MORTGAGE RECORD NO. 453

Savings and Loan Association

	• FROM	STATE (OF OKLAHOMA, Tulsa County, ss.
			This instrument was filed for record on the 8day OctA. D., 19 23 at 3:30
t de Arrae de Mêre e de Constitue de propagation de la constitue de la		o'elock	P. M., and duly recorded in Book 453 on page 353
	ro) ((SEA	Deputy. O. G. Weaver, County Clerk. By Brady Brown, Deputy.
e e e e e e e e e e e e e e e e e e e			
		Fees,	
That	rhese presents: Mark Hanlon and Carrio M	. Hanlen, his	wife,
duly organized and doing b	G AND LOAN ASSOCIATION or usiness under the statutes of the State of Okla County, State of Oklahoma, to	thoma, party of the secon	of the first part, have mortgaged and hereby mortgage to the distribution of the following real estate situated in
to	t Seven (7) in Block Thir the city of Tulsa, Tulsa e recorded plat thereof,	rty-five (35) a County, Okla	in Owen Addition home, according to
vemptions			le to the same and waive the appraisement, and all homestead
Also 22	shares of stock of said Association, C	Certificate No1448	
This mortgage is given receipt of which is here!	en in consideration ofTwenty-	ng payment of the month	DOLLARS ly sum, fines and other items hereinafter specified, and the per-
rmance of the covenants l	ereinafter contained.	and for the	heirs, executors and administrators, hereby
	mantagass its missensors and assigns as fall.	Aver t	
rnir	υν-011 0	Sociation, in pursuance borrowers to do, and w	e said HOME BUILDING AND of its by-laws, the money secured by this mortgage, will do all ill pay to said Association on said stock and loan the sum of Forty-six cents (\$ 31.46
r month, on or before th	el5thday of each and every	month, until said stock	shall mature as provided in said by-laws, provided that said
debtedness shall be disched der sald by-laws or unde tereto ; according to the te	riged by the cancellation of said stock at mat r any amendments that may be made theret rms of said by laws and a certain non-negotia	ble note bearing even da	all fines that may be legally assessed against them s of said by-laws or under any unondments that may be made te herewith, executed by said mortgagor.
	nlen and Carrie M. Hanler		to said mortgagee.
vied upon said lands, or u nted by this mortgage, o otherwise; and said mort	pon, or on account of this mortgage, or the ind r by said indebtedness, whether levied agai gagor hereby waive any and all claim	ebtedness secured therek inst the said mortgagor or right against said mo	and payable, will pay all taxes and assessments which shall be by, or upon the interest or estate in said lands created or repre- tional theory of the said representatives or assigns, rtgagee, its successors or assigns, to any payment or rebate on ment of any of the aforeseald taxes or assessments.
THIRD: That the	said mortgagorS_will also keep all build	ings erected and to be er	ected upon said lands insured against loss and damage by tor-
do or fire with insurers a curity to said mortgage de	pproved by the mortgagee in the sum of bt, and assign and deliver to the mortgagee a	Twenty-two_F Il insurance upon said pr	fundreddollars, as a further operty.
			exes or assessments, or in procuring and maintaining insurance a insurance, and the sum so paid shall be a further lien on said per cent per annum.
o samo are navable as pro	wided in this mortgage and in said note and s	blunds bue, swel-yd bies	fines, or taxes, or insurance premiums or any part thereof, when the same, or any part thereof, remain unpaid for the period of
three months, the the arrenrages thereon, an imediately thereafter, any e indebtedness thereby so yments of monthly instal	n the aforesaid principal sum of	s shall, at the option of thereof notwithstanding uch foreclosure proceeding	Od. DOLLARS, said mortgagee, or its successors or its assigns, become payble. In the event of legal proceedings to forclose this mortgage, gs at the rate of ten per cent per annum in lieu of the further
SIXTH: The said r	nortgagors shall pay to the said mortgagee or	to its successors or assig	s, the sum of
	דידור איין אפיראורוד איין		TATE AND
fault in any of its covena m shall be an additional	nts, or as aften as the said mortgagor or mor lien on said premises.	rtgagees, may be made d	any legal proceedings are taken to foreclose this mortgage for efendant in any suit affecting the title of said property, which
SEVENTH: As fur ortgagee and in case of d liected less cost of collection	ther security for the indebtedness above recifault in the payment of any monthly install in, upon said indebtedness, and these promise REOF. The said mortrager S. ha. Ve.	ited the mortgagor herel liment the mortgagee or s may be enforced by the hereunto set the	y assigns the rentals of the above property mortgaged to the legal representative may collect said rents and credit the sum appointment of a Receiver by the Court. i.r hand 8 and seal 8 on
, 6th	REOF, The said mortgagor_S_ha_VAday ofA.	D., 19_23	ir hand S and seal S on
			k Henlen (Seal)
		**************************************	rie M. Hanlen (Seal)
Before me,t	Tulsa County,	ss.	in and for said County and State, on this Sixth
Mar	k Hanlen and Carrie M. Ha	inlen, his wif	0, 10, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
			e within and foregoing instrument, and acknowledged to me their free and voluntary act and deed for the
	uses and purposes therein set forth.		
	IN WITNESS WHEREOF, I have	hereunto set my hand	and notarial seal on the date above mentioned.
commission expires on t	Fifteenth March, 19	927.	Frances E. Cohenour, Notary Publi
I hereby certify that I	received & 2.20	ER'S ENDORSEMEN' and issued Receipt No.	1/8 67 therefor in newment of mortgage tay on
	ρ	ili ili ili Maria Preside	or grant of the State of the contract of the c
within mortgage. Dated this	day of Och, County Tre	., ⊅3	