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MORTGAGE RECORD NO. 453

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241241 C.M.J. FROM	a taka da sa kacala sa kacala Bata kacala sa kacala	STATE OF OKLAHOMA, Tulsa County, ss.
		of Oct. A. D., 1923 at 4
TO		o'clock
	a da serie de la companya de la comp Porte de la companya d	((SEAL)) 0, G, Weaver, County C By Brady Brown, D

KNOW ALL MEN BY THESE POLS	RNTC	V Fees, \$
		len Loreta Upchurch, husband and wife
ofTUISE THE OKLAHOMA CITY BUILD duly organized and doing business under th	County, in the State of Oklahor DING_AND_GLOAN_ASSOCTA to statutes of the State of Oklahoma, p County, State of Oklahoma, to-wit:	na, part 199. of the first part, have mortgaged and hereby mortgage TION.Of.Oklahoma.City, Oklahoma, a corpo arty of the second part, the following feal estate situated in
Lot Twenty (20)	Block three (3) E	jana a ang ang ang ang ang ang ang ang an
to the city of T	ulsa, Oklahoma, as s	idgedale Terrace Second Addition hown by the recorded plat thereof.
· · · · · · · · · · · · · · · · · · ·		
exemptions.		warrant the title to the same and waive the appraisement, and all hom e No17500 Series No. 298
This mortgage is given in considerat	tion of Twenty-five Hu	ndredDOL
the receipt of which is hereby acknowledged, formance of the covenants hereinafter conta	, and for the purpose of securing paym lined.	ent of the monthly sum, fines and other items hereinafter specified, and th
And the said mortgagorfor covenantwith said mortgagee its s		ortheirheirs, executors and administrators, h
FIRST: Said mortgagor S bein	g the owner of 25	es of stock of the said_ <u>THE_OKLAHOMA_GITY_BUILDING</u> n, in _pursuance of its by-laws, the money secured by this mortgage, will rs to do, and will pay to said Association on said stock and loan the su
things which the by-laws of said Association	on require shareholders and borrowe	
per month, on or before the_ 20th	_day of each and every month,	until said stock shall mature as provided in said by-laws, provided that
		nd will also pay all fines that may be legally assessed against. <u>them</u> ling to the terms of said by-laws on-under any-amendments that may be
thereto, according to the terms of said by la W. C. Upchurch	and Helen Loreta Up	bearing even date herewith, executed by said mortgagor_S
SECOND: That said mortgagor levied upon said lands, or upon, or on account	S, within forty days after the sam nt of this mortgage, or the indebtednes	e becomes due and payable, will pay all taxes and assessments which sh s secured thereby, or upon the interest or estate in said lands created or r
sented by this mortgage, or by said indebi or otherwise; and said mortgagorS her or offset against the interest or principal or p	tedness, whether levied against the eby waive any and all claim or right premium of said mortgage debt, by r	said mortgagorStheir legal representatives or as against said mortgagee, its successors or assigns, to any payment or reba ason of the payment of any of the aforeseaid taxes or assessments.
		ted and to be crected upon said lands insured against loss and damage by VONTY-TIVE Hundred dollars, as a fu
		ice upon said property. the aforesaid taxes or assessments, or in procuring and maintaining insu sund effect such insurance, and the sum so paid shall be a further lien or 10
premises under this mortgage, payable forth	with, with interest at the rate of	r of any of said fines, or taxes, or insurance premiums or any part thereof,
the same are payable as provided in this more	rtrave and in said note and said by-la	we and should the same or any part thereof remain unneid for the part
		The Hundred DOLL the option of said mortgagee, or its successors or its assigns, become p notwithstanding. In the event of legal proceedings to forclose this mort losure proceedings at the rate of ten per cent per annum in lieu of the fu
	Two Hundred Fifty	ran an a
as a reasonable SOLICIEDF'S default in any of its covenants, or as after a sum shall be an additional lien on said prem	fee in addition to all other legal c. as the said mortgagor or mortgagees, nises.	osts, as often as any legal proceedings are taken to foreclose this mortgag may be made defendant in any suit affecting the title of said property, y
SEVENTH: As further security for mortgagee and in case of default in the pay collected less cost of collection, upon said inde IN WITNESS WHEREOF, The said	the indebtedness above recited the runnent of any monthly installment the ebtedness, and these promises may be	nortgagor hereby assigns the rentals of the above property mortgaged to e mortgagee or legal representative may collect said rents and credit the enforced by the appointment of a Receiver by the Court. bect
tne	. A. D., 19	W. C. Upchurch
		Helen Loreta Upchurch (S
STATE OF OKLAHOMA, TUISA	County, ss.	
Before me, the unders	igned	a Notary Public in and for said County and State, on this24th
W. C. Upchurch	and Helen Loreta Upc	hurch, husband and wife
that	they executed (the executed the within and foregoing instrument, and acknowledged to the same astheirfree and voluntary act and deed for
	ooses therein set forth. NESS WIIEREOF, I have hercunto	set my hand and notarial seal on the date above mentioned.
	(Seal)	Clyde L. Sears, Notary 1
My commission expires on the7th	_day ofFeby. 1926.	Notary 1
I hereby certify that I received \$	250 TREASURER'S EN	IDORSEMENT ed Receipt No
the within mortgage.	nottale. 1	2.7
Dated this 121 day of	. October 19.0	By Depu
		Uepi

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