MORTGAGE RECORD NO. 453

Communication of the correction of stated of said Association, Certificate No. 1, 120 cm of the correction of stated of said Association of the correction benefits of the correction of the correction benefits of the correction of the correction benefits of the correction of the correction benefits of the correction benefits of the correction benefits of the correction benefits of the cor		*****************
Communication of the correction of stated of said Association, Certificate No. 1, 120 cm of the correction of stated of said Association of the correction benefits of the correction of the correction benefits of the correction of the correction benefits of the correction of the correction benefits of the correction benefits of the correction benefits of the correction benefits of the cor	This instrument was filed for record on the 23 of July A. D., 1923 at	2: 1 163
That. MEN BY THESE PRESENTS: That	TO ((SEAL)) O. G. Wenver, County C	lerk.
The Tules	Fees, \$	
## County, in the Sate of Ohlshoms, part, 408 of the first part, have mortgaged and bereby me proposed and door monitors and the testimates of the Sate of Ohlshoms, party of the second part, the following real estates intusted in a contract of Ohlshoms, party of the second part, the following real estates intusted in a TRI 98	ESE PRESENTS: L. M. Turner and E. G. Turner, his wife,	
Gillette Hall Addition to the city of Tules. Tules County, Oklahoma, according to the recorded flat thereof. As a constant and appartenances thereants belonging, and warrant the title to the same and waive the apprehenent, and a campions. As a charge of stock of said Association, Certificate No. 1838 Also	County, in the State of Oklahoma, part 198 of the first part, have mortgaged and hereby mortgage. AND LOAN ASSOCIATION of Tulsa Oklahoma, a corp ness under the statutes of the State of Oklahoma, party of the second part, the following real estate situated in	e to th
Alsoshares of stock of said Association, Certificate No. 1.7558 This mortgage is given in consideration of Rughliv-Toux, Hundred the mortage is given in consideration of Rughliv-Toux, Hundred the covenants bereinsfer centained. And the said mortgage Sco. https://dx.di.com/toux.d	Five (5) in Wells Subdivision of Block Sixteen (16) of lette Hall Addition to the city of Tulsa, Tulsa County, shome, according to the recorded plat thereof.	
Alsoshares of stock of said Association, Certificate No. 1.758 This mortgage is given in consideration of The Theory of the content of the monthly sum, fines and other times hersinates apseided, make the hersinates contained. And the said havely acknowledged, and for the purpose of securing payment of the monthly sum, fines and other times hersinates agentled, and the relation of the covenants hersinates contained. And the said mortgageS. (a., though 2/498 and for theirhetre, executor and administration of the covenants hersinates are the said of the saidHOHEBUILDING_AIL_D	눈이 어린을 돌아이라도 말라고 말이라고 하일이 생활을 모르고 말고 있는데 그네.	
Also		nestea
reception of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, means of the community hereinafter expecified, and the said mortgager. G. for. \$1,000.92 (1998) and for the said. \$1,000.92 (1998) and for the said. \$1,000.92 (1998) and for the said. \$1,000.92 (1998) and for said shock and the said. \$1,000.92 (1998) and said shock and the said. \$1,000.92 (1998) and \$1,000.92 (19	shares of stock of said Association, Certificate No. 1338	
FIRST: Said mortgager. S. being the owner of	cknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and t sinafter contained.	he pe
remonth, on or before the. 15th day of each and every month, until said stock shall mature as provided in said by-laws, provided in said by-laws, provided in said by-laws, provided and by-laws or mader any amendments that may be made thereton, occording to the terms of said by-laws or mader any amendments that may be not been been provided in the provided provided and a certain non-negotiable note bearing even date herewith, executed by said mortgager, 5. L. H. TUTPET, 2016, B. S. TUTPET, N. 128, W. 15c., to said second on the said of the provided provided and certain non-negotiable note bearing even date herewith, executed by said mortgager, 5. L. H. TUTPET, 2016, B. S. TUTPET, 1. 112, W. 15c., to said second on the said mortgager of the said said mortgager of the said said mortgager of the said said mortgager of the said	or S being the owner of 24 shares of stock of the said HOME BUILDING AND HATTON, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, wil aid Association require shareholders and borrowers to do, and will pay to said Association on said stock and loan the s	il do s
lebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against. Edward and by allows or under any amendments that may be made therefo, according to the terms of said-by-laws or mader may amendments that recreate necording to the terms of said-by-laws or mader may amendments that recreate necording to the terms of said-by-laws or mader may amendments that recreate necording to the terms of said-by-laws or mader may be made to the bearing even date herewith, executed by said mortgager. S. L. M. Turner and R. F. G. Turner, his wilfe, it is wilfe, to said seed to be made the said mortgage or by said inductions, whicher levied against the said mortgage, or upon, or on account of this mortgage, or the inductions of said mortgage and said mortgage. S. Liberty will be said inductions of the control of the said mortgager. S. Liberty will be said inductions of said mortgager of the said mortgager. S. Liberty will also keep all building mercate and to be reflect upon add hands insured against less and day of the with insurers approved by the mortgager in the sum of M. Weitry will be recreated to any of the adversarial states or assessments, or in procuring and maintain above covenanted, said mortgage, is saccessors or assign any pay such taxes and effect such insurance, and the sum so paid shall be a further assessments and the said mortgager of the said mortgage said insurance and the said mortgager. S. Liberty is a said mortgager of the said mortgager. S. Liberty is a said mortgager of the said mortgager of the said mortgager of the said mortgager of the said mortgager. The said mortgager of its successors or issues said in the mortgage and in said notes and all by-laws, and should the same, or any part and an analysis of the said mortgager. The said mortgager of the successors or assigns, the mediately thereafter, surything hereinbefore profession and th	15thday of each and every month, until said stock shall mature as provided in said by-laws, provided the	iat sa
SECOND: That said mortgager	ed by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against <u>UDOM</u> ny amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may b a-of said-by-laws and a certain non-negotiable note bearing even date herewith, executed by said mortgagor.	e ma
FOURTH: Hasid mortgagor. S. make default in the payment of any of the aforeasid taxes on assessments, or in procuring and maintainin above coveranted, said mortgage, its successors or assigns may pay such taxes and effect such insured, and the sum so paid shall be a further emises under this mortgage, payable forthwith, with interest at the rate of	mortgagor, within forty days after the same becomes due and payable, will pay all taxes and assessments which so, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created or by said indebtedness, whether levied against the said mortgagor. S., their legal representatives or a sor. S., hereby waive any and all claim or right against said mortgage, its successors or assigns, to any payment or retraction or premium of said mortgage debt. by reason of the payment of any of he aforeseid taxes or assessments.	shall l r repr assign bate o
FOURTH: Hasid mortgagor. S. make default in the payment of any of the aforeasid taxes on assessments, or in procuring and maintain above coveranted, said mortgage, its successors or assigns may pay such taxes and defect such insured, and the sum so paid shall be a further entered. FIFTH: Should default be made in the payment of said monthly sums, or of any of said fines, or taxes, or insurance premiums or any part to a same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid for 'Ares months, then the aforesaid principal sum of Two Tour Hundred the area of the period of said mortgage, or its accessors or its assigns, be mediately thereafter, anything herdineberge containers to the principal sum of Two Hundred the area of the period of goal proceedings to forciose the yments of monthly installments. Appreid seminor Waivod. SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of Two Hundred Forty a reasonable. At the rate of ten per cent per annum in lieu of the said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of Two Hundred Forty a reasonable. At the rate of ten per cent per annum in lieu of the said mortgage or to the successors or assigns, the sum of Two Hundred Forty a reasonable. At the rate of ten per cent per annum in lieu of the said mortgagor shall pay to the said mortgagee or to its successors or assigns, the sum of Two Hundred Forty a reasonable at the rate of ten per cent per annum in lieu of the said mortgagor shall pay to the said mortgagor or mortgagees, may be made defendant in any suit affecting the title of said promoted in any of its accessors or a saiden as a saiden as the said mortgagor or mortgagees, may be made defendant in any suit affecting the title of said promoted in the payment of any monthly installment the mortgagee or legal representative may collect said rents and collect said rents and coll	a mortgager——wit also keep an buttuing etected and to be received upon said tands institute against loss and damage reved by the mortgagee in the sum of	furth
