Vs	herty two (32) in the Owen addition
ccording to the umended plat the	thereof, duly filed for weard.
d d	
To have and to hold said lands and premises, with the appurtenances, unto the	said The Tulsa Building and Loan Association, its successors and assigns, forev
the grantor themselved and heirs and assigns, do hereby cov	enant with the said The Tulsa Building and Loan Association, its successors a
ns, that the the lawful claims of all persons whomsoever. Invulny seized of the soever warrant and defend the same, with the appurent against the lawful claims of all persons whomsoever.	remant with the said The Tulisa Building and Loan Association, its successors a premises aforesaid, and that the premises are free and clear from all incumbrana tremances, unto the said The Tulisa Building and Loan Association, its successors a superior tremances, unto the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the premise after the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building and Loan Association, its successors at the said The Tulisa Building at the said The Tulisa Building at the said The Tulisa Building at the said The
7 PROVIDED, Nevertheless, and these presents are upon this condition: That	whereas, the snit John B. Gates and Matthe
	is a copy, to-wit:
a 48	0/04-01-
Received as a loap from The Tulsa Building and Loan Association, of Tulsa, Ok	Jahoma, Swa Hundred
h sum I agree to repay, with ten per cent. interest per annum thereon, payable me	onthly, as follows:
I hereby subscribe for AND shares of stock in said Associatio to said Association, monthly, not less than	on, of One Hundred Dollars each, Book No, and I agree DOLLAY
h sum is to be applied as follows: First. To the payment of any fines, insurance, taxes, or other assessments ma	
SECOND. To the payment of the interest and premium due on said loan. Thus. The balance of said amount to be applied toward the payment of my said amount to be applied toward the payments applied thereto as above stated and the dividends	nde against me in accordance with the By-Laws of the Association. and stock subscription. Said monthly payments shall be continued until said stock is declared thereon. y for said loan and I authorize it, when said stock is fully paid up, or should I fail leak in accordance with the By-Laws of said Association, or any or all of the monterest thereon, or any of the assessments above stated. remain unpaid after the withdrawal value of said stock is so applied, they shall become
I also hereby assign the stock aforceaid to said Association as collateral security months to make the payments above stated, at its option, to withdraw said sto	r for said loan and I authorize it, when said stock is fully paid up, or should I fail lek in accordance with the By-Laws of said Association, or any or all of the more threat the part of the segment of the part of the segment of the part of the segment of the
All unpaid installments shall bear interest at the rate of ten per cent, per annur After three mouthly installments become due and are unpaid, then the whole ie Association, and the mortgage, or other security may be enforced for the payn	amount of principal, interest and premium shall become due and payable, at the opti
	ideration for the making of said loan, shall keep, during its continuance, the buildir may require, and shall also pay all taxes and assessments that are or may be lev
con. Now, if the said markgarer, shall well and truly pay, or cause to be paid, said	loan and interest in the manner provided by said contract, and perform said contra
	I taxes and assessments that are or may be levied on said realty herein mortgag failure to perform all or any of said contracts, agreements and conditions therein, t ding and Loan Association shall be entitled to the possession of said premises; and tate ate and all benefit of the homestead exemption and stay laws of the State of Oklahon
further agreeto pay a reasonable attorney's ice on the amount due at the time	ate and all benefit of the homestead exemption and stay laws of the State of Oklahor of the foreclosure of this mortgage, should the same be foreclosed, provided t
gage is foreclosed by an attorney of record in the State of Oklahoma. IN TESTIMONY WHEREOF, The said As Juan B. Later	and matter Gates his wife
	0
Chercumto set their hands and seals this twenty second	day of Deptember 19/d
	John B. Lates (So)
강성하는 얼굴 회사는 중 점을 못 그리고 하지만.	Matte Gates. (SE)
ACKNOWLI	EDGMENT TO THE RESERVE OF THE PROPERTY OF THE
County of Tules,	크레스트 얼마를 되는 말으로 나무를 다 했다.
	n Notary Public, in and for said County a
The B. Dates and matte Gates.	his wife
ne well known to be the identical person who executed the within and foregoing	2 5
Witness my hand and seal as such Notary Public, this twenty account.	lay of September 1910
	Il Some lo masce
commission expires Dee Stat 1913	() Notary Public.
- 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 198	and the second s
This instrument was filed for record in the office of the Regulary of Decds of Ti	ilsa County, Oklahoma, at Tulsa, on the day
This instrument was filed for record in the office of the Regulary of Decds of Ti	nds County, Oklahoma, at Tulsa, on the Alexandrian day of the State of Deeds. Register of Deeds.