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MORTGAGE RECORD NO. 453

<pre>the set of the improvements thereon and appartenesses thereanto belonging, and warrant the file to the same and waiv resemption.</pre>	
TO       The fratment was find the second of t	lisa County, ss.
TO       create, interpretation of the second	iled for record on the 6
20       (ESLU)       000.         NNOW ALL MINE NY THESE PRESENTS:       ASR. ROSS. SHILL, 'APX710. Scale,	A. D., 19 23 at 3:
NOW ALL MEN BY THESE PERSINGSE         Teal.       AGR. ROSD. AND 'JARYIG. Sold,	
<pre>NNUW ALL MIN MY THESE PERSINTS: Tak</pre>	, weaver, County Cler
KNOW ALL MIN BY THESE PRESENTS:         Tat.	y Brown, Dep
<pre>TamAGA_ROSG_ARA/ATTIG_ROSGhig.wife, </pre>	
<pre>TamAGA_ROSG_ARA/ATTIG_ROSGhig.wife, </pre>	
<pre>sd</pre>	
<ul> <li>HORS, BUILDING AND. LOAN ASSOCIATION of C. C. TOLBA.</li> <li>HORS, M. C. MART, SARA AND AND AND AND AND AND AND AND AND AN</li></ul>	***************************************
<pre></pre>	Oklahoma, n cornors
Lot 3ix (6) in Block five (5) in Oak Grove Addition to t of Tules, Tules County, Oklahoma, according to the recording to the record record of the second term of the record of the second term of the record of the second term of the record of t	al estate situated in
of Tuller, Tulles County, Oklahoma, according to the recort thereof, which all the improvements three and apputtenances thream to belonging, and warrant the diffe to the same and waiv exemption. As	
of Tuller, Tulles County, Oklahoma, according to the recort thereof, with all the improvementa three and apputtaneous thream to belonging, and warrant the tills to the same and waiv comptons	the City
<pre>with all the improvements thereon and apputenances thereants belonging, and warrant the tills to the same and waive and the interpretenances in the consideration of</pre>	rded plat
exemptions. Ans. 1.30 Ans. 1.40 Ans. 1.41 Ans. 1.42 Ans. 1.44 Ans.	
exemptions. Ans. 1.30 Ans. 1.40 Ans. 1.41 Ans. 1.42 Ans. 1.44 Ans.	
<pre>exemption. Abs130</pre>	
exemptions. 1.30 Atom 1.320 Atom	
<pre>exemption. Abs130</pre>	
This mortgage is given in consideration of Thirteen Thousand thermands of the sortematic horizontal contained at the purpose of security payment of the morthy num, fines and other in And the suid mortgager 9 for. thousand the security payment of the morthy num, fines and other in terms of the sortematic horizontal contained at the purpose of security payment of the suid. HOLES BUILT where the source of the sortematic horizontal contained at the purpose of security payment of the sortematic of the suid mortgager 9 here you can be seen of sorted of the suid. HOLES BUILT where the source of the sortematic of t	
the receipt of which is hereby acknowledged, and for the purpose of securing puyment of the formants hereinstift evolution of the security of a marking as a first security of a marking as a first security of a marking of the first security of a marking of the security o	
And the said mortgager 5forthomselvesnad fortheir	
<pre>evenant</pre>	
FHET: Said mortgager, Sbong the owner of . 20shares of stock of the mail. HORES, the mort bings which the by-laws of said Association require shareholders and borrowst to 30, and will pay to said Association require shareholders and borrowst to 30, and will pay to said Association require shareholders and borrows to 40, and will pay to said Association requires the shore of the by-laws of said Association requires hareholders and borrowst to 30, and will be and and the market harmonic the same shore the same shore requires the source of the by-laws of the science-balan of said shock the main of a said shock the main of a same of said shock the same of same of said shock the same of	rs, executors and administrators, her
One Hundred Sighty. fire	LDING AND
per month, on or before the 1521	acy secured by this mortgage, will do tion on said stock and loan the sum
<pre>indebtedness shall be discharged by the cancellation of said stock at maturity, and will also paid lines that may be freq with end by Jaws or under any unendoment that may be made thereto, according to the form of said by Jaws or said thereto, according to the terms of said-by Jaws and a cartain non-negotibile note bearing even date herewith, executed by </pre>	(\$ 185.90
thereases enserting to the torma-of mid-by laws and a certain non-negotiable note hearing even date herewith, executed by	
