618 GIMIEALDOT

## MORTGAGE RECORD NO. 453

		This instrument was filed for record on the 30 of Jan. A, D., 19 24 at 4:0 o'clock P. M., and duly recorded in Book 453 on page 618	day DO
	ΤΟ	O. G. Weaver,	
		( (SEAL)) County Clerk By Brady Brown, Depu	ity.
	$\lambda$	Fees, \$	
KNOW ALL MEN BY THESE That	PRESENTS: Nm. O'Driscoll and Freda O'	'Driscoll, his wife	
HOME BUILDING AND duly organized and doing business	LOAN ASSOCIATION of Pulsa under the statutes of the State of Oklahoma, part County, State of Oklahoma, to-wit:	, part 198 of the first part, have mortgaged and hereby mortgage to , Oklahoma, a corporat ty of the second part, the following real estate situated in	ion
Addition to	ed Ten (10) in Block Number o City of Tulsa, Tulsa Cour lat thereof.	red One (1) in Lindsey's First nty, Oklahoma, according to the	
with all the improvements thereas	and annurtanenses therewaith helanging, and w	varrant the title to the same and waive the appraisement, and all homest	end
exemptions.	shares of stock of said Association. Certificate	No. 1565	
This mortgage is given in c	onsideration of Four Thousand a	end No/100 DOLLA	RS per-
And the said mortgagor	s_for_ themand for.	t of the monthly sum, fines and other items hereinafter specified, and the p their heirs, executors and administrators, here	eby
SAVINGS & LOAN ASSOCIAT things which the by-laws of said Difty	TON, and having borrowed of said Association, Association require shareholders and borrowers	of stock of the said HOLE BUILDING AND in pursuance of its by-laws, the money scened by this mortgage, will do to do, and will pay to said Association on said stock and loan the sum Dollars and Twonty cents (\$ 57.20	of
per month, on or before the	15th	ntil said stock shall mature as pravided in said by-laws, provided that s	aid
indebtedness shall be discharged b under said by-laws or under any a	y the cancellation of said stock at maturity, and mendments that may be made thereto, accordin	will also pay all fines that may be legally assessed against <u>them</u> ag to the terms of said by-laws o <del>r under any amendments timt may be us</del> earing even date herewith, executed by said mortgagor. S	ĀĒG
Wm. O'Driscoll and	1 Freda O'Driscoll, his w	ife to said mortgag	ee.
SECOND: That said mor levied upon said lands, or upon, or	tgagor?, within forty days after the same on account of this mortgage, or the indebtedness :	becomes due and payable, will pay all taxes and assessments which shall secured thereby, or upon the interest or estate in said lands created or reput meta-analysis. Or the $T$ local conceptations are assisted as the secure of the taxes of	be pre-
sented by this mortgage, or by si or otherwise; and said mortgagor or offset against the interest or prin	hereby waive any and all claim or right an neipal or premium of said mortgage debt, by rea	id mortgagor_SOT_theirlegal representatives or assig gainst said mortgagee, its successors or assigns, to any payment or rebate son of the payment of any of the aforeseaid taxes or assegsments.	00
THIRD: That the said m nado or fire with insurers approve	ortgagor_5_will also keep all buildings crected d by the mortgagee in the sum of Four Th	ed and to be erected upon said lands insured against loss and damage by t housand and No/100 e upon said property.	or- her
FOURTH: If said mortgage	or S make default in the payment of any of t	the non-said property. The non-estild taxes or assessments, or in procuring and maintaining insuration and effect such insurance, and the sum so paid shall be a further lien on stand effect. $1201$	nce aid
FIFTH Chould default he	made in the narmant of sold monthly sums or	of any of said fines or taxes or insurance premiums or any part thereof wh	1em
the same are payable as provided i threemonths, then the a	n this mortgage and in said note and said by-law foresaid principal sum of Four Thous	So and should the same, or any part thereof, remain unpaid for the period $sama$ and $NO/100$ DOLLAI the option of said mortgagee, or its successors or its assigns, become pay bwithstanding. In the event of legal proceedings to forchose this mortga sure proceedings at the rate of ten per cent per annum in lieu of the further the set of ten per cent per annum in lieu of the further tender to be the set of ten per cent per annum in lieu of the further tender to be the set of ten per cent per annum in lieu of the further tender te	l of RS,
payments of montiny instantients.	ippraisement waived.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
For	ar Hundred and No/100	essors or assigns, the sum ofDOLLAI	as,
as a reasonable attorney's default in any of its covenants, or	5fee in addition to all other legal cos as aften as the said mortgagor or mortgagees, m	sts, as often as any legal proceedings are taken to foreclose this mortgage hay be made defendant in any suit affecting the title of said property, wh	for ich
SEVENTH: As further se mortgagee and in case of default i collected less cost of collection, upo	such premises. curity for the indebtedness above recited the m in the payment of any monthly installment the n said indebtedness, and these promises may be effectively.	origagor hereby assigns the rentals of the above property mortgaged to t mortgagee or legal representative may collect said rents and credit the s mored by the appointment of a Receiver by the Court. sethand Ss	he um
the 28thday o	fJanuaryA. D., 19	3 <b>4</b> - Charles	
		Wm.O'Dricoll (Se reda O'Driscoll (Sc	22
	118aCounty, ss.	(Se	
Before me. the	indersigned	Notary Public in and for said County and State, on this Twenty .	Eighth
day of January Wm.O'Drisco	, 19 54 personally appear oll and Areda C'Driscoll, H	red his wife,	•••
to n that	ne known to be the identical person	no executed the within and foregoing instrument, and acknowledged to r he same as their free and voluntary act and deed for t	ne ho
use	and purposes therein set (orth. IN WITNESS WHEREOF. I have hereunto	set my hand and notarial seal on the date shove mentioned.	
	(Seal)	C. Harr: White,	iblic
My commission expires on the	L'IInday ofMay, 1925.		
I hereby certify that I receiv	cd \$H. DOand issued	DORSEMENT d Receipt No 1 35.46 therefor in payment of mortgage tax of	on
he within mortgage. Dated this	y of Jan. 10	24	
UT UT Sta	y of J.M. 1 19 UCRU1 County Treasurer	ByDeput	y.
	1		
WIL WELL Tedramanda			a na an <b>F</b> an Seil Martin Color ( Seither (Color ())
		1993년 2017년 전 1797년 1799년 1797년 1797년 1797년 1797년 전 1797년 1797년 1797년 1797년 1797년 1797년 1797년 1797년 1797년 1797년 1797년 1797년 179	

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