## MORTGAGE RECORD

يتنس يستمسون سينسس						
consideration of the TULSA BU to the said The Tulsa Building	L Curdu	A OCIATION, of Tulsa, Ol	dahoma, ha A. barge	lned and sold, and do	hereby grant, bargai	n, sell and cony
Oirea.	Benk m.		ze vienni	, , , , , , , , , , , , , , , , , , ,	~ ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						
	i programina de la compressión de la c	مؤلف ستشتث بأحسد سيشري	aramaning manin		diaming and a comme	
				•		
			and the second s			
	•••		•			,
To have and to hold said la						
I the grantor for Yessell gns, that She satsoever, and that She will gns, against the lawful claims	5	lawfully seized of the	premises aforesaid, a	nd that the premises are	free and clear from	all incumbran
igns, against the lawful claims PROVIDED, Nevertheless,	of all persons whomsoever.	on this condition: That	whereas, the said	and The Tuisa Duncang an	a noan Association,	no successors a
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	e Ban		***************************************	<u></u>		
Soooo	riting with said Association	, of which the following		Tulsa, Okla.	4/10	10
Descripted on a loan from Til	e Tulsa Building and Loan	Association, of Tulsa, Ol	-lahama	Tuisa, Okita		19
ch sum I agree to repay, with	ten per cent. Interest per ar	nnum thereon, payable m	onthly, as follows:			
I hereby subscribe for to said Association, monthly, ch sum is to be applied as follo				Jollars each, Book No	123	., and I agree
ch sum is to be applied as folk First. To the payment of	ws: any fines, insurance, taxes	, or other assessments me	de against me in acc	ordance with the By-Laws	of the Association.	
THEO. The balance of sai ully paid up by the payments	d amount to be applied tow applied thereto as above	ard the payment of my s stated and the dividend	aid stock subscriptions declared thereon.	1. Said monthly paymen	ts shall be continued	d until said sto
ieis sum is to be applied as folk FIRST. To the payment of SECOND. To the payment of SECOND. To the payment of TRUED. The balance of saidly paid up by the payments I also hereby assign the sto e mouths to make the payme of the band and pay to fee and pay to fee and payable at the option of All unpaid installments sha After three monthly install	ok aforesaid to said Associa its above stated, at its opt int withdrawn to the payme	tion as collateral security ion, to withdraw said sto ent of said loan, or the ir	ck in accordance wit terest thereon, or an	h the By-Laws of said As y of the assessments above	ek is fully paid up, o sociation, or any or e stated.	all of the mon
Should any part of said lon and payable at the option of All unpaid installments sha	a or the interest thereon or said Association. Il bear interest at the rate c	any of said assessments : of ten per cent, per annu	remain unpaid after the n from the time sam	te withdrawal value of said a are due and unpaid.	i stock is so applied,	they shall beco
he Association, and the mortg	age, or other security may	be enforced for the payn	nent thereof."			
Also upon the further agre- said described realty insured fo reon.	r the benefit of said Associa	ition in such amount as it	may require, and sh	all also pay all taxes and a	assessments that are	or may be lev
reon.  Now, if the said mortgagor, all conditions therein specifice ing the continuance of this loat rigage shall become absolute an attorherein for said cohsiders further agreeto pay a reaso rigage is forcelosed by an attor	shall well and truly pay, of and shall pay the premiut, then these presents shall had liable to forcelosure, and tion expressly waives approached attorney's fee on the	or cause to be paid, said ms, fire insurance, and all be void; otherwise, upon I the said The Tulsa Buil aisement of said real estamount due at the time	oan and interest in the large and assessment failure to perform all ding and Loan Associate and all benefit of the foreclosure	ne manner provided by sai its that are or may be le- or any of said contracts, as ation shall be entitled to the he homestend exemption a- it this mortgage, should t	d contract, and perf vied on said realty greements and condi ne possession of said and stay laws of the S he same be foreclos	orm said contro herein mortgag tions therein, t premises; and t tate of Oklahon ed, provided t
IN TESTIMONY WHERE	OF, The said	A Oktanoma,			ستيستينا أوستا بإينا	
· · · · · · · · · · · · · · · · · · ·	s. Zeve,	3-3 aug				
S_hereunto set	1 3 3 1 1 1.					
ahereunto set	nands and sems this		971.	Jone Ban	and the second second	(Se.
				O		
		ACKNOWL	EDGMENT			
ATE OF OKLAHOM	~, (ee "					
ATE OF OKLAHOM County of Tulsa,	مد ما المال			n Note	er Public in and for	Channel
Before me,	day of april	<b>543</b>	10. [ ] , perso	nally appeared.	(1 though the late to	salu County a
County of Tulsa, Before me, te, on this the free and the identification of the country to be the identification.  Witness my hand and seal	cal personwho executed t voluntary act and deed, for	the within and foregoing in the uses and purposes the	instrument, and acknowlerein set forth.	oviedged to me that sol & further desi	hi land herself	xecuted the sai
County of Tulsa, Before me, te, on this the well known to be the identification free and Witness my hand and seal	cal personwho executed to voluntary act and deed, for as such Notary Public, the	the within and foregoing the uses and purposes the is.	instrument, and acknown action act for the control of the control	owledged to me that sol & further devi is unde H-Co	he Land Sensily 1911 .	xecuted the so
te, on this the	eal personwho executed to voluntary act and deed, for as such Notary Public, the	the within and foregoing to the uses and purposes the is 11 th d	instrument, and acknown acknow	owledged to me that sold in further devi in the M-Co	he	xecuted the sa To he a Notary Public