MORTGAGE RECORD NO. 453

Savings and Loan Association

I hereby certify that I received \$	249207 C.M.J. PROM STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 17 day of A.D., 1924 at 3:00 o'clock. P. M., and duly recorded in Book 453 on page 588. O. G. Weaver, (SEAL) Brady Brown, Deputy. Fees, \$
The street of the control of the street of t	
with all the inservements thereon and appartenances thereunts belonging, and warrant the title to the same and waive the approximences, and all homestead compileme. Also C. TOPONEY - TAYS, shares of stock of said Association, Certificate No. 14564 The increase is given in conditionate of the control of	THE LOCAL BUILDING AND LOAN ASSOCIATION OF OKLANOMA CITY Oklahoma, a corporation duly organized and doing business under the statutes of the State of Oklahoma, party of the second part, the following real estate situated in
Also _7907by_five_five_shares of atode of said Association, Certificate No14584 Also _7907by_five_five_shares of atode of said Association, Certificate No14584 This metigage is given in consideration of7907by_five_five_shares of the coverance betwinster continued. This metigage is given in consideration of7907by_five_five_shares of the coverance betwinster continued. And the said merigage of80 c15163831V38	Lot Fight (8) Block Eighteen (18) College Addition to the city of Tulsa, Oklahoma according to the recorded plat thereof.
Also _TWODEY_TIVE _shares of atode of said Association, Certificate No14584 Also _TWODEY_TIVE _Number in consideration of	
Abs. TWEDILY-TING. abserce of stock of said Association, Certificates No. 145564 This mortgage is given in consideration of. "WPOILY-TING HUNDROG"	with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all homestead
the receipt of which is hereby acknowledged, and for the purpose of searcing payment of the monthly sum, fines and other items bereinatter specified, and the performance of the coverants farcinistics continued. And the said mortgagers S for. The INTS SI NO the said of the said mortgager S for. The INTS SI Add mortgager S being the owner of TAYRATT shares of stock of the said THE LOCAL BUILDING AND THE SI NO And the said mortgager S being the owner of TAYRATT shares of stock of the said THE LOCAL BUILDING AND THE SI NO And the said mortgager S being the owner of TAYRATT shares of stock of the said THE SI NO SAYRATT shares of stock of the said THE SI NO SAYRATT shares of stock of the said THE SI NO SAYRATT shares of stock of the said THE SI NO SAYRATT shares of stock of the said THE SI NO SAYRATT shares of stock of the said THE SI NO SAYRATT shares of stock of the said THE SI NO SAYRATT shares of stock of the said THE SI NO SAYRATT shares of stock of the said SAYRATT shares of stock of the said SAYRATT shares of said said shares of said said said said shares of said said said said said said said said	Also TWent V- 11 Ve shares of stock of said Association Cartificate No. 14584
And the said mortgager 8	the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and the performance of the covenants hereinafter contained.
Dellars and SEYPRIV. TAUR done is a.6. A.7. TE Dellars and SEYPRIV. TAUR done is .6. A.7. TE day of each and every month, ont or before the Other day of each and every month, ont or before the Other day of each and every month, ont or before the day of each and every month, ont or before the processed of the serve of and thy-laws, provided that said includes all be discharged by the encellation of said steck at maturity, and will also my all faces that may be legally assessed against. I. 1028. JOSEPH R. Gimlin and Lisud Cimlin husband and work with the terms of and by-laws or work-rangements with may be made the terms of and by-laws or work-rangements with may be remeded to be the control of the co	And the said mortgagor sforthemselvesand fortheir heirs, executors and administrators, hereby
Dellars and SEYPRIV. TAUR done is a.6. A.7. TE Dellars and SEYPRIV. TAUR done is .6. A.7. TE day of each and every month, ont or before the Other day of each and every month, ont or before the Other day of each and every month, ont or before the day of each and every month, ont or before the processed of the serve of and thy-laws, provided that said includes all be discharged by the encellation of said steck at maturity, and will also my all faces that may be legally assessed against. I. 1028. JOSEPH R. Gimlin and Lisud Cimlin husband and work with the terms of and by-laws or work-rangements with may be made the terms of and by-laws or work-rangements with may be remeded to be the control of the co	covenant
indephtodness shall be discharged by the cancellation of mid slock at maturity, and will also pay all fines that may be legally masseed naginat. LRCM. More and the payses or under any amendments that may be made therefore, according to the terms of and by visws or under may amendments that may be made therefore, according to the terms of and by visws or under may amendments that may be made therefore, according to the terms of and the terms of any of the discoverable of the terms of any of the discoverable of the terms of any of the discoverable of the terms of any of the discoverable with a season of the terms of any of the discoverable with a season of the terms of the terms of the payment of any of the adversaries which shall be level upon and and mortagen;	Thirty-four Dollars and Seventy-five cents (\$ 34.75)
SECOND: That said mortgages. 2. within forty days after the same becomes due and paysable, will pay all taxes and assessments which shall be lavid upon still insign, or upon and indistreadness, whether lavid against the said mortgage, or by said indistreadness, whether lavid against the said mortgage, or by said indistreadness, whether lavid against the said mortgage, or by said indistreadness, whether lavid against the said mortgage, or by said indistreadness, whether lavid against the said mortgage, or by said indistreadness, whether lavid against the said mortgage, or by said indistreadness, whether lavid against the said mortgage of the said mortgage delt, by resion of the payment of any of the aforesseid taxes or assessments. THRD: That the said mortgage of the said of the said mortgage of the said and said mortgage of the said mor	
