÷	Ŀ.	-11	Ŧ	\$	
ŧ,	'n	1	1	ł	

the prod Lonn Accortation

أردامها فلنشغاب

38 - Q

MORTGAGE RECORD NO. 453

and the second second second second second

241573 C.M.J. FROM		ofOct.	s filed for record on the	.at 3:40
TO		o'elock	dy recorded in Book 453 on pa G. Weaver,	ge 340
		By_Bre Fees, \$	idy Brown,	Deputy.
KNOW ALL MEN BY THESE PRESENT That	s: • C. Hilliard and Ma	ry S. Hilliard, h	isband and wife	
of Tulsa THE OKLAHOMA CITY BUIL duly organized and doing business under the str Tulsa Coun	Country in the State of Oklahoma	part 195 of the first part, 1 <u>ATTON, of OKLADOMA</u> y of the second part, the followin	nave mortgaged and hereby mo <u>City</u> , Oklahoma, a g real estate situated in	rtgage to the corporation
Sixty (60) feet	rty-six feet and Big of Lot Eleven (11) Fulsa, Oklahoma, as	Block One Hundred	Twenty-eight (120	\$)
with all the improvements thereon and appurt exemptions. Also35shares of sto				ll homestead
Also	of	ldrod t of the monthly sum, fines and of	her items hereinafter specified,	and the per-
covenant	essors and assigns, as follows: ne owner of <u>35</u> aving borrowed of said Association, require shareholders and borrowers			· · ·
rorty-eignt ∞	day of each and every month, u	Dollars and stock shall mature as p	provided in said by-laws, provi	• 65) ded that said
thereto, according to the terms of said by-Jaws	that may be made thereto, accordin and a certain non-negotiable note b ligard and Mary S. I	earing even date herewith, execut	ed by said mortgagor	
SECOND: That said mortgagor S levied upon said lands, or upon, or on account of	, within forty days after the same of this mortgage, or the indebtedness	becomes due and payable, will p secured thereby, or upon the inte	ay all taxes and assessments w rest or estate in said lands crea	hich shall be ted or repre-
sented by this mortgage, or by said indebted or otherwise; and said mortgagor.9 hereby or offset against the interest or principal or pre- THIRD- That the said mortgager S	ness, whether levied against the sa waive any and all claim or right a mium of said mortgage debt, by rea will also keep all buildings erecte	id mortgagor Stheil gainst said mortgagee, its success son of the payment of any of the d and to be erected upon said la	Cors or assigns, to any payment aforeseaid taxes or assessment	es or assigns, or rebate on s.
nado or fire with insurers approved by the mo security to said mortgage debt, and assign and o FOURTH: If said mortgagormal	rtgagee in the sum ofThin deliver to the mortgagee all insurance and default in the payment of any of t	ty-five Hundred e upon said property, he aforesaid taxes or assessments	dollars	10 - 20 - 12 - 13 - 20 1 0 - 20 - 1
FOURTH: If said mortgagorSmal as above covenanted, said mortgagee, its succes premises under this mortgage, payable forthwit FIFTH: Should default be made in the	navment of said monthly sums, or	of any of said fines, or taxes, or in	surance premiums or any part	thereof, when
the same are payable as provided in this mortg throgmonths, then the aforesaid priv with arrentages thereon, and all penalties, taxe immediately thereafter, anything hereinbefore the indebtedness thereby secured shall bear ind	age and in said note and said by-law neipal sum ofThirty-fil s and insurance premiums shall, at contained to the contrary thereof a	s, and should the same, or any p re_Hundred the option of said mortgagee, or twithstanding. In the event of	art thereof, remain unpaid for its successors or its assigns, be legal proceedings to forclose t	DOLLARS, come payble is mortgage,
SIXTH: The said mortgagors shall pay	to the said mortgagee or to its succ	essors or assigns, the sum of		
	Three Hundred	lftv	a state of the second secon	DOLLARS.
as a reasonable Solicitor's default in any of its covenants, or as aften as t sum shall be an additional lien on said premise SEVENTH: As further security for th	he said mortgagor or mortgagees, n 25. e indebtedness above recited the m	nay be made defendant in any su ortgagor hereby assigns the rent	it affecting the title of said pro als of the above property mort	perty, which gaged to the
SEVENTH: As further security for th mortgagee and in case of default in the payme collected less cost of collection, upon said indebt IN WITNESS WHEREOF, The said more 28th days of	edness, and these promises may be e ortgagorS_ha_YOhereunto SeptemberA. D., 19.23	settheir	Receiver by the Court. hand S and s	eal_Son
theday of	Do Do Cinto 2	V. C.Hill	iard	*
		Mary S. H	illiard	(Seal)
STATE OF OKLAHOMA, Tulse Before me, the undersi day of September V. C. Hillia		Notary Public in and for said C ed	ounty and State, on this2 Nife	<u>3th</u>
to he known t thatt uses and purpos	heyexecuted the therein set forth.	ie same astheir	_free and voluntary act and (leed for the
IN WITNE My commission expires on thed	SS WHEREOF, I have hereunto (Seal) Feby. 1926.	나는 옷에 혼란 가지 않는 것이 가지 않는 것이 가지?	Sears,	· ·
		DORSEMENT 118 8		
I hereby certify that I received \$ the within mortgage. Dated this5_day of UU	and issue	d Receipt No. 1.1.9	therefor in payment of mor	gage tax on
W-W, Stuck	Gunty Treasurer	By	₿.B	Deputy,
	an a standard a standar	analas a na managang mga asin na		