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MORTGAGE RECORD NO. 453

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the second		********	June June 23	± 4:10
Page 1. Page 1. Second State	mo.		o'clockPM., and duly recorded in Book 453 on page.	51
MCOV ALL MEN BY THILES PERSONS MCOV ALL MEN BY THILES PERSONS MINE			(SEAL) Brady Brown Count	y Clerk.
<pre>RNOW ALL MAP BY THEM P TERMOTS Tak</pre>			By Fiduly Fiowith,	Deputy.
The J. M. ORTFORM, C. SHARGER COM. "Group Further Training of the second sec		********	Fees, \$	
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PUL94	ThatU • _ W • _ Y	TRVES, & SINGLE MAN	n na hana na ha Na hana na hana n	
Wilson Consty. Size of Okahama, to-wil: Jos Twonty (20) in Block Eight (8) in Lynch and Forzythe Addition to the oity of Fulses, fulses County, Olchones, according to the recorded plat thereof. with all be impresented thereas and experiments through beinging and warrant the life to the same and water the approxement, and all homedain for the recorded plat thereof. With all be impresented thereas and experiments of the approxement to homeday the same and water the approxement, and all homeday for the recorded plat thereof. Mark Stratege is give in evaluation of the provide of the same provement of homeday there is the same and other them because and administers, herein evaluation. Mark Bad matters in the same is a same of the same provement of the same ball by the same does them because and administers. In the provement of the same ball by the same does the same and same the same same same same same same same sam	of Tulsa HOME BUILDING AND LOAT	County, in the State of Oklahomr	, part 103 of the first part, have mortgaged and hereby mortg	age to the
			, Oklahoma, a c	orporation
Addition to the city of Yulsa, Yulsa County, Oklahoma, Addita on the spectrum of the product of the result of the second of plat there of a spectrum of the second of plat there of a spectrum of the second of plat there of a spectrum of the second of plat there of a spectrum of the second of plat there of a spectrum of the second of plat there of the second	Tulsa Co	unty, State of Oklahoma, to-wit:		
Addition to the city of Yulsa, Yulsa County, Oklahoma, Addita on the spectrum of the product of the result of the second of plat there of a spectrum of the second of plat there of a spectrum of the second of plat there of a spectrum of the second of plat there of a spectrum of the second of plat there of a spectrum of the second of plat there of the second				
according to the recorded plat thereot, with all the improvements there and apputenzates thereas the blogging, and within the tilts to the same and wakes the apprelement, and all homested a.M. Thirty-two	Lot Twenty	(20) in Block Eight	(8) in Lynch and Forsythe	
examples. Thirty-two_have of note 4 and A section Orthographic String (Section Section	Addition to according t) the city of Tulsa, 1 to the recorded plat 1	ulsa County, Oklahoma, hereof.	
excentions. 1266 Ans. This Try Twohave of stock of male association, Cartification Number of State Stream of		n na seu na Maria. An Statut de Maria		
<pre>exemples. high type-two_shore of stock of mid Association Cartinetors. 1266 The manipus is given in emaintance of TMA results of Pitty</pre>	la bate transmission capitation			
<pre>centrollows Am</pre>				
The metry is given in consideration of			1960	omestead
<pre>the rested to which in hereby calculation benchmark of the monthly sum, fines and after time hereinatter specified, and the party And the sold mortages are in the instrument of the mortages of the party of the sold of the sold in the sold in the sold mortages are indexed and the party of the sold in the sold in the sold mortages in the sold is the sold in the sold in the sold is the sold in the sold in the sold is the sold in the sold in the sold is the sold in the sold in the sold in the sold in the sold is the</pre>	Also start byshares of This mortgage is given in considerati	stock of said Association, Certificate a on of Thirty-one Hunda		OLLARS
And the and mortgage:				
ETHERT: Bail motiquesin the property of and Associated at the analintermediated of the motion of the property of the motion of the motion of the property of the motion of the property of the motion of the property of the motion of	And the said mortgagorforh	nimself and for.	his heirs, executors and administrato	
<pre></pre>	covenantwith said mortgagee its su	r the owner of Thirty-two	of stack of the said HOME BUILDING AND	
<pre>per moth, on these that. 1574</pre>	SANNIGG-& LOAN ASSOCIATION, and things which the by-laws of said Associatio	having borrowed of said Association, n require shareholders and borrowers	in _pursuance of its by-laws, the money secured by this mortgage, to do, and will pay to said Association on said stock and loan th	will do all e sum of
