MORTGAGE RECORD NO. 453

de.

States Same

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The instrument was filed for record on the	234676 C.M.J. FROM	
<pre>d</pre>		STATE OF OKLAHOMA, Tulsa County, ss.
<pre>return return retu</pre>		This instrument was filed for record on the.
CO	n an de la companya de la companya En esta esta de la companya de la com	o'clock A. M. and duly recorded in Book 452 on page 11
ERLED TO DEPART REPORTS     The A. Jone of the Property o	то	Q. G.Weaver,
FIGURATION BY THESE PRESENTS:         Tata       A. J. A. 2014. SING PRESENTS:         Tata       Control and American District of Childhord and wife         "ITS ADDRESS PRESENTS:       Control and State of Childhord and wife         "ITS ADDRESS PRESENTS:       Control and State of Childhord and wife         "ITS ADDRESS PRESENTS:       Control and State of Childhord and Wife         "ITS ADDRESS PRESENTS:       Control and State of Childhord and Wife         "ITS ADDRESS PRESENTS:       Control and State of Childhord and State of Childhord and Wife         "ITS ADDRESS PRESENTS:       Control and State of Okkeman, teven:         "ITS ADDRESS PRESENTS:       Control and State of Okkeman, teven:         "ITS ADDRESS PRESENTS:       Control and State of Okkeman, teven:         "ITS ADDRESS PRESENTS:       Control and ADDRESS PRESENTS:         "ITS ADDRESS PRESENTS:       Control and State of Okkeman, teven:         "ITS ADDRESS PRESENTS:       Control and Presents of Childhord Presents of Okkeman, teven:         "ITS ADDRESS PRESENTS:       Control and ADDRESS PRESENTS:       Control and Presents of Okkeman, teven:         "ITS ADDRESS PRESENTS:       Control and Presents of Okkeman, teven:       Control and Presents of Okkeman, teven:         "ITS ADDRESS PRESENTS:       Control and ADDRESS PRESENTS:       Control and Presents of Okkeman, teven:         "ITS ADDRESS PRESENTS: <td>이 제공에는 성격을 받는 것을 해야 하는 것을 것이라. 것은 것이 많은 것이 없는 것이다.</td> <td>(SEAL) / County Cler</td>	이 제공에는 성격을 받는 것을 해야 하는 것을 것이라. 것은 것이 많은 것이 없는 것이다.	(SEAL) / County Cler
KNOW ALL MIN BY THESE PRESENTS: That		By_Brady Brown, Dept
Tat. R. J. LEWS and Beslie L. LEWS. An Used and Section L. LEWS. Humbhand and yife	······································	Fees, \$
Tax. R. J. 1993 and Bescie L. Levy. Analysis, Analysis of Walkings, privides of the set part, how mortget and hereby matrices to any matrix of the set of Walkings, privides of Walkings, privides of the set of Walkings, privides of Walkings, and Walkings, Walking of Walkings, Walki	TNOW AT A MEN DAY DUROR ADRODUTE.	n an
<pre>upped and a story manufactor of Delta Align Story Align Story Align Story and Story S</pre>		, husband and wife
<pre>upped and a story manufactor of Delta Align Story Align Story Align Story and Story S</pre>		
<pre>dby granhed and deduc hands under the stabulate of the Site of Okishems, pury of the second part, the following real entate situated in</pre>	of	lahoma, parties of the first part, have mortgaged and hereby mortgage to
201383       County, Sate of Oklahom, towit:         Addition to the office offsy of Tules, Oklahoma, according to the recorded plat thereof.         with all the incrementation of apportaneous thereado biologing, and warmat the title to the same and water the approxement, and all hement to accorded plat thereof.         Addition to the office offsy off Tules, Oklahoma, according to the recorded offset of the recorded plat thereof.         Addition to the office offset	THE LOCAL BUILDING AND LOAN ASSOCIATION of	Oklahoma City Oklahoma, a corporat
Lot twenty-four (24) in Elock three (5) of Midny divides to the according to the recorded plat thereof.	l'in Tee	
Addition to the oily of Tules, Oklahoms, seconding to the recording to the		
Addition to the networks therean and appurtenance thermatic belonging and warmat the tilts to the anne and waive the approximanest, and all homest exemption. Ano. TAIXIX_FIYS, share of stock of aid Association, Certificato Na	n de la constante en la constante en la constante de la constante de la constante de la constante de la constan La constante en la constante en la constante de la constante en la constante de la constante de la constante de	
Addition to the networks therean and appurtenance thermatic belonging and warmat the tilts to the anne and waive the approximanest, and all homest exemption. Ano. TAIXIX_FIYS, share of stock of aid Association, Certificato Na		
the recorded plat thereof.  when the sevents there and apputenesses thereasts belonging, and warmat the tills to the same and waive the approximenest, and all homest able that the interview of the sevents of and Association, Certificates Ya		
with all the improvements thereon and apportenance thermato belonging, and warrant the tills to the same and waive the approximanes, and all hermative and the first participation of a first participation of the analysis in given in combination of and Association, Certificate Na		
Ano Chilitty - firs _ intermediation of Thirty - first _ 1287	the recorded plat there	01.
