MORTGAGE RECORD

	tak and Jeanie M. Park hielwy	
j j		
consideration of LAND LOAN ASSI hand paid by THE TULSA BUILDING AND LOAN ASSI to the said The Tulsa Building and Loan Association, its ma, and described as follows:	SOCIATION, of Tuisa, Oklahoma, hat bargained and sold, and do hereby grant successors and assigns, forever, the following premises, situate in the County of Tul	DOLLAR, bargaia, sell and convesa, in the State of Okl
Lot six (b) in h	Block thirty wine (39) in the	Quen
addition to the City	of Tulen Oklahoma, accom	dung to
he amended plate the filed for record	reof, alled april 25, 1907 an	daily
	.	
Salaman ang mga mga mga mga mga mga mga mga mga mg	0	
		<u></u>
the grantor for themselves and heirs and a	e appurtenances, unto the said The Tulsa Building and Loan Association, its succes assigns, do hereby covenant with the said The Tulsa Building and Loan Associ	ation, its successors a
gns, that The And the Anguill forever warrant and defend	lawfully seized of the premises aforesaid, and that the premises are free and cled the same, with the appurtenances, unto the said The Tulsa Building and Loan Assort.	or from all incumbranciation, its successors a
PROVIDED, Nevertheless, and these presents are upon	oon this condition: That whereas the said	
Contered into a contract in writing with said Association	11. Stake and Jenarie M. Leak	
400.00	Tulsa, Okla. Och Sul	5
	a Association, of Tulsa, Oklahoma,	DOLLAI
ch sum I agree to repay, with ten per cent. interest per a	unnum thereon, payable monthly, as follows: of stock in said-Association, of One Hundred Dollars each, Book No.	
to said Association, monthly, not less than.	ght ("T.a.o)	DOLLAT
First. To the payment of any fines, insurance, takes, Second. To the payment of the interest and premium	s, or other assessments made against me in accordance with the By-Laws of the Assom due on said loan.	ciation.
THIM, The balance of said amount to be applied tow ully paid up by the payments applied thereto as above	s, or other assessments made against me in accordance with the By-Laws of the Asson due on said loan. ward the payment of my said stock subscription. Said monthly payments shall be constant the dividends declared thereon. ation as collateral security for said loan and I nuthorize it, when said stock is fully pation, to withdraw said stock in accordance with the By-Laws of said Association, or	ontinued until said sto
a thereon, and apply the amount withdrawn to the paying	ient of said loan, of the interest thereon, of any of the assessments above stawd.	
and payable at the option of said Association. All unpaid installments shall bear interest at the rate of	r any of said assessments remain unpaid after the withdawal value of said stock is so a of ten per cent, per annum from the time same are due and unpaid.	
the Association, and the mortgage, or other security may		
said described realty insured for the benefit of said Associa	the mortgagor. In consideration for the making of said loan, shall keep, during its cation in such amount as it may require, and shall also pay all taxes and assessments	that are or may be lev
Now, if the said mortgagops shall well and truly pay, it all conditions therein specified, and shall pay the premiuring the continuance of this loan, then these presents shall rigage shall become absolute and liable to foreclosure, and block. therein for said consideration expressly waives approach	or cause to be paid, said loan and interest in the manner provided by said contract, ans, fire insurance, and all taxes and assessments that are or may be levited on said be void; otherwise, upon failure to perform all or may of said contracts, agreements at d the said The Tulsa Building and Loan Association shall be entitled to the possession raisement of said real estate and all benefit of the homestead exemption and stay laws a amount due at the time of the forecleaure of this mortgage, should the same be of Oldhome.	of the state of Okianor
IN TESTIMONY WHEREOF, The said	Mann ma Meak and Jennie	cm Tear
and July John State of the Stat		
Chercunto set their hands and scals this	Twenty sixtle day of Pectober 101	Or ,
	Milliam W. M.	Call, (SE
	Jennie Mc Keak	(Se/
돌에 있는데 얼마 먹는 그들의 함께 없었다.	ACKAICIAN EDCIATRIT	
ATE OF O'KLAHOMA,)	ACKNOWLEDGMENT	
County of Tulsa,	21 -00/	
County of Tulsa, Ss. Before me, Land	Magel	and for said County n
Before me, La List Qilla tte, on this the 126th day of Day William J. W. M. Pleak	Magel a Notary Public, in Toples of State of Sta	e.
Before me, Letteday of Danie, on this the Letteday of Daniel	Magle a Notary Public, in The Company of the William of the Willia	e.
Before me, Letter day of Land Control of the contro	Magel	e.
Before me, Land Color of the conthist the Land Color of the conthist the Land Color of the control of the color of the col	Magel	executed the sar
Before me, Land Content of Tulsa, Before me, Land Content of the Land Content of the content of the Land C	Magle a Notary Public, in The William of Season of of Seaso	executed the sar
County of Tulsa, Before me, Lite, on this the Lite of the identical person who executed to Witness my hand and scal as such Notary Public, the commission expires This instrument was filed for record in the office of the	the within and foregoing instrument, and acknowledged to me that the within and foregoing instrument, and acknowledged to me that the state of the within and foregoing instrument, and acknowledged to me that the state of the within and foregoing instrument, and acknowledged to me that the state of the within and selection and the state of th	Coxecuted the sai