Indebtemps shall be discharged by the samediation of mid sheep an makinity, and will have pay all fase that may be legally assessed spalant. 11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	Forty-five	**********	Dollars and FOUT cents (\$ 40.04)
thereis a near display the section of the marging and a contain non-acquisible note bearing over data herewith, exacted by sublin contagency. J. M. Graves, S. S. Singlo mark, and a contain non-acquisible near because the section of the marging of the indexidence is an advected or relation of the activation of an advection of the marging of the indexidence section of the marging of the indexidence is an advected or relation of the activation of an advection of the marging of the marging of the indexidence is a section of the marging of the marging of the indexidence is a section of the marging of the indexidence is a section of the marging of the	per month, on or before the	day of each and every month, us cellation of said stock at maturity, and	til said stock shall mature as provided in said by-laws, provided $\lim_{n \to \infty} m$	that said
J. M. GRAVES, & Single man. to said mortgages SECOND: This will mortgages, wells here its and solutions are any support of the manual for its and solutions are supported or entries in and lands created or represented in the interset of the manual of the mortgage, here its and mortgages or the subscience is and lands created or represented in the interset of printing and indektedens. We support the marcing of the interset of the interset of printing and indektedens. We support the mortgage is a support of replate and intercepting of the martgage of the interset of printing and indektedens. We support the mortgage is a support of the martgage of the interset of printing and indektedens. We support the mortgage of the interset of printing in the provide of the mortgage of the interset of printing in the printing of the mortgage of the interset of the mortgage				
<pre>sented by this mortgage, or by add indektedness, whether lowed against the aid mortgage</pre>	J. M. Gr	aves, a single man	to said m	ortgagee.
<pre>sented by this mortgage, or by add indektedness, whether lowed against the aid mortgage</pre>	SECOND: That said mortgagor levied upon said lands, or upon, or on accoun	, within forty days after the same t of this mortgage, or the indebtedness r	becomes due and payable, will pay all taxes and assessments whic ecured thereby, or upon the interest or estate in said lands created	n shall be or repre-
THRD: That the aid mortgage	sented by this mortgage, or by said indebte or otherwise; and said mortgagor here	edness, whether levied against the sai	d mortgagor, his legal representatives o ainst said mortgagee, its successors or assigns, to any payment or r	r assigns, rebate on
made or fire with insurer approved by the mortgages in the sum of	THIRD: That the said mortgagor		l and to be erected upon said lands insured against loss and damag	e by tor-
TOURTE: If add mortgager	nado or fire with insurers approved by the m security to said mortgage debt, and assign and	nortgagee in the sum of Thirty- d deliver to the mortgagee all insurance	One Hundred Fifty dollars, as	a further
FIFTH: Should default be made in the payment of end monthly sums, or d may of and faild fines, or taxes, or insurance permitures have been hered of manual for the period of	FOURTH: If said mortgagorm as above covenanted, said mortgagee, its suc	nake default in the payment of any of t	he aforesaid taxes or assessments, or in procuring and maintaining in a effect such insurance, and the sum so noid shall be a further in	nsurance
the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid for the period of MMLC	premises under this mortgage, payable forthy FIFTH: Should default be made in t	with, with interest at the rate of	ten.	aaf mhan
SIXTH: The said mortgagers and mortgages or to its successor or assigns, the sum of	the same are payable as provided in this more	trace and in said note and said hy-laws	and should the same or any nart thereof remain uppeid for the	pariod of
SIXTH: The said mortgagers and mortgages or to its successor or assigns, the sum of	with arrearages thereon, and all penalties, tay immediately thereafter, anything hereinbefor	xes and insurance premiums shall, at i e contained to the contrary thereof no	he option of said mortgagee, or its successors or its assigns, becom withstanding. In the event of legal proceedings to forclose this	ne payble nortgage.
