MORTGAGE RECORD

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PROVIDED, Revertheless, and lugs presents are upon this condition: That whereas, the said **Montered into a contract in writing with said Association, of which the following is a copy, to-wit: **Action 2.9.** Tula, Okia. **Self-2.8.* Tula, Okia. **	signs, that The spanning and Alle	assigns, do hereby covens lawfully seized of the pre	ant with the said The Tuisa I	premises are free and clear	on, its successors r from all incumbran
Exercised into a contract in writing with said Association, of which the following is a copy, to-writ: Contract in writing with said Association, of which the following is a copy, to-writ:				a Building and Loan Associal	ion, its successors i
Received as a loan fonge The Talago Building and Lyan Association, of Tulas, Oklahoma, Section Association, which are per sent. interest per aimum thereos, payable monthly, as follows: I hereby subsection for Association, unoutily, not fees than I have a subsection of the payment of any fines, insurance, taxes, or other assessments made against me in accordance with the By-Laws of the Association. The payment of any fines, insurance, taxes, or other assessments made against me in accordance with the By-Laws of the Association. The payment of any fines, insurance, taxes, or other assessments made against me in accordance with the By-Laws of the Association. The payment of the payment of any general stock subscription. Said monthly payments shall be continued until said at fully paid up by the payments applied thereto as above stated and the dividence of the payment of the payment of any said stock subscription. Said monthly payments shall be continued until said at fully paid up by the payments applied thereto as above stated and the dividence of the payment of any said stock in accordance with the By-Laws of the Association, or any of all of the interest thereon, or any of the assessments above stated, at all continued the payment of a said on the By-Laws of said Association, or any of all of the interest thereon, or any of the assessments above stated. All suppaid intalliments shall been interest at the rate of fee per cent, per annum from the time same are due and unpayment above stated. All suppaid intalliments shall been interest at the rate of fee per cent, per annum from the time same are due and unpayment above stated, at the opt After three monthly installantents been due to a third with payment of payment of a said tone, the due to option of a said tone, and the payment of payment of the payment of payment of the payment of pay	Jaa I Gurd a	nd <u> </u>	- ter	meband)	
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I hereby subscribe for					
y to said Association, monthly, not less than with the same is to be applied as follows: insurrance, taxes, or other assessments made against me in accordance with the By-Lawa of the Association. Scoron. To the payment of any fine, insurrance, taxes, or other assessments made against me in accordance with the By-Lawa of the Association. Scoron. To the payment of the interest and premains due on said loan. Scoron. To the payment of the interest and premains due on the latest and the dividends declared thereon. I also hereby saign the stock aforesaid to said Association, or withdraw asid stock in accordance with the By-Lawa of said Association, or any or all of the mo commits to make the payments above stated, at its option, to withdraw asid stock in accordance with the By-Lawa of said Association, or any or all of the mo commits to make the payments above stated, at its option, to withdraw asid stock in accordance with the By-Lawa of said Association, or any or all of the mo commits to make the payments above stated, at its option, to withdraw asid stock in accordance with the By-Lawa of said Association, or any or all of the mo commits to make the payments above stated, at its option, to withdraw asid stock in accordance with the By-Lawa of said Association, and the major of said loan or the interest afterengon any of said association. All ungain installments shall be entered at the rate of ten pre-cent, per-animal from the time same are due and ungaid. All ungain installments shall be not interest at the rate of ten pre-cent, per-animal from the time same are due and ungaid. All ungain installments shall be not the said association. All ungain installments shall be not the said the rate of ten pre-cent, per-animal from the said said season and the said and sacciation. All ungain installments shall be noted in the said ten payment thereof. All ungain installments shall be not the said association and making of said sacciation, and all the marking of said sacciation. All ungain installments shall be n	and the second s			** ** **	
Also upon the further agreement and condition, that the mortgager of needs to suideration for the making of acid learn, shall keep, during its continuance, the build said described realty insured for the benefit of soid Association in such amount as it may require, and shall also pay all taxes and assessments that are or may be leverous. Now, if the said mortgager shall well and truly pay, or cause to be paid, said loan and interest in the manner provided by said contract, and perform said contract in green and shall pay the premiums, fire insurance, and all taxes and assessments that are or may be levied on said realty herein mortga ring the continuance of this loan, then these presents shall be void; otherwise, upon failure to perform all or any of said contracts, agreement and conditions therein, or trigge shall become absolute and liable to foreclosure, and the said The Tuisa Building and Loan Association shall be entitled to the possession of said premises; and for the said considerable contracts and contracts and conditions therein, or trigge shall become absolute and liable to foreclosure, and the said The Tuisa Building and Loan Association shall be entitled to the possession of said premises; and for first and considerable control of the contract of the mestal considerable and the possession of said premises; and for first and control of the control of the foreclosure of this mortgage, should the same be foreigned. In TESTIMONY WHEREOF, The said ACKNOWLEDGMENT County of Tuisa. ACKNOWLEDGMENT County of Tuisa. Before me, Acknowledged to me that the first and for said County to the identical person who are said county to the identical person who are said county to the identical person who are said the said the first and the said that the said the said t	y to said Association, monthly, not less than	elul afic	or One Truntarea Donars each,	DUOK INOLINIA III.	DOLLAI
Also upon the further agreement and condition, that the mortgager. A new consideration for the making of axid learn, shull keep, during its continuance, the build and described realty insured for the benefit of said Association in such amount as it may require, and shull also pay all taxes and assessments that are or may be leverence. Now, if the said mortgager shall well and truly pay, or cause to be paid, said loan and interest in the manner provided by said contract, and perform said contract in the contract of the c	FIRST. To the payment of any fines, insurance, taxes SECOND. To the payment of the interest and premiur	s, or other assessments made in due on said loan.	against me in accordance with	the By-Laws of the Associat	ion.
