				ADTU	F .	
	1	$\sim 0^{1}$	КY	AREU	÷	
	- 1	الله ال				
and the second	+. + +	· · ·				

Activities of Activities of

1

Ĩ.

 $\left( \begin{array}{c} \\ \end{array} \right)$ 

: : : :

## MORTGAGE RECORD NO 453

STATE OF OKLAHOMA, Tuisa County, ss. This instrument was filed for record on the. A.D., 19 23 .at. 4:4 o'clockPM., and duly recorded in Book 453 on page 189 (SEAL))
o'clockP. M., and duly recorded in Book 453 on page. 189 O. G. Wenver, (SEAL)) <u>Brady Brown</u> , County Cler By
(SEAL)) 0. G. Wenver, Brady Brown, By
By Dep Fees, \$
By De Fees, \$ A Single vo man Oklahoma, part. Y of the first part, have mortgaged and hereby mortgage t OCIATION of Oklahoma City, Oklahoma, a corpor homa, party of the second part, the following real estate situated in p-wit: Seen (15), Terrace Drive Addition on by the recorded plat thereof, ing, and warrant the title to the same and waive the appraisement, and all homes lertificate No
A Single voman Oklahoma, part. Y. of the first part, have mortgaged and hereby mortgage t OLATION of Oklahoma City, Oklahoma, a corpor- homa, party of the second part, the following real estate situated in p-wit: Seen (15), Terrace Drive Addition on by the recorded plat thereof, ing, and warrant the title to the same and waive the appraisement, and all homes Pertificate No. 16997 Series No. 296 ht Hundred DOLL
Oklahoma, part. Y. of the first part, have mortgaged and hereby mortgage t OCTATION of Oklahoma City, Oklahoma, a corpor homa, party of the second part, the following real estate situated in p-wit: where the second part, the following real estate situated in p-wit: where the second part, the following real estate situated in p-wit: where the second part, the following real estate situated in p-wit: p-wit: p-
Oklahoma, part. Y. of the first part, have mortgaged and hereby mortgage t OCTATION of Oklahoma City, Oklahoma, a corpor homa, party of the second part, the following real estate situated in p-wit: where the second part, the following real estate situated in p-wit: where the second part, the following real estate situated in p-wit: where the second part, the following real estate situated in p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-wit: p-
even (15), Terrace Drive Addition on by the recorded plat thereof, dag, and warrant the title to the same and waive the appraisement, and all homes lertificate No. 16997 Series No. 296 ht Hundred DoLL
even (15), Terrace Drive Addition In by the recorded plat thereof, ing, and warrant the title to the same and waive the appraisement, and all homes Pertificate No. 16997 Series No. 296 ht HundredDOLL
even (15), Terrace Drive Addition In by the recorded plat thereof, ing, and warrant the title to the same and waive the appraisement, and all homes Pertificate No. 16997 Series No. 296 ht Hundred Doll
ceen (15), Ferrace Drive Addition on by the recorded plat thereof, ing, and warrant the title to the same and waive the appraisement, and all homes certificate No. 16997 Series No. 296 ht Hundred DOLL
ing, and warrant the title to the same and waive the appraisement, and all homes Pertificate No. 16997 Series No. 296 ht Hundred DOLL
ing, and warrant the title to the same and waive the appraisement, and all homes Vertificate No. 16997 Series No. 296 ht Hundred DOLL
ing, and warrant the title to the same and waive the appraisement, and all homes 16997 Series No. 296 ht Hundred DOLL
l6997 Series No. 296 ht Hundred DoLL
l6997 Series No. 296 ht Hundred DoLL
l6997 Series No. 296 ht Hundred DoLL
l6997 Series No. 296 ht Hundred DoLL
l6997 Series No. 296 ht Hundred DoLL
ht HundredDoLL
and for herheirs, executors and administrators, her
Dws:
shares of stock of the said THE OKLAHOMA CITY BUILDING Al sociation, in pursuance of its by-laws, the money secured by this mortgage, will de borrowers to do, and will pay to said Association on said stock and loan the sum
Dollars wid
which and will also pay all fines that may be legally assessed against $her $ , according to the terms of said by-laws or miller say among monds that may be an
5, according to the terms of said by-laws or under usly amondments that may be modeled by said mortgagor.
to said mortga
the same becomes due and payable, will pay all taxes and assessments which shal betedness secured thereby, or upon the interest or estate in said lands created or re
nst the said mortgagor
nst the said mortgagor
ngs erected and to be erected upon said lands insured against loss and damage by
<u>Twenty-eight Hundred</u> dollars, as a furt
of any of the aforesaid taxes or assessments, or in procuring and maintaining insura ach taxes and effect such insurance, and the sum so paid shall be a further lien on s ofD
sums, or of any of said fines, or taxes, or insurance premiums or any part thereof, w
aid but lower and about I the same an over much the same and the second second to the second
Wenty - eight Hundred below the period shall, at the option of said mortgagee, or its successors or its assigns, become pay thereof notwithstanding. In the event of legal proceedings to forclose this mortg ch foreclosure proceedings at the rate of ten per cent per annum in lieu of the furt
thereof notwithstanding. In the event of legal proceedings to forclose this mortge ch foreclosure proceedings at the rate of ten per cent per annum in lieu of the furt
to its successors or assigns, the sum of
DOLLA
r legal costs, as often as any legal proceedings are taken to foreclose this mortgage tgagees, may be made defendant in any suit affecting the title of said property, wh
ted the mortgagor hereby assigns the rentals of the above property mortgaged to t ment the mortgagee or legal representative may collect said rents and credit the s may be enforced by the appointment of a Receiver by the Court.
hereunto setherhandand seal
D., 19.23
D., 19.222 Myrtle E. Feigel
če
ss. , a Notary Public in and for said County and State, on this <u>31st</u>
lly appeared
le.woman
ecuted the same asherfree and voluntary act and deed for t
tourse one nome as a second seco
nercunto set my hand and notarial seal on the date above mentioned.
926. Clyde L. Sears, Notary Pu
926. Notary Pi
R'S ENDORSEMENT
ER'S ENDORSEMENT and issued Receipt No. $1.09.21$ therefor in payment of mortgage tax of
, 19_== Dlp
., 19 <u>-7.3</u> surer By <u>CS_18</u> Deput
surer By <u>PS B</u> . Deput
surer By <u>PS_13</u>

189