MORTGAGE RECORD NO. 453 235966 - BH COMPARED

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Savings and Loan Association

Summer of

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	FROM	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the. 17 ofA. D., 19.23 o'clockR.M., and duly recorded in Book 453 on pa	ige
	ΤΟ	(SEAL) (SEAL) O.G. Weaver, By (SEAL) O.G. Weaver,	ânty C I
		Focs, \$	
	y these presents: ,-Morcus-Ashby-and-Lay-	.Ashby,.husband.and.wife.	*****
Oklahoma City 1 duly organized and doin	Tul 32 Building and Loan As So business under the statutes of the State Tul 39 County, State of Oklah	state of Oklahoma, part. 198. of the first part, have mortgaged and hereby mo cistion. of <u>Oklahoma</u> , <u>City</u> , Oklahoma, a of Oklahoma, party of the second part, the following real estate situated in noma, to-wit:	ortgage corp
	Lot two (2) block two the city of Tulsa, Oki plat thereof.	enty one (21) College addition to lahoma, as shown by the recorded	
exemptions.		belonging, and warrant the title to the same and waive the appreisement, and a	all hon
This mortgage is the receipt of which is he formance of the covenan	given in consideration of	ation, Certificate No. 16722, Series No. 295, o.thousand	, and t
covonant with s	aid mortgagee its successors and assigns.	and for their heirs, executors and administr	
	twenty seven & 8	0 The UKLAhoma City Bu said Association, in pursuance of its by-laws, the money secured by this mortga ers and borrowers to do, and will pay to said Association on said stock and loan $\Omega/100$ Dollars and cents (\$ 27.4 d every month, until said stock shall mature as provided in said by-laws, provi	.80
indebtedness shall be dis under said by-laws or un thereto, according to the	scharged by the cancellation of said stock nder any amendments that may be made e terms of said by-laws and a certain non-	a transmitty, and will also pay all fines that may be legally assessed against a thereto, according to the terms of said by-laws or under any amendments that in- negotiable note bearing even date herewith, executed by said mortgagor. S	then may b
SECOND: Tha levied upon said lands, c	us Asnoy and May Asnoy t said mortgagors, within forty day or upon, or on account of this mortgage, or	ys after the same becomes due and payable, will pay all taxes and assessments w the indebtedness secured thereby, or upon the interest or estate in said lands cree	which s ated of
sented by this mortgag or otherwise; and said m or offset against the inte	e, or by snid indebtedness, whether levi ortgagorS hereby waive any and al rest or principal or premium of said mort the said mortgagor. S will also keep a	led against the said mortgagor_9,.,their_legal representative il claim or right against said mortgagee, its successors or assigns, to any payment tgage debt, by reason of the payment of any of the aforescaid taxes or assessment il buildings erected and to be creeted upon said lands insured against loss and da	es or t t or rel ts. umage
FOURTH: If sai as above covenanted, sai premises under this mor	id mortgagorRmake default in the pr id mortgagee, its successors or assigns ma tgage, payable forthwith, with interest at	a ofTwothousenddollars, gagee all insurance upon said property. ayment of any of the aforesaid taxes or assessments, or in procuring and maintaini ay pay such taxes and effect such insurance, and the sum so paid shall be a further the rate of	ing ins r lien (
the same are payable as <u>three</u> months, with arrearages thereon, immediately thereafter, the indebtedness thereby payments of monthly in:	provided in this mortgage and in said noi then the aforesaid principal sum of \dots to and all penalties, taxes and insurance pr anything hereinbefore contained to the e y secured shall bear interest from the fill stallments.	monthly sums, or of any of said fines, or taxes, or insurance premiums or any part te and said by-laws, and should the same, or any part thereof, remain unpaid for wo <u>thousand</u>	the pe DOL ecome his mo of the
SIXTH: The sa	id mortgagors shall pay to the said mortg	gagee or to its successors or assigns, the sum of Two hundred	DOL
as a reasonableS default in any of its cov sum shall be an addition SEVENTH: As	<u>policitor's</u> fee in addition to renants, or as aften as the said mortgagor nal lien on said premises.	all other legal costs, as often as any legal proceedings are taken to foreclose this r or mortgagees, may be made defendant in any suit affecting the title of said pro	mortg
mortgagee and in case c collected less cost of collected less W IN WITNESS W	of default in the payment of any monthl action, upon said indebtedness, and these p HEREOF, The said mortgagor. Sha.	ove recited the mortgagor hereby assigns the rentals of the above property mort y installment the mortgagee or legal representative may collect said rents and c promises may be enforced by the appointment of a Receiver by the Court. 	redit t ieal5
	July		
STATE OF OKLAHON	MA,Oklehoma,	County, se	
lo veb	Julv . 19 23	personally appeared	
ین میں میں میں میں میں میں میں میں میں میں	Mar	ans Ashby and May Ashby husband and wife,	
	thatthey uses and purposes therein set forth	executed the same as their free and voluntary act and e	deed f
Mu commission expires o	on thellday ofQg	(SEAL) R. B. Jordon	
	TRI	EASURER'S ENDORSEMENT	
I hereby certify th the within mortgage,	at I received \$	and issued Receipt No. 1. Q. G. 7. 4therefor in payment of mor 19_R. 3. nty Treasurer By P. S. 13.	tgage
LAURI LINS. M	Frankling of the Frankling	~ <i>1</i> P	
ww Stu	ckery - Cou	nty Treasurer By 1920, 192	De

155