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Also upon the further agreement and condition, that the mortgager. A new consideration for the making of axid learn, shull keep, during its continuance, the build and described realty insured for the benefit of said Association in such amount as it may require, and shull also pay all taxes and assessments that are or may be leverence. Now, if the said mortgager shall well and truly pay, or cause to be paid, said loan and interest in the manner provided by said contract, and perform said contract in the contract of the c	ree months to make the payments above stated, at its op- id thereon, and apply the amount withdrawn to the paym Should any part of said loan or the interest thereon or	tion, to withdraw said stock ent of said loan, or the inter- r any of said assessments rem	in accordance with the By-La est thereon, or any of the asses ann unpaid after the withdraws	ws of said Association, or an sments above stated. I value of said stock is so app	y or all of the mor ied, they shall beco
Also upon the further agreement and condition, that the mortgager of needs to suideration for the making of acid learn, shall keep, during its continuance, the build said described realty insured for the benefit of soid Association in such amount as it may require, and shall also pay all taxes and assessments that are or may be leverous. Now, if the said mortgager shall well and truly pay, or cause to be paid, said loan and interest in the manner provided by said contract, and perform said contract in green and shall pay the premiums, fire insurance, and all taxes and assessments that are or may be levied on said realty herein mortga ring the continuance of this loan, then these presents shall be void; otherwise, upon failure to perform all or any of said contracts, agreement and conditions therein, or trigge shall become absolute and liable to foreclosure, and the said The Tuisa Building and Loan Association shall be entitled to the possession of said premises; and for the said considerable contracts and contracts and conditions therein, or trigge shall become absolute and liable to foreclosure, and the said The Tuisa Building and Loan Association shall be entitled to the possession of said premises; and for first and considerable control of the contract of the mestal considerable and the possession of said premises; and for first and control of the control of the foreclosure of this mortgage, should the same be foreigned. In TESTIMONY WHEREOF, The said ACKNOWLEDGMENT County of Tuisa. ACKNOWLEDGMENT County of Tuisa. Before me, Acknowledged to me that the first and for said County to the identical person who are said county to the identical person who are said county to the identical person who are said the said the first and the said that the said the said t	e and payable at the option of said Association. All unpaid installments shall bear interest at the rate After three monthly installments become due and are	of ten per cent. per annum from unpaid, then the whole amo	rom the time same are due and ount of principal, interest and p	l unpaid. cenium shall become due and	payable, at the opt
Now, if the said mortgagor shall well and truly pay, or cause to be paid, said loan and interest in the manner provided by said contract, and perform said count and all conditions therein specified, and shall pay the premiums, fite insurance, and all taxes and assessments that are or may be levied on said realty herein mortgating the continuates of this loan, then these presents said be void; otherwise, upon failure to perform all or any of said countracts, agreements and conditions therein, in the continuation of the late of the foreclosure of this mortgage, should the same be foreclosed, provided of turther agree, to pay a reasonable attorney's fee on the amount due at the time of the foreclosure of this mortgage, should the same be foreclosed, provided or tagge is foreclosed by an attorney of record in the State of Oklahoma. IN TESTIMONY WHEREOF, The said ACKNOWLEDGMENT County of Tyles. Before me, ACKNOWLEDGMENT County of Tyles. Before me, All John personally appeared. ACKNOWLEDGMENT County of Tyles. Before me, All John personally appeared. ACKNOWLEDGMENT County of Tyles. Before me, All John personally appeared. AND personally appeared. ACKNOWLEDGMENT County of Tyles. Before me, All John personally appeared. ACKNOWLEDGMENT County of Tyles. Before me, All John personally appeared. AND	Also upon the further agreement and condition, that	the mortgagor, in consider	ration for the making of said lo	an, shall keep, during its cont	inuance, the buildi
IN TESTIMONY WHEREOF, The said. Chercunto set Alle Mands and scals this Liverity cyfill day of September 1900. ACKNOWLEDGMENT County of Tutss. Before me, day of County of County of September 1900. And Mands and for said County of September 1900. And Mands and scale of the identical personal who executed the within and foregoing instrument, and acknowledged to me that they executed the september 1900. Witness my hand and scal as such Notary Public, this had day of Mands and Mands 1900. This instrument was filed for record in the office of the Register of Deeds of Tulsa County, Oklahoma, at Tulsa, on the day of Mands 1900. This instrument was filed for record in the office of the Register of Deeds of Tulsa County, Oklahoma, at Tulsa, on the day of Mands 1900. And Mands 1900 of September 1900. My north and duly recorded the day of Mands 1900.	ercon.				
