MORTGAGE RECORD NO. 453

Savings and Loan Association

248916	C.H.J.	FROM	STATE OF OKLAHOMA, Tulsa County, ss.
		FROM	This instrument was filed for record on the 14 day
		e e koerege in die komplee in die kommende in 1900 die 1916 gebeur in die 1906. Die 1908 gebeur 1908 gebeur 1908 gebeur 1908 gebeur in 1908 gebeur 1908 gebeur in 1908 gebeur in 1908 gebeur i	of Jan. A. D., 19.24 at 4:20 o'clock P: M., and duly recorded in Book 453 on page 578
******		TO	O. C. Weaver
			(SEAL) County Clerk. By Brady Brown, Deputy,
***********	· · · · · · · · · · · · · · · · · · ·		Fees, \$
			ACU) Parameters
KNOW AI	LL MEN BY T	HESE PRESENTS: We, L. L. Barne	s and Winnie Barnes, husband and wife
of	Tulsa	County, in the Sta	te of Oklahoma, part. 198 of the first part, have mortgaged and hereby mortgage to the
duly organi	OXLA HOMA zed and doing bu	OITY BUILDING AND LOA siness under the statutes of the State of	N ASSOCT TION . Oklahoma, a corporation Oklahoma, a corporation Oklahoma, party of the second part, the following real estate situated in
	Tulsa	County, State of Oklahor	na, to-wit:
		Lot Seventeen (17), to Tulsa, Oklahoma,	Block One (1), Lorraine Drive Addition as shown by the recorded plat thereof,
with all the	improvoments t	hereon and annurtenances thereunto b	belonging, and warrant the title to the same and waive the appraisement, and all homestcad
exemptions.			ion, Certificate No. 18247 Series No. 302.
Also This	mortgage is give	n in consideration ofFifte	en HundredDOLLARS
the receipt o	of which is hereby	acknowledged, and for the purpose of s	ecuring payment of the monthly sum, fines and other items hereinafter specified, and the per-
And	the said mortga	or_Sforthemselves	and for their heirs, executors and administrators, hereby
cavanant	with said	mortgagee its successors and assigns, a	s follows: 15 shares of stock of the said THE OKLAHOLIA CITY BUILDING AND
SAVINGS things which	the by-laws of	CIATION, and having borrowed of si said Association require shareholders ty & 85/100	15 shares of stock of the said THE OKLAHOLA CITY BUILDING AND aid Association, in pursuance of its by-laws, the money secured by this mortgage, will do all and borrowers to do, and will pay to said Association on said stock and loan the sum of Dollars and Dollars and Sociation of Sociation
per month,	on or before the	20th day of each and	every month, until said stock shall mature as provided in said by-laws, provided that said
indebtednes under said k	s shall be discha y-laws or under	ged by the cancellation of said stock a any amendments that may be made t	t maturity, and will also pay all fines that may be legally assessed against them hereto, according to the terms of said by-laws or under-any-amendments that may be made
therete,-nec	ording to-the-ter	ms of said-by-laws and a certain non-no L. L. Barnes and	egotiable note bearing even date herewith, executed by said mortgagorS
SEC	OND: That sai		after the same becomes due and payable, will pay all taxes and assessments which shall be neindebtedness secured thereby, or upon the interest or estate in said lands created or repre-
levied upon sented by t	said lands, or up his mortgage, or	on, or on account of this mortgage, or the by said indebtedness, whether levied	neindebtedness secured thereby, or upon the interest or estate in said lands created or repre- lagainst the said mortgagor. S
or otherwise or offset aga	; and said morts inst the interest	agor8_ hereby waive any and all or principal or premium of said morte	against the said mortgagor_Stheirlegal representatives or assigns, claim or right against said mortgagee, its successors or assigns, to any payment or rebate on age debt, by reason of the payment of any of the aforeseald taxes or assessments.
THI	RD: That the	aid mortgagor_S_will also keep all	buildings erected and to be erected upon said lands insured against loss and damage by tor- fFifteen Hundreddollars, as a further
security to s	aid mortgage del	ot, and assign and deliver to the mortga	gee all insurance upon said property.
as above cor	(TH; H said movenanted, said moder this mortgage	ortgagor	ment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance pay such taxes and effect such insurance, and the sum so paid shall be a further lien on said to rate of
FIFT	H: Should def	sult be made in the payment of said mo	onthly sums, or of any of said fines, or taxes, or insurance premiums or any part thereof, when
the same are	e payable as prov emonths, the	the aforesaid principal sum ofF	into said by-laws, and should the said, or any plate theteol, leading uppared to the period of a fitteen Hundred DOLLARS, niums shall, at the option of said mortgagee, or its successors or its assigns, become payble trary thereof notwithstanding. In the event of legal proceedings to forclose this mortgage, to fouch foreclosure proceedings at the rate of ten per cent per annum in lieu of the further
with arreara immediately	ges thereon, and thereafter, anyl loess thereby se	all penaities, taxes and insurance prei hing hereinbefore contained to the con sured shall bear interest from the filing	nums shall, at the option of said mortgages, or its successors or its assigns, become payme trary thereof notwithstanding. In the event of legal proceedings to forclose this mortgage, to such foreclosure proceedings at the rate of ten per cent per annum in lieu of the further
payments of	monthly install	ments.	ree or to its successors or assigns, the sum of
		One Hundred	Fifty DOLLARS,
as a reasona default in a	ble_SOLICI	tor'S fee in addition to al	l other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for or mortgagees, may be made defendant in any suit affecting the title of said property, which
		en on said premises. her security for the indebtedness abov	e recited the mortgagor hereby assigns the rentals of the above property mortgaged to the
mortgagee a collected less			e recited the mortgagor hereby assigns the rentals of the above property mortgaged to the installment the mortgagee or legal representative may collect said rents and credit the sum omises may be enforced by the appointment of a Receiver by the Court.
IN W	ITNESS WHEI	REOF, The said mortgagorSha.V.	ehereuntosettheirhand_sand senlson
the		day of	ehereuntosettheirhand_Sand_senlSon
			Winnia P. Barnes (Seal)
omamo or	OWI ATTORES		and the control of th
Befor	.,e me e me	the undersigned	unty, ss. , a Notary Public in and for said Gounty and State, on this 10th
day of	January T. T.	Bernes and Firmia B	ersonally appeared
		to me known to be the identical pe	rsonSwho executed the within and foregoing instrument, and acknowledged to meexecuted the same astheirfree and voluntary act and deed for the
			executed the same as 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.
		(Seal	
My commiss	ion expires on th	e. 7th day of Feb.	1926. Clyde L. Soars, Notary Public
		TRE	SURER'S ENDORSEMENT
I here	by certify that I	received \$ 1.50	and issued Receipt No. 13309therefor in payment of mortgage tax on
the within mortgage. Dated this 4 day of 4 Jaw, 1924 W W Stuckey County Treasurer By S. Deputy.			
W	W 8	tuckey Count	y Treasurer By & L
giu. Aifi		de de la companya de	
			트리트 이 경영 소통으로 이 경우를 된다는 것이 되었다. 그리는 이상 FEE로 보고된 것이

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