T.

MORTGAGE RECORD NO. 453

	• II • J _{from} to		of Jan. o'clock. PM., and	was filed for record on the. 30
KNOW ALL MEN BY	THESE PRESENTS: Clara Brown a sin	arle woman,		
of Tulsa THE BROKEN ARROU duly organized and doing i Tulsa	County, in t W BUILDING AND LOAN business under the statutes of the S County, State of C	ASSOCIATION, State of Oklahoma, party	ort 105 of the first part of Broken irro of the second part, the follo	t, have mortgaged and hereby mortg N ,, Oklahoma, a co ving real estate situated in
town of Broken Broken Arrow J	n Arrow, Oklahoma. Building and Loan A d for record of the	This mortgare ssociation. i	is given subje n the sum of 35	Nine (29) in the Ori ct to a mortrage to 00.00 dated October book 410 on page 9 o
with all the improvement.	a thereas and annustenances there	unto belonging and wa	reast the title to the same s	nd waive the appraisement, and all l
exemptions. Also $1\frac{1}{2}$ This mortgage is gi	iven in consideration of	ssociation, Certificate No hundrod fift	180 Series N y % No/100	0
And the said mortg	gagor,ior	atonand tor	*****	other items hereinafter specified, an
covenant with said FIRST: Said more SAVINGS & LOAN ASS things which the by-laws TWO	d mortgagee its successors and ass tgagorbeing the owner of Q SOCIATION, and having borrow of said Association require share	igns, as follows: <u>ne</u> and <u>one</u> ha shares of d of said Association, in holders and borrowers t	1f stock of the said pursuance of its by-laws, i o do, and will pay to said ollars andforty	BROKEN ARROW BUILDING he money secured by this mortgage, issociation on said stock and loan th fivecents (\$.2.45
per month, on or before t		h and every month, unt	il said stock shall mature a	s provided in said by-laws, provided
thereto, according to the t	erms of said by-laws and a certain Olara Brown,	non-negotiable note beau a single wom	ring even date herewith, exe 811	y be legally assessed against he or under any amendments that may cuted by said mortgagor
sented by this mortgage, or otherwise; and said mor or offset against the interest	or by said indebtedness, whether rtgagor hereby waive any in st or principal or premium of said	levied against the said nd all claim or right agai mortgage debt, by reaso	mortgagor inst said mortgagee, its succ n of the payment of any of	I pay all taxes and assessments which therest or estate in said lands created herlegal representatives of essors or assigns, to any payment or he aforeseaid taxes or assessments. lands insured against loss and dama
nado or fire with insurers security to said mortgage d	approved by the mortgagee in the debt, and assign and deliver to the	sum of Six H mortgagee all insurance u	undred & 0/100	dollars, as
				nts, or in procuring and maintaining the sum so paid shall be a further lic ser cent per annum.
the same are navable as pr	rowided in this mortgage and in sai	d note and said by-laws.	and should the same, or an	insurance premiums or any part they y part thereof, remain unpaid for the 2 or its successors or its assigns, becor of legal proceedings to forcless this if ten per cent per annum in lieu of th
payments of monthly insta	mortgagors shall pay to the said m	ortgagee or to its success	sors or assigns, the sum of	
as a reasonable Solid default in any of its coven	citor'sfee in addition	n to all other legal costs jagor or mortgagees, ma	, as often as any legal proce y be made defendant in any	odings are taken to foreclose this mo suit affecting the title of said proper
SEVENTH: As fu mortgagee and in case of collected less cost of collect	urther security for the indebtedness default in the payment of any mo- tion, upon said indebtedness, and th	s above recited the more onthly installment the m nese promises may be enf	tgagor hereby assigns the re ortgagee or legal represents orced by the appointment of	ntals of the above property mortgag tive may collect said rents and credi a Receiver by the Court. handnnd seal
the 23rd				a
STATE OF OKLAHOMA	Tulsa the undersigned	County, ss.		County and State, on this23rd
day of Janua	ary ₁₉ 24 a Brown, a single w	E personally appeared		County and State, on this
	thatShe	executed the	executed the within and fo same as her	regoing instrument, and acknowledg
		OF, I have hereunto se		al on the date above mentioned.
My commission expires on	(Seal the28thday ofAug) . 1924.	Joseph C, D	owdy, Not
I hereby certify that	Treceived 5.	TREASURER'S END	1964	therefor in payment of mortgag
the within mortgage. 3	O day of	d-72, 19_2=	ł.	0 0
W.M.	I received \$ 	County Treasurer	By	5.13.