IN TESTIMONY WHEREOF, The said. Chercunto set Alle Mands and scals this Liverity cylliding of Sharally County. ACKNOWLEDGMENT County of Tules. Before me, day of Alle Mands and for said County of a Notary Public, in and for said County of the identical personal who executed the within and foregoing instrument, and acknowledged to me that. Witness my hand and scal as such Notary Public, this. Witness my hand and scal as such Notary Public, this. Wommission expires. All May of Mands County Oklahoma, at Tules, on the day Ocommission expires All May of	n an economic herein specified, and shan pay the premis ring the continuance of this loan, then these presents shall ortgage shall become absolute and liable to foreclosure, and	be void; otherwise, upon fail d the said The Tulsa Building	xes and assessments that are ure to perform all or any of said g and Loan Association shall be	or may be levied on said ref i contracts, agreements and c entitled to the possession of	onditions therein, t said premises; and
IN TESTIMONY WHEREOF, The said. Chercunto set Alle Mands and scals this Liverity cylliding of Sharally County. ACKNOWLEDGMENT County of Tules. Before me, day of Alle Mands and for said County of a Notary Public, in and for said County of the identical personal who executed the within and foregoing instrument, and acknowledged to me that. Witness my hand and scal as such Notary Public, this. Witness my hand and scal as such Notary Public, this. Wommission expires. All May of Mands County Oklahoma, at Tules, on the day Ocommission expires All May of	intorherein für said consideration expressly waives appr d further agreeto pny a reasonable attorney's fee on the ortgage is foreclosed by an attorney of record in the Staje	amount due at the time of of Oklahoma.	the foreclosure of this mortgr	exemption and stay laws of t	he State of Oklahor closed, provided t
ACKNOWLEDGMENT County of Tulsa, Before me, day of County of Cou	IN TESTIMONY WHEREOF, The said	a. L. Courd a	and J. A. Con	rd her hu	aband/
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ACKNOWLEDGMENT County of Tulsa, Before me, day of Claffley Decided for the uses and purposes therein set forth. Witness my hand and seal as such Notary Public, this commission expires Decided for record in the office of the Register of Deeds of Tulsa, County, Oklahoma, at Tulsa, on the day of day of day of Claffley Deeds of Tulsa, County, Oklahoma, at Tulsa, on the day of	프로일 등장 교급한 내용을 보기 않다		Spail &	urd.	(Se.
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Before me, day of Claffley 19, personally appeared day of day of Claffley 19, personally appeared day of day	TATE OF OKLAHOMA,)	ACKNOWLED	GMENT		
the finite the day of Claffley 19, personally appeared are well known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the se that they free and voluntary act and deed, for the uses and purposes therein set forth. Witness my hand and scal as such Notary Public, this day of the day of the second within any public this this instrument was filed for record in the office of the Register of Deeds of Tulsa County, Oklahoma, at Tulsa, on the day of the second within any public this day of the	1 11 10 11/1/2	0 001/			
and well known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that. **Commission expires** **Deal of the office of the Register of Deeds of Tulsa County, Oklahoma, at Tulsa, on the	- 1-01	Her),		1	
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y commission expires October 1913. See John Wotary Public This instrument was filed for record in the office of the Register of Deeds of Tulsa County, Oklahoma, at Tulsa, on the day of the M., and duly recorded the day of				ne tunt	executed the sai
This instrument was filed for record in the office of the Register of Doeds of Tulsa County, Oklahoma, at Tulsa, on the day of day of	Witness my hand and scal as such Notary Public, th	is May	or Optober	19/01	
This instrument was filed for record in the office of the Register of Deeds of Tulsa County, Oklahoma, at Tulsa, on the day of day of	commission expires Dec 8th, 19	13. Ala!	John!	W. Magle	Notary Public
ach 19, 4 at 11, 2 o'clock At M., and duly recorded the day of	Commission suburtarios to seasons with the commission of the commi			on the	day
on page on page of the Malhhui.	[1] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4	e Register of Deeds of Tulsa-	County, Oklahoma, at Tulsa.		
and the property of the proper	This instrument was filed for record in the office of the	o'clock /t M., and	duly recorded the		1. part (1821 - 1822) 11 (1821 - 1822) 12 (182