	der-auy-amendments that-may-be m
SECOND: That said mortgage	y said mortgagor
sented by this mortgage, or by said indebtedness, whether levied against the said mortgage. fits successors or or offset against the interest or principal or premium of said mortgage debt, by reason of the payment of any of the afore or offset against the interest or principal or premium of said mortgage etc. B., while also keep all buildings eracted and to be created upon said and as a said mortgage in the sum of	
or other ways has also interest principal or	or estate in said lands created or rep
THIRD: That the asid mortgagor. S will also keep all buildings erected and to be created upon said lands in nado or fire with insures approved by the mortgage in the sum ofThirtfeorIThousEngl.         security to said mortgage of the successor or assigns may pay such taxes and effect such insurance, and mortgage. It successors or assigns may pay such taxes and effect such insurance, and mortgage. The successors or assigns may pay such taxes and effect such insurance, and the sum premises under this mortgage. The successors or assigns may pay such taxes and effect such insurance, and per each insurance such insurance, and such the same or any part the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part the the same are payable as provided in this mortgage and in said notes and said by-laws, and should the same, or any part the the same step success thereon, and all penalties, taxes and insurance premiums shall, at the aption of said mortgages, or its mort insurest the said mortgages or to its successors or assigns. The such of laws of a successors or assigns, the sum of	or assigns, to any payment or rebate
<pre>nado or free with insures approved by the mortgages in the sum of</pre>	
FOURTH: I maid mortgage. S. make default in the payment of any of the aforeshid taxes or assessments, or in spremises under this mortgage, payable forthwith, with interest at the rate of	
FIFTH: Should default be made in the payment of said monthly sums, or d sny of said fines, or taxes, or inuran the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part in the full of the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part in the full of the indebtedness therein, and all penaltics, taxes and insurance premiums shell, at the option of said mortgages, or its any mark the indebtedness therein y secured shall bear interest from the filing of such forcelosure proceedings at the rate of ten per payments of mortgages shall pay to the said mortgage or to its successors or assigns, the sum of	in procuring and maintaining insura
the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part th threed	n so paid shall be a further lien on s t per annum.
<pre>three</pre>	ince premiums or any part thereof, which thereof remain uppeid for the period
plyments of monthy instillinents. Appr 5.156ment wolved. SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	DOLLAI
payments of monthly installinents.       Appr & 15 Gment Waived.         SIXTH:       The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	uccessors or its assigns, become pay al proceedings to forclose this mortga
Thirteen Hundred as a reasonable. <u>ettorney's</u>	
as a reasonable_ <u>Attorney's</u> fee in addition to all other legal costs, as often as any legal proceedings and default in any of its covenants, or as aften as the said mortgager or mortgagees, may be made defendant in any suit after sum shall be an additional like on said premises. SEVENTH: As further security for the indebtedness above recited the mortgager or legal representative may collected less cost of cellection, upon said in rehievedness, and these promises may be enforced by the appointment of a Receive in the integrate cost of cellection, upon said indebtedness, and these promises may be enforced by the appointment of a Receive integrates cost of cellection upon said indebtedness, and these promises may be enforced by the appointment of a Receive integrates cost of cellection upon said indebtedness, and these promises may be enforced by the appointment of a Receive integrates cost of cellection. The said mortgager Shavehereunto settheir is a received in the payment of any monthly installment the mortgager or legal representative may of a Receive integration of the indebtedness, and these promises may be enforced by the appointment of a Receive integration of the indebtedness in the said mortgager Shere is a receiver it is a receiver integration of the indebtedness in the said mortgager Shere is a receiver it is a receiver integration of the indebtedness and these promises may be enforced by the appointment of a Receiver integration of the indebtedness and these promises integrates integrates of a Receiver integrate is a receiver integrate of the indebtedness and these promises integrates of the i	