SIXTH: The said mortgagers and mortgages or to its successor or assigns, the sum of	the indebtedness thereby secured shall bear i payments of monthly installments. Appr	interest from the filing of such foreclos aisement waived.	ure proceedings at the rate of ten per cent per annum in lieu of th	e further
ns a reasonable. 4tiorIngY'S	SIXTH: The said mortgagors shall p	pay to the said mortgagee or to its succe	ssors or assigns, the sum of	
SEVENTH: As further security for the indebtedness above rected the martgage hereby assigns the rentals of the above property mortgaged to the collected less cost of collection, upon said indebtedness, and these promises may be enforced by the security in my collect said rents and reclif the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the security into the martgage of the court. IN WITNESS WHEREOF, The said mortgagor	as a reasonableattorney's	fee in addition to all other legal cost	s, as often as any legal proceedings are taken to foreclose this mor	tgage for
IN WITNESS WHEREOF, The said mortgagorha 5hereunto sethishandand sealon thetheday ofIngA. D. 19_23J. M. Graves(Seal)				
IN WITNESS WHEREOF, The said mortgagorha 5hereunto sethishandand sealon thetheday ofIngA. D. 19_23J. M. Graves(Seal)	SEVENTH: As further security for mortgagee and in case of default in the payr collected less cost of collection, upon said inde	the indebtedness above recited the mo ment of any monthly installment the btedness, and these promises may be er	rtgagor hereby assigns the rentals of the above property mortgage mortgagee or legal representative may collect said rents and credit forced by the aponistment of a Beesiver by the Court	d to the the sum
STATE OF OKLAHOMA, Tulsa	IN WITNESS WHEREOF, The said n	mortgagorha_8hereunto s	hishis	on
STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this. Fourth day of JUNG 19 23 personally appeared. J. M. Graves, a single man to me known to be the identical person	the 4thday ofJun	eA. D., 19_23	J. M. Graves	
STATE OF OKLAHOMA,	t sekar en			(Seal)
STATE OF OKLAHOMA,				(Seal)
day of	STATE OF OKLAHOMA.	County, ss.	Fourt	h
J. M. Graves, a single man to me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me thathe	day of June	19 23 personally appeare	d	
thatheexecuted the same ashisfree 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. (Seal) Fifteenth March, 1927. Frances E. Cohenour,Notary Public My commission expires on theday of				
uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Fifteenth March, 1927. Frances E. Cohenour, Notary Public I hereby certify that I received \$	to me known t that	he executed the	executed the within and foregoing instrument, and acknowledge same ashisfree and voluntary act and deed	d to me for the
Fifteenth March, 1927. Frances E. Cohenour, Notary Public My commission expires on the 3/17 TREASURER'S ENDORSEMENT I hereby certify that I received \$ 3/17 TREASURER'S ENDORSEMENT I hereby certify that I received \$ 3/17 TREASURER'S ENDORSEMENT Joint the within mortgage. Joint day of Joint day of Dated this Joint day of Joint day of	uses and purpo	oses therein set forth.		
I hereby certify that I received \$	IN WITNI			
I hereby certify that I received \$	Fifteen My commission expires on the	th March, 1927.	Frances E. Cohenour, Nota	ry Public
I hereby certify that I received \$ and issued Receipt No?????				
the within mortgage. Dated thisday ofM2-12	I hereby certify that I received \$	and issued	Receipt No. 9913 therefor in payment of mortgage	tax on
	the within mortgage.	and the second		
	Clarance h his	County Transman	ρ	lanut
	1	Alexandrou Aleusurer		reputy.
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는 동안은 영상 동 의 방법 문화 방법 동안 문 화 가격 문화 동안 되는 것을 하는 것 같은 것이라. 동안 가장 등 것이라는 것이라는 것이라는 것이 않는 것을 하는 것을 하는 것이다. 이 것을 가지 않는				