فالجع والمتحاد المتحاد

وبدية الأربية

MORTGAGE RECORD NO. 410

19:00

517

226615	5 C.II.J. FROM	STATE OF OKLAHOMA, Tulsa County, 85.
	FROM	This instrument was filed for record on the 4th April A, D, 1923, at 2:30
******		of
	*** ********************	······································
	то	(SEAL)) County Clerk.
	****	By Brady Erown, Deputy,
TATAN AT A APAT WAT P		/ Fees, \$
KNOW ALL MEN BY 7 That		and B. E. Gilliland wife and husband
of Tulsa	County, in the State	of Oklahoma, part. 168 of the first part, have mortgaged and hereby mortgage to the
duly organized and doing h	JILDING AND LOAN ASS	OCIATION OFLAHOMA City
	to the city of T corded plat there) in block three (3) of Reddin Addition Tulsa, Oklahoma, according to the re- eof.
with all the improvements	thereon and annurtenances thereou	nto belonging, and warrant the title to the same and waive the appraisement, and all home-
stead exemptions.		
Aiso This mortgage is give	ven in consideration ofThree	Dollars.
the receipt of which is here the performance of the cov And the said morte	eby acknowledged, and for the purp enants hereinafter contained. gagor Sforthemselve	pose of securing payment of the monthly sum, fines and other items hereinafter specified, and <u>DSand fortheir</u> , heirs, executors and administrators, hereby
covenant_Swith said	d mortgagee its successors and assig	ns, as follows: three
things which the by-laws of	OCIATION, and having borrowed o of said Association require sharehol	of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all ders and borrowers to do, and will pay to said Association on said stock and loan the sum of Dollars andSeventeen
per month, on or before th	heday of eac	h and every month, until said stock shall mature as provided in said by-laws, provided that
under said by-laws or und made thereto, according to	er any amendments that may be r	id stock at maturity, and will also pay all fines that may be legally assessed against_ <u>tham</u> made thereto, according to the terms of said by-laws o r under any amendments that may be - ertain non-negotiable note bearing even date herewith, executed by said mortgagor_S
Agnes	M. Gilliland and B	. 3. Gilliland, wite and husband to said mortgagee
levied upon said lands, or	upon, or on account of this mortga	lays after the same becomes due and payable, will pay all taxes and assessments which shall be ge, or the indebtedness secured thereby, or upon the interest or estate in said lands created or
represented by this mortga	ge, or by said indebtedness, whethe	r levied against the said mortgagor S., and theirlegal representatives or as-
		e any and all claim or right against said mortgagee, its successors or assigns, to any payment nium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-
ments. THIRD: That the	said mortgagor S will also keep r	all buildings erected and to be erected upon said lands insured against loss and damage by tor-
nado or fire with insurers a	approved by the mortgagee in the su	um of Three Hundred dollars, as a further
security to said mortgage (FOIIRTH: If said	lebt, and assign and deliver to the mortgagor S make default i	mortgagee all insurance upon said property. in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining
insurance as above covenar	nted, said mortgagee, its successors (or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further with interest at the rate of
FIFTH: Should de	efault be made in the payment of s vable as provided in this mortrage	aid monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part there-
with arrearages thereon, a	nd all penalties, taxes and insuran	said principle sum of
gage, the indebtedness the	reby secured shall bear interest from here installments.	he contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort- m the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the ortgagee or to its successors or assigns, the sum of
	FILTY	DOLLRS,
default in any of its covent sum shall be an additional	nts, or as olten as the said mortgag lien on said premises.	all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for fors or mortgagee may be made defendant in any suit affecting the title of said property, which
the mortgagee and in case	of default in the cayment of any m	s above recited the mortgagor hereby assigns the rentals of the above property mortgaged to nonthly installment the mortgagee or legal representative may collect said rents and credit the
sum collected less cost of c	ollection upon said indebtedness a	nd these promises may be enforced by the appointment of a Receiver by the Court. have hereunto set their hand S and seal S on
the 27th	day of March A.	D. 19.23 Agnes M. Gilliland (Seal)
		(Seal)
	1	B. E. Gilliland (Seal)
STATE OF OKLAHOM	A. Tulsa Cor	
Before me,	A. E. Henry	inty, ss. , a Notary Public in and for said County and State, on this <u>3rd</u> sonally appeared lliland, her husband
day of April Agnes M. Gil	liland and B. 3. 41	ionally appeared
	to me known to be the identi	cal personS. who executed the within and foregoing instrument, and acknowledged to me executed the same asfree and voluntary act and deed for the
	uses and purposes therein set	
	IN WITNESS WHEF	
My commission expires on	the 25th day of Ma	y. 1924. Notary Public.
	t I received \$3D	REASURER'S ENDORSEMENT: 86.4.4. therefor in payment of mortgage tax on the
and the second		
Dotal thin 64	or O' O'	n.1
Dated this	A / 16 A	Br 1/ 7 Donutr
Dated this	Mckly County 7	
Dated this	. Mckly County 7	, 1923 Freasurer. By
Dated this	County 7	reasurer. By