Ano 51112X - 5179haves of stock of and Association, Certificato No	이 같아요. 이 것 같은 물리가 나라 많은 것 것이 많은 것이 같은 것이	
Ano 51112X - 5179haves of stock of and Association, Certificato No		
Ano Chilitty - firs _ intermediation of Thirty - first _ 1287	with all the improvements thereon and appurtenances thereunta belonging	, and warrant the title to the same and waive the annealement and all have
The mortgape is given in consideration of	exemptions.	
<pre>the receipt of which is hereby acharonledged, and for the purpose of securing payment of the monthly sum, fare and other items hereinafter specified, and the y fare and the nail mortgage for the security contained and anging, as follows and for the pair the provide of and Academic for the provide and and academic for the provide of and Academi</pre>		
<pre>covenue</pre>		
<pre>covenue</pre>	formance of the covenants hereinafter contained.	payment of the monthly sum, fines and other items bereinafter specified, and the p
<pre>covenue</pre>	And the said mortgagorfor themselvess	and for their heirs, executors and administrators, here
Dollars andlixty_TAYG	covenantwith said mortgagee its successors and assigns, as follows	
Dollars and	FIRST: Said mortgagor _ 5 _ being the owner of THALTY	shares of stock of the saidLOCAL BUILDING AND
per menth, on or before the 30 <sup>th</sup>	things which the by-laws of said Association require shareholders and hor	rrowers to do, and will pay to said Association on said stock and loan the sum
indektomes shall be discharged by the encellation of add atock at maturity, rnd will also pay all fines that may be leavily senseed equinat, 1/1920. 	······································	
<pre>thereforeservices consisting to the sense of early beyond a certain non-negotible note bearing even due herewith, recruited by aid mortgager. S</pre>		
<pre>these-seconding to the sense of easily be base-and a certain non-negotible note basing over data here with, second by said mortgager. S</pre>	indebtedness shall be discharged by the cancellation of said stock at maturit under said by-laws or under any amendments that may be made thereto, a	ty, and will also pay all fines that may be legally assessed against. <b>DAGM</b>
H. H. LAND, AND SOLUTION IN Contrast.       Here's provide and the second of the second	thereto, according to the terms of said by laws and a certain non-negotiable	note bearing even date herewith, executed by said mortgagor_9
SECOND: That add mortgage, <u>9</u> , within forty days after the same becomes due and payable, will pay all taxes and assessments which shall level upon add lands, or upon, or on account of this mortgage or on an account of this mortgage of the indebtdenes secured thereby, or upon the interest or exists in add land created or results and add mortgage. <u>1</u> , which were any and all leads or right against add mortgage, its ascessments or assign or otherwise; and add mortgage dets, by reason of the payment of a neither of the doresaid taxes or assessments. THRD: That the said mortgage of the mortgage add leads or right against add mortgage, its ascessments are add damage to a second of the mortgage its ascessments. The doresaid taxes or assessments. The dot said mortgage of the mortgage add leads or the second and to be created upon asid indices insure against loss and damage by a poil taxes and damage by the mortgage of the mortgage add lands or the second upon add property. TOURTH: I maid mortgage, payable for theither to the mortgage add lands or taxes, or insurance, and lines on taxes or and account of the payment, add long age to a second taxes or assessments. The second were the second and the second add long or taxes or any dawn and lands and the attract is no range and the second add lands or taxes, or insurance, and the same or any paid these as the rest of a second second add lands or taxes, or insurance and the payment of add mortgage of the second and mail poly-have, and abould the same or any part thereof, remain unput of the period of a correlation of the interest, and the second add lands add land land lands add land land lands add land lands add lands	R. L. Laws and Bessie L. Law	ws, husband and wife to said mortgage
<pre>sented by this mortgage, or by said indebtedness, whether levied against the said mortgage, f. 100, 100, 100, 100, 100, 100, 100, 100</pre>	SECOND: That said mortgagor S, within forty days after the	same becomes due and payable, will pay all taxes and assessments which shall
or office squares the interest or principal or prefaultum of aidd morigage debt, by reason of the gayment of any of the aforesaid takes or assessments. THRD: That the said mortgage	levied upon said lands, or upon, or on account of this mortgage, or the indebte	edness secured thereby, or upon the interest or estate in said lands created or rep
THIRD: That the said mortgager. Swill also keep all buildings erected and to be created upon said lands insured against loss and damage by t         made or fice with insurers agrowed by the mortgages of the mortgages all insurance upon said property.       FOURTH: If said mortgager of the mortgages all insurance upon said property.         FOURTH: If and mortgager of the mortgages of the mortgages all insurance upon said function	sented by this mortgage, or by said indebtedness, whether levied against or otherwise; and said mortgagor hereby waive any and all claim or i	the said mortgagor
nado of fire with insures approved by the mortgages in the sum of	or offset against the interest or principal or premium of said mortgage debt,	by reason of the payment of any of the aforeseaid taxes or assessments.