SECOND: That said mortgagor. Second mortage of this mortgage of this mortgage of the inhelbetchess secured thereby, or upon the interest cratted in said and scretch or represented by this mortgage, or by said indebtedness, whether levied against the said mortgagor. Second said mortgage debt. By reason of the payment of any of the aforeseed taxes or assessments. THIRD: That the said mortgagor. Second said mortgage debt. By reason of the payment of any of the aforeseed taxes or assessments. THIRD: That the said mortgagor second said mortgage debt. By reason of the payment of any of the aforeseed taxes or assessments. THIRD: The second said mortgage of the mortgage in the sum of the second said mortgage debt. And said mortgage of the mortgage in the sum of the second said mortgage of the mortgage in the sum of the second said said mortgagor. Second said said said said said said said sai	thereto,-according to the terms of said by-laws and a certain non-negotiable note bearing even date herewith, executed by said mortgager S. JOSEPH R. Gimlin and Maud Gimlin husband and wife
FOURTH: It said mortgagor. S. make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above covenanted, said mortgage, its successor or assigns may pay such taxes and affect such insurance, and the sum so paid aliael he a further lien on said premises under this mortgage, payable forthwith, with interest at the rate of per cent per annum. FIFTH: Should default be made in the payment of and monthly sums, or of any of said fines, or taxes, or insurance premiums or any part thereof, when 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	SECOND: That said mortgagor
FIFTH: Should default be made in the payment of said monthly sums, or of any of said fines, or taxes, or insurance premiums or any part thereof, when 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	
Two Hundred and Fifty	FIFTH: Should default be made in the payment of said monthly sums, or of any of said fines, or taxes, or insurance premiums or any part thereof, when 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 months, then the aforesaid principal sum ofTWALTY_FIVE HUNGLED, with arrearages thereon, and all penalties, taxes and insurance premiums shall, at the option of said mortgage, or its successors or its assigns, become payble immediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to forclose this mortgage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly installments.
as a reasonable. Solicitor's	SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of
IN WITNESS WHEREOF, The said mortgagor S ha ve hereunto set their hand S and seal. S on the 14th day of Jenuary A.D., 1924. Joseph R. Gimlin (Seal) Maud Gimlin (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, A.E. Henry, a Notary Public in and for said County and State, on this 17th day of Jany. Joseph R. Gimlin and Maud Gimlin, his wife to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they 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) A.E. Henry, Notary Public I hereby certify that I received \$	as a reasonable SQlicitor'sfee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenants, or as aften as the said mortgager or mortgagees, may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises.
Joseph R. Gimlin (Seal) Maud Gimlin (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, A. E. Henry, a Notary Public in and for said County and State, on this 17th day of Jany. 19 24 personally appeared Joseph R. Gimlin and Maud Gimlin, his wife to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they 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 scal on the date above mentioned. (Seal) A. E. Henry, Notary Public Thereby certify that I received \$ 250 TREASURER'S ENDORSEMENT 13355 therefor in payment of mortgage tax on	IN WITNESS WHEREOF, The said mortgagor S have hereunto set their hand S and seal, S on
STATE OF OKLAHOMA, Tulsa County, ss. Before me, A. S. Henry, a Notary Public in and for said County and State, on this 17th day of Jany. 19 24 personally appeared Joseph R. Gimlin and Maud Gimlin, his wife to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they 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) A. E. Henry, Notary Public I hereby certify that I received \$ 150 TREASURER'S ENDORSEMENT 13355 therefor in payment of mortgage tax on	the 14th day of January A.D., 1924 Joseph R. Gimlin (Seal)
STATE OF OKLAHOMA, Tulsa County, ss, Before me, A. S. Henry, a Notary Public in and for said County and State, on this 17th day of Jany. 19 24 personally appeared Joseph R. Gimlin and Maud Gimlin, his wife to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they 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) A. E. Henry, Notary Public I hereby certify that I received \$ 150 TREASURER'S ENDORSEMENT 13355 therefor in payment of mortgage tax on	
day of Jany. 19 24 personally appeared JOSEPH R. Gimlin and Maud Gimlin, his wife to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they 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) A. E. Henry, Notary Public I hereby certify that I received \$ 150 TREASURER'S ENDORSEMENT 13355 therefor in payment of mortgage tax on	STATE OF OKLAHOMA, Tulsa County, ss.
to me known to be the identical person	day of Jany. , 19 24 personally appeared
that they 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) A. E. Henry, Notary Public I hereby certify that I received \$ 150 TREASURER'S ENDORSEMENT and issued Reccipt No. 13355 therefor in payment of mortgage tax on	Joseph R. Gimlin and Maud Gimlin, his wife
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) A. E. Henry, Notary Public I hereby certify that I received \$ 250 TREASURER'S ENDORSEMENT and issued Receipt No. 13355 therefor in payment of mortgage tax on	that they executed the same as their free and voluntary act and deed for the
(Seal) A. E. Henry, Notary Public My commission expires on the 25th day of liay, 1924. I hereby certify that I received \$ 250 TREASURER'S ENDORSEMENT 13355 therefor in payment of mortgage tax on	
I hereby certify that I received \$ 2 50 TREASURER'S ENDORSEMENT 13355 therefor in payment of mortgage tax on	
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	the within mortgage. Dated this 120 day of Days, 1924