SEVENTH: As further security for the indebtedness above recited the mortgage hereby assigns the rentals of mortgages and in case of default in the payment of any monthly installment the mortgage or legal representative may collection, upons add indebtedness, and these promises may be enforced by the appointment of a Receiv IN WITNESS WHEREOF, The said mortgages S. ha. Ve_hereunto set	are taken to foreclose this mortgage
SEVENTH: As further security for the indebtedness above recited the mortgage hereby assigns the rentals of mortgages and in case of default in the payment of any monthly installment the mortgage or legal representative may collection, upons add indebtedness, and these promises may be enforced by the appointment of a Receiv IN WITNESS WHEREOF, The said mortgager S_ha VQ_hereunto set	fecting the title of said property, wh
the	f the above property mortgaged to t
the	iver by the Court,
Cerrie Rose         STATE OF OKLAHOMA, Tulsa         Before me,the undersigned         day ofdecember	hand . S. and seal. S
Cerrie Rose         STATE OF OKLAHOMA, Tulsa         Before me, the undersigned         day of       December       19_23       personally appeared         Assa Rose and Carrie Rose, his wife,         to me known to be the identical person.       Summer Stress         uses and purposes therein set forth.       IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the (Seal)       Jessie I. Ha         My commission expires on the       23       day of       Sept. 1924.         TREASURER'S ENDORSEMENT         I hereby certify that I received \$       3.0.0       TREASURER'S ENDORSEMENT	
STATE OF OKLAHOMA,       Tulsa         Before me,       the undersigned.         day of       December	(Se
Before me,the	(Se
Before me,the	
ASB. ROSE and Sarrie Rose, his wife, to me known to be the identical person Swho executed the within and foregoing i thattheyexecuted the same astheirfree i uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the (Seal) Jessie I. Ha My commission expires on the23day ofSept. 1924. I hereby certify that I received \$/3.0.0and issued Receipt No/2816the	y and State, on this_5th
to me known to be the identical person Swho executed the within and foregoing i thattheyexecuted the same astheirfree i uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the (Seal) Jessie I. Ha My commission expires on the23day ofSept. 1924. I hereby certify that I received \$3.0.0 TREASURER'S ENDORSEMENT I hereby certify that I received \$3.0.0 TREASURER'S ENDORSEMENT	
thattheyexecuted the same astheirfree for uses and purposes threin set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the (Seal)Jessie I. Ha My commission expires on the23day ofSept. 1924. I hereby certify that I received \$J.D.Dand issued Receipt No/2806the	instrument, and acknowledged to
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the (Seal) Jessie I. Ha My commission expires on the 23 day of Sept. 1924. I hereby certify that I received \$	
(Seal) Jessie I. Ha My commission expires on the 23 day of Sept. 1924. I hereby certify that I received \$	
My commission expires on the <u>23</u> day of <u>Sept. 1924</u> . I hereby certify that I received \$/3.0.0 TREASURER'S ENDORSEMENT I hereby certify that I received \$/3.0.0 the	
TREASURER'S ENDORSEMENT I hereby certify that I received \$/3.0.0and issued Receipt No/2.8.0.6the	astings, Notary Pu
I hereby certify that I received \$ D.D and issued Receipt No. 128.00 the	
I hereby certify that I received \$ D.D and issued Receipt No. 128.00 the	an ann an tha ann an tha an tha tha an Anns an tha anns an tha anns an tha Anns an tha
the within mortgage. Dated this letter day of the here in 1923. Will By By S. B.	herefor in payment of mortgage tax c
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	ala <del>nd</del> ey kateloo ka dha ay bala se

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