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MORTGAGE RECORD NO. 453

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241572	C.M.J.		
	FROM	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the. 5	
and		of Oct. A. D., 1923 at	3:4
******	$\sum_{i=1}^{n} \frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \sum_{i$	p'clock P. M and duly recorded in Book 453 on page 34	15
	TO .	((SEAI)) County County	Clori
*******		By Brady Brown,	.Dept
	e de la companya de l	Fecs, \$	
KNOW ALL	MEN BY THESE PRESENTS:	· · · · · · · · · · · · · · · · · · ·	
That	We, E. W. Von Holten	and Jonnie Von Holten, husband and Wi	110
of	Ulsa County in the State of Oklahoma	nart 168 of the first part, have martgaged and hereby martgage	ze to
THE O	County, in the State of Oklahoma, CLAHOMA CITY BUILDING AND LOAN ASSOCIA and doing husiness under the statutes of the State of Oklahoma, part	TION of Oklahoma City , Oklahoma, a cor	pora
duly organized T		y of the second part, the following real estate situated in	
********	County, State of Oklahoma, to-wit:		
	The East One Hundred Forty-five (145)	feet of Lot Fourteen (14),	
	Hillcrest Park Addition to Tulsa, Okl recorded plat thereof,	anoma, as shown by the	
	recorded pres moreor,		
an than a			
with all the im	provements thereon and appurtenances thereunto belonging, and we	urrant the title to the same and waive the appraisement, and all ho	mest
exemptions.			
Also	30	[σ0	17.Y 4
This mo	nigage is given in consideration of		
formance of the	hich is hereby acknowledged, and for the purpose of securing payment covenants hereinafter contained.	their	
	said mortgagor_S_for_themselvesand for	theirs, executors and administrators	s, her
covenant	with said mortgagee its successors and assigns, as follows:	of stock of the said THE OKLAHOMA CITY BUILDIN	NG
SAWINGS-&	Said mortgagor. 8. being the owner of 30. COAN ASSOCIATION, and having borrowed of said Association, i the by-laws of said Association require shareholders and borrowers	n -pursuance of its by-laws, the money secured by this mortgage, w	ill do
which t	"orty-one & 70/100	Dollars and	
	or before the 20th day of each and every month, un	til said stock shall mature as provided in said by-laws, provided t	that s
	all be discharged by the cancellation of said stock at maturity, and aws or under any amendments that may be made thereto, according	will also pay all fines that may be legally assessed against them	
	ng to the terms of said by laws and a certain non-negotiable note be E. W. Von Holten and Jennie Voi		
SECON	D: That said mortgagor 5, within forty days after the same h lands, or upon, or on account of this mortgage, or the indebtedness s		
sented by this	i lanus, or upon, or on account of this mortgage, or the indebtedness s mortgage, or by said indebtedness, whether levied against the said	a mortragor	or rel gasi
or otherwise; an	mortgage, or by said indebtedness, whether levied against the said d said mortgagor	ainst said mortgagee, its successors or assigns, to any payment or re on of the payment of any of the aforescaid taxes or assessments	ebate
TITLD D	mhat the said mentagen S will also hope all buildings exceeded	and to be anostal upon word lands insured against loss and damage	h
nado or fire wi	h insurers approved by the mortgagee in the sum of Three mortgage debt, and assign and deliver to the mortgagee all insurance	Thousand dollars, as a	ı furt
FOIIRTI	: If said mortgagor S make default in the navment of any of the	ie aforesaid taxes or assessments, or in procuring and maintaining in	Isura
as above coven premises under	1: If said mortgagor. Smake default in the payment of any of th inted, said mortgage, its successors or assigns may pay such taxes a this mortgage, payable forthwith, with interest at the rate of	nd effect such insurance, and the sum so paid shall be a further lien	on s
FIFTH:	Should default be made in the payment of said monthly sums, or o	f any of said fines, or taxes, or insurance premiums or any part there	of, wl
the same are pa three	yable as provided in this mortgage and in said note and said by-laws	, and should the same, or any part thereof, remain unpaid for the p	period
with arrearages	months, then the aforesaid principal sum of	he option of said mortgagee, or its successors or its assigns, become	e pay
the indebtednes	reafter, anything hereinbelore contained to the contrary thereof not s thereby secured shall bear interest from the filing of such foreclos nithly installments.	ure proceedings at the rate of ten per cent per annum in lieu of the	a furt
payments of m	The said mortgagors shall pay to the said mortgagee or to its succe		
**************************************	Three Hundred	.DOI	
as a reasonable	solicitor'sfee in addition to all other legal cost f its covenants, or as aften as the said mortgagor or mortgagees, ma	s, as often as any legal proceedings are taken to foreclose this mort	gage
sum shall be an	additional lien on said premises.		
SEVEN	TH: As further security for the indebtedness above recited the mo in case of default in the payment of any monthly installment the n st of collection, upon said indebtedness, and these promises may be en	rtgagor hereby assigns the rentals of the above property mortgaged nortgagee or legal representative may collect sold rents and credit	to t
collected less co	st of collection, upon said indebtedness, and these promises may be en	forced by the appointment of a Receiver by the Court.	e
0.54	NESS WHEREOF, The said mortgagor_ 5_ha_ V9_ hereunto s	🛥 the second	
the 2nd	day of October A, D., 19 2	E. W. Von Holten	10
			(Se
-		Jennie Von Holten	(Se
STATE OF OT	LAHOMA, TUISE County, ss.		
Before m	the undersigned	Notary Public in and for said County and State, on this2nd	
day of	October 35 personally appears E. W. WHOLten and Jennie Von Holt	d	
	E. W."Holten and Jennie Von Holt	en, husband and wite	
	to me known to be the identical personwho	executed the within and foregoing instrument, and acknowledged	1 to 1
	thatenergyexecuted the	same astheiffee and voluntary act and deed	for t
		et my hand and notarial seal on the date above mentioned.	
My completion	expires on the	Seal) Clyde L. Sears, Notar	ry Pı
	TREASURER'S ENI ertify that I received \$	ORSEMENT 11827	
	ertify that I received \$200and issued	Receipt No/ therefor in payment of mortgage	tax (
the within mort	n	3	
المعامر والمججة الراكات	s (ay or p (a the second	= $D D$	
Dated th	11) All X tria bart	103 6-6-	
Dated th	W. W. S. Ulchelt County Treasurer	ву	eput

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