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COMPANED

MORTGAGE RECORD NO. 453

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243417 C.11. J. FROM	(STATE OF OKLAHOMA, Tulsa Coun This instrument was filed for re ofCat .	ord on the 30 day
то		o'clockPM., and duly recorded I	
	(ByBrady_P	rown Deputy.
KNOW ALL MEN BY THESE PRESENT. That EVE G.	s: Miller and I. C. Mi	ller, her husbend	
of Tulss. HOME BUILDING AND LOAN duly organized and doing business under the str	County in the State of Oklahoma	part 105 of the first part, have mortgag	ed and hereby mortgage to the
Pleasant V:	lew Addition to the	Six (6) in Block Nine (9 city of Tulsa, Tulsa Coun orded plat thereof,) in ty,
with all the improvements thereon and appurt exemptions.			
This mortgage is given in consideration	of Seven Hundred	No 1417 Fifty	DOLLARS
the receipt of which is hereby acknowledged, and formance of the covenants hereinafter contained And the said mortgagor9_for1	1emselves and for,	their heirs, execut	ors and administrators, hereby
covenantwith said mortgagee its succe FIRST: Said mortgagor Sbeing th SAMINGS & DOAN ASSOCIATION, and hi things which the by-laws of said Association i Ten	essors and assigns, as follows: as owner of <u>Bight</u> shares aving borrowed of said Association, require shareholders and borrowers	of stock of the said HOLLE BUILDING in pursuance of its by-laws, the money secur- to do, and will pay to said Association on s Dollars and <u>Seventy-two</u>	AND LOAN d by this mortgage, will do all aid stock and loan the sum of
per month, on or before the_ 15th		ntil said stock shall mature as provided in sa	id by-laws, provided that said
indebtedness shall be discharged by the cancell under said by-laws or under any amendments i thereto, according to the terms of said by-laws	and a certain non-negotiable note b	g to the terms of said by-laws on under-nuy a earing even date herewith, executed by said mo Sband .	ortgagor_S
SECOND: That said mortgagor S levied upon said lands, or upon, or on account of	, within forty days after the same I this mortgage, or the indebtedness	becomes due and payable, will pay all taxes a secured thereby, or upon the interest or estate	nd assessments which shall be in said lands created or repre-
sented by this mortgage, or by said indebted or otherwise; and said mortgager_S_ hereby or offset against the interest or principal or prev	iess, whether levied against the sa waive any and all claim or right a nium of said mortgage debt, by rea	id mortgagor B, their le rainst said mortgagee, its successors or assigns son of the payment of any of the aforeseaid th	gal representatives or assigns, , to any payment or rebate on xes or assessments.
nado or fire with insurers approved by the mon security to said mortgage debt, and assign and c	tgagee in the sum of	d and to be crected upon said lands insured a lundred Fifty upon said property.	dollars, as a further
FOURTH: If said mortgagor9 mak as above covenanted, said mortgagee, its succes premises under this mortgage, payable forthwit			
		of any of said fines, or taxes, or insurance prem s, and should the same, or any part thereof, r ed Fifty	the second of the state was to be at
the same are payable as provided in this mortging that the same are payable as provided in this mortging that the same shows a second payable state immediately thereafter, anything hereinbefore of the indebtedness thereby secured shall bear interpreters of monthly installments.	to the said mortgages or to its pues	the option of said mortgagee, or its successor: twithstanding. In the event of legal proceed sure proceedings at the rate of ten per cent p essors or assigns, the sum of	s or its assigns, become payble lings to forclose this mortgage, er annum in lieu of the further
ns a reasonable <u>attorney</u> 's default in any of its covenants, or as aften as t sum shall be an additional lien on said premise	Seventy-five		DOLTARS
sum shall be an additional lien on said premise 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 mo	s. e indebtedness above recited the m nt of any monthly installment the edness, and these promises may be e	ortgagor hereby assigns the rentals of the abo mortgagee or legal representative may collec nforced by the appointment of a Receiver by th their	ve property mortgaged to the t said rents and credit the sum te Court.
the 26th day of Sep	temberA. D., 19 23	Eva G. Miller	
		I. C. Miller	(Seal)
California Los Ar STATE OF OKLAHOMA Before me, the undersig day of October Eva G. Mi	ngelesCounty, ss.	Notary Public in and for said County and Sta	te, on this twenty-fourth
day of October Eva G. Mi	19 23 personally appear ller and I. C. Mille	^{ed} . r, her husband,	
to me known to that uses and purpose	be the identical personwith theyexecuted they have been set forth.	to executed the within and foregoing instrum the same astheirfree and vol	ent, and acknowledged to me untary act and deed for the
twenty-sec dy commission expires on thed		set my hand and notarial seal on the date and for the County OF the of California.	
I hereby certify that I received \$7 he within mortgage. Dated this3.0day of W_1_W_2_5_TWCKey	OCH	<u>3</u> _{By}	Deputy.
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