FOURTH: If maid mortgages, 5make default in the payment of any of the aforeald taxes and default is sum and an intring in marn pay such taxes and default is taxes and default is taxes and default in the annow	THIRD: That the said mortgagorwill also keep all buildings	serected and to be erected upon said lands insured against loss and damage by to hirty-five Hundred
TOURTH: If maid mortgage, 5 make default in the payment of any of the sloreald taxes and discuss and the sum so paid shall be a further lies on a premise under this mortgage, payable forthwich, with interest at the rate of	security to said mortgage debt, and assign and deliver to the mortgagee all in	surance upon said property.
TIFTH: Should default be made in the payment of said monthly sums, or of any of said fance, or faxes, or insurance premiums or any part thereof, whithere are payable as provided in this mortgage and in said note and and should the same, or any part thereof, remain unpaid for the period 3	FOURTH: If said mortgagor. 5. make default in the payment of a	my of the aforesaid taxes or assessments, or in procuring and maintaining insuran-
the same are psychle as provided in this mortgage and in said note and said by hwy, and should the same, or any part thereof, remain unpaid for the period 	premises under this mortgage, payable forthwith, with interest at the rate of	per cent per annum.
with arrearages thereon, and all penalties, taxes and insurance promiums shall, at the option of and mortgages, or its assessors or its assigns, he bound mortgages the indevent of legal proceedings to forches this mortgage the indevent of legal proceedings to forches this mortgage to its assessors or its assigns, he sum of		
with arrearages thereon, and all penaltics, taxes and insurance promitions shall, at the option of soid mortgages, or its assigns, he show and immediately thereafter, anything hereinbedree contained to the contrary thereof notwithstanding. In the event of legal proceedings to forches this mortgage the indebtedness thereafty secured shall here interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the furth symmets of non-thy installments. SIXTH: The said mortgages shall pay to the said mortgage or to its successors or assigns, the sum of	3 months, then the aforessid principal sum of "Thir	by - five Hundred
SIXTH: The said mortgager shall pay to the said mortgagee or to its successors or assigns, the sum of	with arrearages thereon, and all penalties, taxes and insurance premiums shi	all, at the option of said mortgagee, or its successors or its assigns, become payb
SIXTH: The said mortgager shall pay to the said mortgagee or to its successors or assigns, the sum of	the indebtedness thereby secured shall bedr interest from the filing of such a	from norwithstanding. In the event of legal proceedings to forclose this mortgag foreclosure proceedings at the rate of ten per cent per annum in lieu of the furth
Unresonable Solicitor: s fee in addition to all other legal costs, as often as any legal proceedings are taken to forcelose this mortgage is default in any suit affecting the tille of said property, which sums shall be an additional lien on said premises.          SEVENTH: As further security for the indebtedness above recifed the mortgage or legal representative may collect said credit the apprent of any monthly installment the mortgage or legal representative may collect said credit the solution the payment of any monthly installment the mortgage or legal representative may collect said credit the solution to a facesiver by the Court.         IN WITNESS WHEREOF, The said mortgagor. S have here unto set the interment of a facesiver by the Court.         IN WITNESS WHEREOF, The said mortgagor. S have here unto set the interment of a facesiver by the Court.         IN WITNESS WHEREOF, The said mortgagor. S have not here unto set the interment of a facesiver by the Court.         IN WITNESS WHEREOF, The said mortgagor. S have not here unto set the interment of a facesiver by the Court.         IN WITNESS WHEREOF, The said mortgager. S have not here unto set the interment of a facesiver by the Court.         IN WITNESS WHEREOF, The said mortgager. S have not here unto set the interment of a facesiver by the Court.         IN WITNESS WHEREOF, The said mortgager. S have not here unto set the interment of a facesiver by the Court.         IN WITNESS WHEREOF, The said mortgager of the said property.         Intermed and of the said set of the destine the mortgage of the appointment of a facesiver by the Court.         Intermed and the set of the destine the identical present.         Intermed to the the ident	payments of monthly installments.	
