872

COMPACED

MORTGAGE RECORD NO. 453

	of	Chis instrument was filed for record on th Oct.	e, 16 1923 a11:00
	o'eloek	A* M., and duly recorded in Book 45	3 on page 372
ΤΟ		0. G. Weaver, L) By Brady Brown,	County Clerk.
	Fers	\$	Deputy.
KNOW ALL MEN BY THESE PRESEN			
That J. L. Gholston, (w and Willie L. Gholston,	hose name appears in the cha	ain of this title as J.	L. Gohlston),
ofTulse	County, in the State of Oklahoma, part 189	of the first part, have mortgaged and her	eby mortgage to the
	OAN ASSOCIATION of Oklahoma atutes of the State of Oklahoma, party of the secon	City, Oklahor d part, the following real estate situated in	na, a corporation
TulseCou	ity, State of Oklahoma, to-wit:		
Tots One (1)	nd Two (2) Block Two (2) Ord	hard Addition to Tulsa.	
	rding to the recorded plat		
with all the improvements therean and approxi	enances thereunto belonging, and warrant the tit	a to the same and makes the appreciation	t and all homostand
exemptions. Also Twenty-Five shares of st	ask of said Association Cartificate No. 1393		The second se
This mortgage is given in consideration	of Twenty-five Hundred		DOLLARS
for the said mortgagor S for t	d for the purpose of securing payment of the month d. hemselves and for t	19 in the state other stems bereinalter sp 19 ir heirs, executors and ad	cuneu, and the per-
covenantwith said mortgagee its such	essors and assigns, as follows:		i i i i i i i i i i i i i i i i i i i
Thirty-four	he owner of wonty-five aving borrowed of said Association, in pursuance require shareholders and borrowers to do, and w Dollars and.	seventy-five (\$	34.75
	day of each and every month, until said stock ation of said stock at maturity, and will also pay a that may be made thereto, according to the terms		
under said by-laws or under any amendments thereto, according to the terms of sind by-laws	that may be made thereto, according to the terms and a certain non-negotiable note bearing even dat chain of this title as J.L.	e herewith, executed by said mortgagor S.	J. L. Gholston
husband and wife, SECOND: That said mortgagorS.	, within forty days after the same becomes due a of this mortgage, or the indebtedness secured thereby	nd payable, will pay all taxes and assessm	said mortgagee.
sented by this mortgage, or by said indebted	nt this mortgage, or the indebtedness secured thereb ness, whether levied against the said mortgagor- waire any and all claim or right against said mon mium of said mortgage debt, by reason of the pays	y, or upon the interest or estate in said ian <u>8</u> , and their legal represe	ds created or repre-
or offset against the interest or principal or pre	mium of said mortgage debt, by reason of the pay will also keep all buildings erected and to be er	nent of any of the aforeseaid taxes or asse ected upon said lands insured against loss	and damage by tor-
nado or fire with insurers approved by the mo security to said mortgage debt, and assign and	rtgagee in the sum of <u>Twenty-five</u> feliver to the mortgagee all insurance upon said pro	Hundred perty.	dollars, as a further
FOURTH: If said mortgagorS. ma as above covenanted, said mortgagee, its succe premises under this mortgage, payable forthwi	te default in the payment of any of the aforesaid to sors or assigns may pay such taxes and effortsuch h, with interest at the rate of	exes or assessments, or in procuring and ma insurance, and the sum so paid shall be a per cent per annum,	intaining insurance further lien on said
FIFTH: Should default be made in th	payment of said monthly sums, or of any of said f	ines, or taxes, or insurance premiums or an	y part thereof, when
3 with arrearages thercon, and all penalties, taxi immediately thereafter, anything hereinbefore	age and in said note and said by-laws, and should neipal sum of <u>IWenty-five Hund</u> s and insurance premiums shall, at the option of s contained to the contrary thereof notwithstanding erest from the filing of such forcelosure proceedin	COQ said mortgagee, or its successors or its assi In the event of leval proceedings to for	gns, become payble
the indebtedness thereby secured shall bear in payments of monthly installments.	erest from the filing of such foreclosure proceedin	gs at the rate of ten per cent per annum i	ı lieu of the further
Тwc	to the said mortgagee or to its successors or assign Hundred and Fifty		DOLLARS.
ns a reasonable SOLICITOT'S default in any of its covenants, or as aften as sum shall be an additional lien on said premis	fee in addition to all other legal costs, as often as he said mortgagor or mortgagees, may be made do s.	any legal proceedings are taken to foreclos fendant in any suit affecting the title of s	e this mortgage for aid property, which
	e indebtedness above recited the mortgagor hereb nt of any monthly installment the mortgagee or edness, and these promises may be enforced by the		
IN WITNESS WHEREOF The said m	rtrager S have hereunte set th	eir boud S	and seal_9 on
the 10th day of 0ct	ober	. L. Gholston	(Seal)
n an		illie L. Gholston	(Seal)
STATE OF OKLAHOMA, Tulsa	County, ss.		and the second
Before me, <u>A. E. Her</u> day of <u>October</u>	LY, a Notary Public 19_23personally appeared	in and for said County and State, on this	192N
J. L. Ghols	, 19_2.3 personally appeared ton and Willie I Gholston, be the identical person	husband and wife,	knowledged to ma
that	theyexecuted the same as	their free and voluntary act	and deed for the
IN WITNE	s therein set forth. S WHEREOF, I have hereunto set my hand :		
My commission expires on the 25th	(Seal) ay of May, 1924.	A. E. Henry,	Notary Public
I hereby certify that I received \$	5.0 TREASURER'S ENDORSEMENT	11988 therefor in payment of	of mortgage tax on
the within mortgage. Dated thisday of	Cet	0 0	
W.W. Tuckey	County Treasurer	у <u></u> Б	Deputy.
	ne servine for entry and she could gan ago for the court of service		

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