39100 43444MC0

MORTGAGE RECORD

and the company of th		his wife
consideration of hand paid by THE TULSA BUILDING AND LOAN ASSOCIATION, of to the said The Tulsa Building and Loan Association, its successors and a	Lisa, Oklahoma, ha S. bargained and sold, and do	DOLLAI hereby grant, bargain, sell and conv
to the said The Tulsa Building and Loan Association, its successors and a ma, and described as follows:	assigns, forever, the following premises, situate in the	e County of Tulsa, in the State of Ok
na, and described as follows: " " (W) Block Cadation to the city	of Tulsa OAlahr	ma accordin
	0+ There of	<u> </u>
to the recorded pe	car mereg	
To have and to hold said lands and premises, with the appurtenances,	unto the said The Tales Building and Logy Assas	lation its suggestions and assistant force
I the granter for themselve and hairs and assigns does	orely revenant with the said The Tules Building	and Loan Association, its successors
igns, that they have a substitute and the same, with igns, against the lawful quims of all persons whomsoever.	ed of the premises aforesaid, and that the premises the appurtenances, unto the said The Tulsa Buildin	are free and clear from all incumbra g and Loan Association, its successors
PROVIDED, Nevertheless, and these presents are upon this condition	n: That whereas, the said	
entered into a contract in writing with said Association, of which the f	following is a copy, to-wit:	0- 15
Received as a loan from The Tulsa Building and Loan Association, of	Zulsa, Oklahoma,	march 8 10
ich sum I agree to repay, with ten per cent. interest per annum thereon, p	payable monthly, as follows:	DOLLA
I hereby subscribe for said Association, monthly, not less than	Association, of One Hundred Dollars each, Book No	, and I agre
ch sum is to be applied as follows: First. To the payment of any fines, insurance, taxes, or other assess: Second. To the payment of the interest and premium due on said lo	ments made against me in accordance with the By-	Laws of the Association.
Thrub. The balance of said amount to be applied toward the paymen ully paid up by the payments applied thereto as above stated and the Talso berely assign the stock aforesaid to said Association as collator.	it of my said stock subscription. Said monthly pay dividends declared thereon.	ments shall be continued until said st I stock is fully paid up, or should I fail
co months to make the payments above stated, at its option, to withdraw d thereon, and apply the amount withdrawn to the payment of said loan, Should any part of said loan or the interest thereon or any of said ass	w said stock in accordance with the By-Laws of sai , or the interest thereon, or any of the assessments a essments remain unpaid after the withdrawal value o	d Association, or any or all of the mo bove stated. f said stock is so applied, they shall bee
I hereby subscribe for	per annum from the time same are due and unpaid, he whole amount of principal, interest and premium s	hall become due and payable, at the op
Also upon the further agreement and condition, that the mortgagor	in consideration for the making of said loan, shall	keep, during its continuance, the build
said described realty insured for the benefit of said Association in such american. Now, if the said mortgagor, shall well and truly pay, or cause to be p	ount as it may require, and shall also pay all taxes and, said loan and interest in the manner provided by	and assessments that are or may be le y said contract, and perform said cont
all conditions therein specified, and shall pay the premiums, fire insuranc ing the continuance of this loan, then these presents shall be void; otherwi- rtgage shall become absolute and liable to forcelosure, and the said The T	ce, and all taxes and assessments that are or may l ise, upon failure to perform all or any of said contrac ulsa Building and Loan Association shall be entitled	be levied on said realty herein mortgo its, agreements and conditions therein, to the possession of said premises; and
t all conditions therein specified, and shall pay the premiums, fire insuranting the continuance of this loan, then these presents shall be void; otherwirtgage shall become absolute and liable to foreclosure, and the said The T ntorherein for said consideration expressly waives appraisement of said further agreeto pay a reasonable attorney's fee on the amount due at rigage is foreclosed by an attorney of record in the State of Oklahoma.	I real estate and all benefit of the homestead exempti the time of the forcelosure of this mortgage, show	on and stay laws of the State of Oklaho ild the same be foreclosed, provided
IN TESTIMONY WHEREOF, The said	lith Est West	
herounto set their hands and seals this 9th	day of March	19/2
	J 20	est (Si
	NOWLEDGMENT	se com (si
County of Tuisa,		
Before me, Directly day of murch		Notary Public, in and for said County
g T West and Edith	Est West his w	ife
me well known to be the identical personswho executed the within and for		executed the so
Witness my hand and seal as such Notary Public, this 9	day of March	
commission expires musch 24th 191500 S	Keal J W. J.	Notary Public
This instrument was filed for record in the office of the Register of Do	Asi, and duly recorded the	day
		alkley