as a reasonable SOLICITOT'Sfee in addition to all other legal costs, as often as any legal proceedings are taken to forcelose this mortgage a default in any suit affecting the tille of said property, while sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgage or legal representative may collect said mortgage and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager. S _ ha Y9 _ hereunto set _ their hand S _ and seal_ S _ collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager. S _ ha Y9 _ hereunto set _ their hand S _ and seal_ S _ collected less cost of collection, upon said mortgager of mortgage of the second seal provided seal in the second seal of the second seal o	Three hundred fifty	DOTTAD
SEVENTH: As further security for the indebtedness above recited the mortgage or hereby assigns the rentale of the above property mortgaged to it mortgages and in case of default in the payment of any monthly installment the mortgage or legit representative may collect said rents and credit the subcontext of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor. S _ha V9hereunto settheirhand Sand seal. S	as a reasonable Solicitor's fee in addition to all other les	gul costs, as often as any legal proceedings are taken to forcelose this mortgage f
SEVENTH: As further security for the indebtedness above recited the mortgage or hereby assigns the rentale of the above property mortgaged to it mortgages and it nees of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the su collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor. S _ ha V_O _ hereunto set _ their _ hand S _ and seal. S _ of 25th _ June _ A. D., 19 23 _ R. L. haws _ (See 	default in any of its covenants, or as aften as the said mortgagor or mortgag	gees, may be made defendant in any suit affecting the title of said property, which
the	SEVENTH: As further security for the indebtedness above regited	the mortgagor hereby assigns the rentale of the above property mortgaged to the
the	mortgagee and in case of default in the payment of any monthly installmen collected less cost of collection, upon said indebtedness and these provides and	nt the mortgagee or legal representative may collect said rents and creditthe su by be enforced by the appointment of a Researce by the Court
the	IN WITNESS WHEREOF, The said mortgagor_5_ha Ve_her	eunto sethand S and soat S
K. L. LAWS       (See         Bessie L. LAWS       (See         Before me,       LOIS J. GILLEBDIE       (See         Before me,       LOIS J. GILLEBDIE       a Notary Public in and for said County and State, on this       27         lay of       June       .19.23       personally appeared	he 25th June A T	
Bessie L. Laws       (See         TATE OF OKLAHOMA,       Tulsa       County, ss.       27         Before me,       Lois L. Gillespie       a Notary Public in and for said County and State, on this       27         lay of       June       19       23       personally appeared	we are an	
TATE OF OKLAHOMA,       Fulsa       County, ss.       27         Before me,       Lois L. Gillespie       a Notary Public in and for said County and State, on this       27         lay of       June       19       23       personally appeared		Ressie T. Lows
Before me,		(Sea
Before me,	TATE OF OKLAHOMA, Tulsa	
iny ofJUNO	Before me Lois L. Gillespie	a Notary Public in and for said County and State, on this 27
K. L. Laws, & Bessie L. Laws, husband & wife         to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to m         that	iav of June 19 23 personally	appeared
thattheyexecuted the same astheirfree and voluntary act and deed for th uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) If commission expires on the 10 June, 1924. Lois L. Gillespie Notary Pul day of TREASURER'S ENDORSEMENT		aws, husband & wife
uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hund and notarial seal on the date above mentioned. (Seal) fy commission expires on the 10 June, 1924. Lois L. Gillespie Notary Pul TREASURER'S ENDORSEMENT	to me known to be the identical personS	who executed the within and foregoing instrument, and acknowledged to m
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Iv commission expires on the 10 June, 1924. Lois L. Gillespie Notary Pul	thattheyexecu	ted the same astheir free and voluntary act and deed for the
(Seal) fy commission expires on the 10 June, 1924. Lois L. Gillespie Notary Pul TREASURER'S ENDORSEMENT		
TREASURER'S ENDORSEMENT		
TREASURER'S ENDORSEMENT	(Seal)	Lois L. Gillespie
TREASURER'S ENDORSEMENT	fy commission expires on the 10 June, 192	54. Notary Pub
Therefore another thank I appaired a H		
ne within mortgage. Dated this	Thereby portion that I required R . H.	10377
Dated this. 20, day of June 19 23 Mayne 6- Deckey County Treasurer By 013 Deputy	10 within mortgage.	mouse accept in the second sec
<u>Mayne 6- Dickey</u> County Treasurer By <u>IS</u> Deputy		19 23
Deputy	Dated this and day of hund	eveneration and the second
n de la Martin de la Sectión de Martin de la Calendaria de la Calendaria de la Calendaria de la Calendaria de l	Dated this all day of mill	$_{I}$ , $_$
	Dated this 20 day of fund	er ByDeputy.

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