e same are payable as provided in this mortage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid for hardes — months, then the aforesaid principal sum of	tgagor. Smake default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining ins tgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further lien op payable forthwith, with interest at the rate of	uranc on sai
SEVENTH: The sand mortgagors shall pay to the said mortgagor or to its successors of assigns, the sum of the sum of the sum of the covenants, or as aften as the said mortgagor or mortgages, may be made defendant in any suit affecting the title of said promished be an additional lies on said premises. SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgages and in case of default in the payment of any monthly installment the mortgagor hereby assigns the rentals of the above property mortgarting as an of the said mortgagor. IN WITNESS WHEREOF, The said mortgagor and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor and the same be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor and the same as the said to the said of the sai		
Two Hundred Forty a reasonable_attorney's a reasonable_attorney's are addition to all other legal costs, as often as any legal proceedings are taken to foreclose this fault in any of its covenants, or as aften as the said mortgager or mortgagees, may be made defendant in any suit affecting the title of said prome shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mertgager hereby assigns the rentals of the above property mortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and or lected 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 has Ve hereunto set. their hand g and	Il penalties, taxes and insurance premiums shall, at the option of said mortgagee, or its auccessors of its assigns, become ing hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to forclose this mored shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the lents. Apprecisement waitved. Apprecisement waiteness of the said mortgagee or to its successors or assigns, the sum of	rtgag furth
SEVENTH: As further security for the indebtedness above recited the mortgager has signs the rentals of the above property mortgortgage and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said enters and 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 Ve hereunto set their hand S and so 19th day of July A. D., 1923 L. M. Turner ATE OF OKLAHOMA, Tules County, ss. Before me, Frances E. Cohenour, a Notary Public in and for said County and State, on this you fully 1923 personally appeared L. M. Turner and E. G. Turner, his wifs, to me known to be the identical persons who executed the within and foregoing instrument, and acknowle that they executed the same as their free and voluntary act and course and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned (Seal) Frances E. Cohenour, recommission expires on the Fifteenth day of March, 1927. TREASURER'S ENDORSEMENT	Two Hundred Forty	TAD
L. M. Turner E. G. Turner ATE OF OKLAHOMA, Tulsa County, ss. Before me, Frances E. Cohenour, a Notary Public in and for said County and State, on this one known to be the identical persons, who executed the within and foregoing instrument, and acknowle that they executed the same as their free and voluntary act and cuses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned (Seal) Frances E. Cohenour, or commission expires on the Fifteenth Harch, 1927.	on said premises. re security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged out in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credital upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court.	to the
L. M. Turner E. G. Turner ATE OF OKLAHOMA, Tulsa County, ss. Before me, Frances E. Cohenour, a Notary Public in and for said County and State, on this of July 19.85 personally appeared 1. M. Turner and E. G. Turner, his wife, 1. M. Turner, his	하면 보면 하는데 : #6月	
ATE OF OKLAHOMA, Tules County, ss. Before me, Frances E. Cohenour, a Notary Public in and for said County and State, on this of July 19.23 personally appeared L. M. Turner and E. G. Turner, his wife, to me known to be the identical persons who executed the within and foregoing instrument, and acknowled that they executed the same as their free and voluntary act and cuses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned (Seal) Frances E. Cohenour, Fifteenth Harch, 1927.	L. M. Tuyner	(Seal
Before me, Frances E. Cohencur, a Notary Public in and for said County and State, on this you for July 19.23 personally appeared I.e. M. Turner and E. G. Turner, his wife, to me known to be the identical persons who executed the within and foregoing instrument, and acknowled that they executed the same as their free and voluntary act and of uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned (Seal) Firteenth Firteenth Larch, 1927. TREASURER'S ENDORSEMENT		. (Seal
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TREASURER'S ENDORSEMENT	IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Frances E. Cohenour. Notari	r Dul
	Fill day of March, 1927.	, rub
Payment of the second of the s		tax or
within mortgage.	ceived \$ 21.77.22	VII