MORTGAGE RECORD

n consideration of	
Lot Seven (1) in Block	E Seven (I) If the Medicary
addition to the entry of	() ulsais I klahomas according
to the official plat in	id survey thitrest
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, fore-	
	ovenant with the said The Tulsa Building and Loan Association, its successors at e premises aforesaid, and that the premises are free and clear from all incumbrance
naisoever, and that Libe 4, will forever warrant and defend the same, with the app signs, against the lawfulfelaims of all persons whomsoever. PROVIDED, Nevertheless, and these presents are upon this condition: Tha	e premises aforesaid, and that the premises are free and clear from all incumbranc purtenances, unto the said The Tulsa Building and Loan Association, its successors at
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entered into a contract in writing with said Association, of which the following	g is a copy, to-wit:
Received as a loan from The Tulsa Building and Loan Association, of Tulsa, C	Okhukoma,
ich sum I agrec to repay, with ten per cent. interest per annum thereon, payable	monthly, as follows:
I hereby subscribe for Slacen shares of stock in said Associate to said Association, monthly, not less than	tion, of One Hundred Dollars each, Book No
ich sum is to be applied as follows: First. To the payment of any fines, insurance, taxes, or other assessments a	nade against me in accordance with the By-Laws of the Association.
SECOND. To the payment of the interest and premium due on said foan. Thind. The balance of said amount to be applied toward the payment of my fully paid up by the payments applied thereto its above stated and the dividen	said stock subscription. Said monthly payments shall be continued until said stouds declared thereon.
I also hereby assign the stock aforesaid to said Association as collateral securi ree months to make the payments above stated, at its option, to withdraw said s id thereon, and apply the amount withdrawn to the payment of said loan, or the	nade against me in accordance with the By-Laws of the Association. resaid stock subscription. Said monthly payments shall be continued until said stocks declared thereon. Ity for said loan and I authorize it, when said stock is fully paid up, or should I fall for tock in accordance with the By-Laws of said Association, or any or all of the month interest thereon, or any of the assessments above stated. s remain unpaid after the withdrawal value of said stock is so applied, they shall become
Should any part of said loan or the interest thereon or any of said assessment is and payable at the option of said Association. All unpaid installments shall bear interest at the rate of ten per cent, per anni	
After three monthly installments become due and are unpaid, then the whole the Association, and the mortgage, or other security may be enforced for the pay	e amount of principal, interest and premium shall become due and payable, at the optic
said described realty insured for the benefit of said Association in such amount as	usideration for the making of said Ioan, shall keep, during its continuance, the buildin it may require, and shall also pay all taxes and assessments that are or may be levi
Now, if the said mortgagor Shall well and truly pay, or cause to be paid, said all conditions therein specified, and shall pay the premiums, fire insurance, and a	d loan and interest in the manner provided by said contract, and perform said contra all taxes and assessments that are or may be levied on said realty herein mortgage
ring the continuance of this loan, then these presents shall be void; otherwise, upor originge shall become absolute and liable to forcelosure, and the said The Tulsa Bu antorlerein for said consideration expressly waives appraisement of said real es	n failure to perform all or any of said contracts, agreements and conditions therein, il uilding and Loan Association shall be entitled to the possession of said premises; and t tate and all benefit of the homestead exemption and stay laws of the State of Oklahom
ring the continuance of this loan, then these presents shall be void; otherwise, uponoriging shall become absolute and liable to foreclosure, and the said The Tulsa Bu antorherein for said consideration expressly waives appraisement of said real es d further agreeto pay a reasonable attorney's fee on the amount due at the timortgage is foreclosed by an attorney of record in the State of Oklahogia.	n failure to perform all or any of said contracts, agreements and conditions therein, it aiding and Loan Association shall be entitled to the possession of said premise; and t state and all benefit of the homestead exemption and stay laws of the State of Oklahom he of the foreclosure of this mortgage, should the same be foreclosed, provided the foreclosure of this mortgage, should the same be foreclosed, provided the foreclosure of this mortgage.
IN TESTIMONY WHEREOF, The said	a failure to perform all or any of said contracts, agreements and conditions therein, the aidling and Loan Association shall be entitled to the possession of said premises; and the state and all benefit of the homestead exemption and stay laws of the State of Oklahom to the foreclosure of this mortgage, should the same be foreclosed, provided the same be foreclosed.
IN TESTIMONY WHEREOF, The said	le and amai Duntele his wife
IN TESTIMONY WHEREOF, The said.	and Man Duntill man wife
IN TESTIMONY WHEREOF, The said.	and Man Buttle Mar Wife
IN TESTIMONY WHEREOF, The said	and there is small him wife and of January 19!! The the control of the control
IN TESTIMONY WHEREOF, The said	day of January 1911 24 July Loudelle (Sea
IN TESTIMONY WHEREOF, The said	day of January 1911 34 4 Dankle (SEA) LEDGMENT
IN TESTIMONY WHEREOF, The said	day of Jazza Jazza Jazza (Seal LEDGMENT a Notary Public, in and for said County and 19/1, personally appeared.
IN TESTIMONY WHEREOF, The said A.	day of January 19.// When the state of the
IN TESTIMONY WHEREOF, The said ACKNOWING TATE OF OKLAHOMA. County of Tulsa, Before me, ate, on this the Acknowled the within and foregoing the well known to be the identical persons who executed the within and foregoing the well known to be the identical persons who executed the within and foregoing the well known to be the identical persons who executed the within and foregoing the well known to be the identical persons who executed the within and foregoing the well known to be the identical persons and deed, for the uses and purposes the well known to be the identical persons.	LEDGMENT A Notary Public, in and for said County and instrument, and acknowledged to me that. Letter the same therein set forth.
TATE OF OKLAHOMA. County of Tuise. Before me, January and seals this Before me, January of July of the uses and purposes with the July of the uses and purposes with the seal as such Notary Public, this.	day of Jazza Jaya 19.// (SEA) LEDGMENT A Notary Public, in and for said County and 19.// personally appeared
IN TESTIMONY WHEREOF, The said ACKNOWITH ACKNO	LEDGMENT A Notary Public, in and for said County and instrument, and acknowledged to me that they executed the same therein set forth. James B Duckes Notary Public.
IN TESTIMONY WHEREOF, The said	LEDGMENT A Notary Public, in and for said County and ginstrument, and acknowledged to me that therein set forth. And January Public in and for said County and ginstrument, and acknowledged to me that the said county acknowledged to me the said county ackn
IN TESTIMONY WHEREOF, The said	LEDGMENT A Notary Public, in and for said County and 19.//, personally appeared a Notary Public, in and for said County and ginstrument, and acknowledged to me that. They executed the same therein set forth. Aday of January Public. Pulsa Courty, Oklahoma, at Tulsa, on the and duly recorded the day of

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applying and profession