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MORTGAGE RECORD NO. 453

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	FROM		STA (TE OF OKLAHOMA, This instrument wa	Fulsa County, ss. s filed for record on the.	20
a da serie de la companya de la comp	en en la seconda de la composición de La composición de la c	en e		Sept.		23 at 3:
***********	ار از در در در از از از ایکریکیکی روانده کاره کاره کاره کاره	ى دۇرى. يەركى بەر بەرمەممەر يېرىدى دۇرۇپ			ly recorded in Book 453 a	
	то		· · · · · · · · · · · · · · · · · · ·	(SEAL) 0. G	. Weaver,	County Cler
**********				ByBrad	Brown,	Dep
			۲. · · · ·	Fees, \$		
KNOW ALL I	MEN BY THESE PRESE	NTS:				
		Grove and Hazel	W. Grove,	his wife,	الم مع محمد والم يوني مع	
	Tulsa	County, in the State of O	i			
HOME B duly organized a	UILDING AND LOA and doing business under the	N ASSOCIATION of statutes of the State of Oklaho ounty, State of Oklahoma, to-v	Tulsa, oma, party of the	second part, the following	ave mortgaged and hereb Oklahoma real estate situated in	y mortgage te
Northwes the East Northeas	t Quarter (NW4) One-half (E2) t Quarter (NE2) irteen (13) Eas	of the West one-H of the Northeast of the West One-H of Section Thirt t of the indian H	t Quarter half (W ¹ / ₂) ty-three ((NE ¹ / ₂) and the of the Northwe 33) in Tewnshi	W _e st One-half est Quarter (Nu ip Nineteen (19	(W금) of N군) of t 9) North
n an ann an Airtean An Airtean Martairtean						
	rovements thereon and app	ourtenances thereunto belongin	ig, and warrant t	ne title to the same and	waive the appraisement,	and all homes
exemptions. Also	24shares of	stock of said Association, Cer	rtificate No	1408		
This mor	tgage is given in considerati	ion of Twenty-four	Hundred			DOLL
the receipt of wh formance of the	ich is hereby acknowledged, covenants hereinafter contai	and for the purpose of securing ined.	payment of the n	ionthly sum, fines and otl	ier items hereinafter spec	ified, and the
And the s	mid mortgagor_Sfor	themselves	and for th	eir.	heirs, executors and admi	
FIRST; SAVINGS-& L things which the	Said mortgagor S being OAN ASSOCIATION, and by-laws of said Association	uccessors and assigns, as follow g the owner of	shares of stock ociation, inpursu orrowers to do, a	of the said <u>HOME</u> nance of its by-laws, the r nd will pay to said Asso	BUILDING AND noney secured by this mu ciation on said stock and	rtgage, will d loan the sun
	Thirty-four			and Thirty-1	WO	34.32
		cellation of said stock at matur its that may be made thereto,				
under said by-lav thereto , accordi n	ws or under any amendmen rg to the terms of cald by h	its that may be made thereto, ws and a certain non-negotiable G. G. Grove and	e note bearing eve	en date herewith, execute	d by said mortgagor. S.	
SECOND	That said mortgagor S					
sented by this n or otherwise; and or offset against THIRD:	nortgage, or by said indebt d said mortgagor_9 here the interest or principal or p That the said mortgagor	tedness, whether levied agains eby waive any and all claim or premium of said mortgage debt 	st the said mortg r right against sai t, by reason of the gs erected and to	agor S their d mortgagee, its successo a payment of any of the be erected upon said lan	legal represent rs or assigns, to any payr aforeseaid taxes or assess ds insured against loss an	atives or assi nent or rebat nents. d damage by
nado or fire with security to said r	i insurers approved by the providence of the pro	mortgagee in the sum of <u>T</u> id deliver to the mortgagee all i	wenty-fou	r Hundred	ob. (د بار در	llars, as a fur
FOURTH	If said mortgagor S	nake default in the payment of ccessors or assigns may pay suc with, with interest at the rate o	any of the afores	aid taxes or assessments,	or in procuring and main	taining insura
the same are pay	able as provided in this mor	the payment of said monthly s rtgage and in said note and said	d by-laws, and she	ould the same, or any pa	rt thereof, remain unpaid	for the perio
three with arrearages t	nonths, then the aforesaid j hereon, and all penaltics, tr	principal sum ofTwom axes and insurance premiums si re contained to the contrary th interest from the filing of such raisoment waived.	hall, at the optio	undred n of said mortgagee, or i	ts successors or its assign	s, become pay
immediately ther the indebtedness	eafter, anything hereinbefor thereby secured shall bear	re contained to the contrary th interest from the filing of such	icreof notwithstan h foreclosure proc	iding. In the event of . eedings at the rate of ter	egal proceedings to forcion 1 per cent per annum in l	se this mortg
in a court out that and makering						ieu oi the iur
payments of mor SIXTH:	The said mortgagors shall	raisoment waived.	its successors or :	assigns, the sum of		ieu oi the iur
SIXTH:	The said mortgagors shall y	pay to the said mortgagee or to Two Hundred Fo	its successors or : orty	assigns, the sum of		DOLLA
SIXTH: as a reasonable default in any of sum shall be an	The said mortgagors shall j Attorney ' S its covenants, or as aften a additional lien on said prem	pay to the said mortgagee or to <u>Two Hundred</u> Fo fee in addition to all other l as the said mortgagor or mortg nises.) its successors or a <u>Drty</u> legal costs, as ofte gagees, may be ma	assigns, the sum of en as any legal proceedin ide defendant in any suit	gs are taken to foreclose ; affecting the title of said	this mortgage property, wi
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