MORTGAGE RECORD

southernton of	DOLIA
and paid by THE TULSA BUILDING AND LOAN ASSOCIATION, of the said The Tulsa Building and Loan Association, its successors and	DOLIJA of Tulsa, Okiahoma, ha. bargained and sold, and do hereby grant, bargain, sell and con dl assigns, forever, the following premises, situate in the County of Tulsa, in the State of O
recommendation of the second s	ann ann a ann an an an an an an an an an
and the same of th	
grande annual annua	and the second of the second o
and have again and process to have the same and the same a	and a salaming for a superior of policies and a salaming of the salaming of the salaming of the salaming of
	es, unto the said The Tulsa Building and Loan Association, its successors and assigns, force
the grantor for and heirs and assigns, do	hereby covenant with the said The Tulsa Building and Loan Association, its successors
rns, that he lawfully sei tsoever, and that he will forever warrant and defend the same, wit	ized of the premises aforesaid, and that the premises are free and clear from all incumbra th the appurtenances, unto the said The Tulsa Building and Loan Association, its successors
PROVIDED, Nevertheless, and these presents are upon this conditi	ion: That whereas, the said
and the second s	ymepas anim maine sumum tan epam are anim si sa
entered into a contract in writing with said Association, of which the	e following is a copy, to-wit: Tulsa, Okla
Received as a loan from The Tulsa Building and Loan Association, o	of Tulsa, Oklahoma,
h sum I agree to repay, with ten per cent. interest per annum thereon,	
	A CONTRACTOR OF THE STATE OF TH
to said Association, monthly, not less than	DOLLA
First. To the payment of any fines, insurance, taxes, or other asses Second. To the payment of the interest and premium due on said I	ssments made against me in accordance with the By-Laws of the Association.
Thin. The balance of said amount to be applied toward the payring the paid up by the payments applied thereto as above stated and the Loke horsely assign the stock aforesaid to said Association as collete.	ent of my said stock subscription. Said monthly payments shall be continued until said s be dividends declared thereon. The security for said loan and 1 authorize it, when said stock is fully paid up, or should I fai
e months to make the payments above stated, at its option, to withdra thereon, and apply the amount withdrawn to the payment of said low	nw said stock in accordance with the By-Laws of said Association, or any or all of the men, or the interest thereon, or any of the assessments above stated.
Should any park of said loan or the interest thereon or any of said as and payable at the option of said Association. All unneid installments shall hear interest at the rate of ten per cent.	ssessments remain unpaid after the withdrawnt value of sata stock is so applied, they shall bed to be annum from the time same are due and lumaid.
After three monthly installments become due and are unpaid, then is Association, and the mortgage, or other security may be enforced for	essnents made against me in accordance with the By-Laws of the Association. DOLLé ssnents made against me in accordance with the By-Laws of the Association. In a part of my said stock subscription. Said monthly payments shall be continued until said so real security for said loan and I authorize it, when said stock is fully paid up, or should I fainw said stock in accordance with the By-Laws of said Association, or any or all of the my special stated. In a session of the sacessments above stated. It is a session of the sacessments above stated. It is a session of the sacessments above stated. It is a session of the sacessments above stated. It is a session of the sacessments and stock is so applied, they shall be a session of the same are due and unpaid. It is a subscription of the sacessments and premium shall become due and payable, at the op or the payment thereof."
Also upon the further agreement and condition, that the mortgagor aid described realty insured for the benefit of said Association in such an	r, in consideration for the making of said loan, shall keep, during its continuance, the build mount as it may require, and shall also pay all taxes and assessments that are or may be lo
con. Now, if the said mortgagor,, shall well and truly pay, or cause to be	paid, said loan and interest in the manner provided by said contract, and perform said cont
all conditions therein specified, and shall pay the premiums, fire insurant mp the continuance of this loan, then these presents shall be void; other these presents shall be void; other these shall become absolute and liable to force on you the said The	paid, said loan and interest in the manner provided by said contract, and perform said contract, and all taxes and assessments that are or may be levied on said realty herein mortge wise, upon failure to perform all or any of said contracts, agreements and conditions therein, Tulsa Building and Loan Association shall be entitled to the possession of said premises; and id real estate and all benefit of the homestead exemption and stay laws of the State of Oklahut the time of the forcelosure of this mortgage, should the same be forcelosed, provided
further agreeto pay a reasonable attorney's fee on the amount due a	uid real estate and all benefit of the homestead exemption and stay laws of the State of Oklahut the time of the foreclosure of this mortgage, should the same be foreclosed, provided
gage is foreclosed by an attorney of record in the State of Oklahoma. IN TESTIMONY WHEREOF, The said	
	day of
그렇게 나는 이번에 살아 없었다.	(S
경기를 하면 되고 보이지 않는 종료 지도를 하다	(s
ACK	(NOWLEDGMENT
ATE OF OKLAHOMA,)	강화된 경우 그리고 불자 불자 사람 내 하고 있다.
SS,	a Notary Public, in and for said County
County of Tulsa,) Before me,	transport to the state of the s
County of Tulsa,) Before me,	personary appeared.
County of Tulsa,) Before me,	
County of Tulsa, Before me,	l foregoing instrument, and acknowledged to me that
County of Tulsa, Before me,	t foregoing instrument, and acknowledged to me that
County of Tulsa, Before me,	t foregoing instrument, and acknowledged to me that
County of Tulsa, Before me, c, on this the day of well known to be the identical personwho executed the within and free and voluntary act and deed, for the uses and p Witness my hand and seal as such Notary Public, this	I foregoing instrument, and acknowledged to me that
Before me,	I foregoing instrument, and acknowledged to me thatexecuted the s purposes therein set forth