MORTGAGE RECORD

S Rosa B. M.	ickles and George Much	
	p.s.	
omideration of and paid by THE TULSA BUILDING AND Let the said The Tulsa Building and Loan Associa, and described as follows:	DAN ASSOCIATION, of Tulsa, Oklahoma, had bargai	DOLLAI ned and sold, and do hereby grant, bargoin, sell and convenies, situate in the County of Tulsa, in the State of Ok
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	inangalipan dalam kanananan mana dagan daga yang mengan kana mananan mengah di mana beranan menjagan yang yang menerungkan	
To have and to hold said lands and premises	with the appurtenances, unto the said The Tulsa Build	ling and Loan Association, its successors and assigns, forev
		The Tulsa Building and Loan Association, its successors and that the premises are free and clear from all incumbrand the Tulsa Building and Loan Association, its successors a
ns, against the lawful claims of all persons wh	omroever.	uld The Tulsa Building and Loan Association, its successors :
	ts are upon this condition; That yhereas, the said	nge Parchles
11. 100	ssociation, of which the following is a copy, to-wit:	
Received as a loan from The Tulsa Building	and Loan Association, of Tulsa, Oklahonia,	Tulsa, Okla. 19,
an	a following of	. DOLLA
70.1	stance of standards behalf Assessbatton of One Thursday II	odlars each, Book No, and I agree
to said Association, monthly, not less than h sum is to be applied as follows: First. To the payment of any fines, insura	oce, taxes, or other assessments made against me in acco	DOLLA ordance with the By-Laws of the Association.
SECOND. To the payment of the interest and THIRD. The balance of said amount to be ap	l premium due on said loan. plied toward the payment of my said stock subscription	a. Said monthly payments shall be continued until said ste
I also hereby assign the stock aforesaid to sa months to make the payments above stated,	id Association as collateral security for said loss and La at its option, to withdraw said stock in accordance with	DOLLA: DOLLA:
Should any part of said loan or the interest t and payable at the option of said Association.	he reon or any of said assessments remain unpaid after th	e withdrawal value of said stock is so applied, they shall become
All unpaid installments shall bear interest at After three monthly installments become du to Association, and the mortgage, or other secu-	the rate of ten per cent, per annum from the time same s and are unpaid, then the whole amount of principal, in rity may be enforced for the payment thereof."	are due and unpaid. Accest and premium shall become due and payable, at the opt
		ing of said loan, shall keep, during its continuance, the build
Also upon the further agreement and condit aid described realty insured for the benefit of sa	ion, that the mortgagor in consideration for the making Association in such amount as it may require, and sha	
aid described realty insured for the benefit of sa con. Now, if the said mortgagor I shall well and to	id Association in such amount as it may require, and sha uly pay, or cause to be paid, said loan and interest in th	e manner provided by said contract, and perform said contr
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