MORTGAGE RECORD NO. 453

a na shiki na manan ka na 👘

250301 U.H.J.			
FROM	in a start and the start of the	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record o	
		ofFebA.	D., 19 .24.at. 4:
		o'clockPM., and duly recorded in Boo	
ТО	u bellen Antonie und 🕽	((SEAL) 0. G. Weaver, By Brady Brown,	County Clerk
· · · · · · · · · · · · · · · · · · ·		_{By} Brady Brown,	Depi
		Foes, \$	
That	Davis and Verna Q.D.	avis, husband and wife	
of THISE THI OKIAHOMA CITY BUILDI duly organized and doing business under the THISE	County, in the State of Oklahoma	, part. <u>165</u> of the first part, have mortgaged and <u>OU of OKLANOFIA City</u> , Okl ty of the second part, the following real estate situate	l hereby mortgage to
Lot Thirteen	(13), Block Two (2),	Ridgedale Terrace Second Addi	ition
to the city o	f Tulsa, Oklahoma, as	shown by the recorded nlat t	hereof
		관리 지수는 것이 물었는 것같	
with all the improvements thereon and app	urtenances thereunto belonging, and w	varrant the title to the same and waive the appraise	ment. and all homest
exemptions.			
Also	stock of said Association, Certificate I	No. 18289 Series No. 302 red "ifty	DOLLA
		t of the monthly sum, fines and other items hereinaft	
formance of the covenants hereinafter contai	ned. them not for	their heirs, executors an	d administrators how
FIRST: Said mortgagorS_bein	the owner of 33 shares	of stock of the said	this monthly and will do
things which the by-laws of said Association	in require shareholders and borrowers	of stock of the said in _pursuance of its by-laws, the money secured by to do, and will pay to said Association on said sto Dollars and	ck and loan the sum
Forty-Ilve & 4	3/100	Dollars and	- (\$45-48
		ntil said stock shall mature as provided in said by-	
		will also pay all fines that may be legally assessed a g to the terms of said by-laws or-under any-amoude	
thereto, according to the terms of said by ta	ws and a certain non-negotiable note be Verna 0. Davís	earing even date herewith, executed by said mortgag	to rold montro
		becomes due and payable, will pay all taxes and ass secured thereby, or upon the interest or estate in sai	
levied upon said lands, or upon, or on account	it of this mortgage, or the indebtedness a	secured thereby, or upon the interest or estate in sai	d lands created or rep
or otherwise; and said mortgagor her	eby waive any and all claim or right ag	id mortgagor S, their legal re- gainst suid mortgagee, its successors or assigns, to an son of the payment of any of the aforeseaid taxes or	y payment or rebate
THIRD: That the said mortgagor	S will also keep all buildings crecter	d and to be crected upon said lands insured against	loss and damage by t
nado or fire with insurers approved by the	mortgagee in the sum of Thirty	y two Hundred Fifty e upon said property.	dollars, as a furt
FOURTH: If said mortgagor	nake default in the payment of any of t	he aforesaid taxes or assessments, or in procuring an	d maintaining insura
as above covenanted, said mortgagee, its suc premises under this mortgage, payable forth	cessors or assigns may pay such taxes a with, with interest at the rate of	he aforesaid taxes or assessments, or in procuring an and effect such insurance, and the sum so paid shall per cent per annum.	be a further lien on s
FIFTH: Should default be made in	the payment of said monthly sums, or o	of any of said fines, or taxes, or insurance premiums s, and should the same, or any part thereof, remain	or any part thereof, wh
three months, then the aforesaid	principal sum of Thirty-two	5 Hundred Fifty	DOLLA
with arrearages thereon, and all penalties, ta immediately thereafter, anything hereinbelo	ixes and insurance premiums shall, at i re contained to the contrary thereof no	D Hundred Fifty the option of said mortgagee, or its successors or its twithstanding. In the event of legal proceedings t sure proceedings at the rate of tem per cant per anni	o forclose this mortge
payments of monthly installments.			
SIXTH: The said mortgagors shall	pay to the said mortgagee or to its succe Three Hundred Twenty-	essors or assigns, the sum of	
default in any of its covenants, or as aften a sum shall be an additional lien on said pren	is the said mortgagor or mortgagees, m	ts, as often as any legal proceedings are taken to for ay be made defendant in any suit affecting the title	e of said property, wh
		ortgagor hereby assigns the rentals of the above pro	perty mortgaged to t
mortgagee and in case of default in the pay collected less cost of collection, upon said ind	ment of any monthly installment the ebtedness, and these promises may be en	ortgagor hereby assigns the rentals of the above pro mortgagee or legal representative may collect said mored by the appointment of a Receiver by the Cou	rents and credit the s irt.
IN WITNESS WHEREOF, The said	mortgagor_Sha_Vehereuntos	settheir hand.	S and seal S
theday of	January	W F. Dovie	

		Verna O. Davis	(Se
STATE OF OKLAHOMA,	L		
Televene the unde	ersigned	Notary Public in and for said County and State, on	this_18th
day of January	19 24 personally appear	ed	
te utvite te t	to be the identical names S	to executed the within and foregoing instrument, an	nd unknowladzed +-
to me known that	they executed th	to executed the within and foregoing instrument, and to executed the within and foregoing instrument, and to execute the interval of the inter	y act and deed for t
	poses therein set forth.		
IN WITH	and the second	set my hand and notarial seal on the date above	mentioned.
llth	(Seal) Oct. 1925.	F. B. Jordan,	Notary Pi
My commission expires on the	_day of		
	O TREASURER'S ENI	DORSEMENT	degla de co
	.3,20 and issued	1 Receipt No. 13586 therefor in paym	nent of mortgage tax
I hereby certify that I received \$			
I hereby certify that I received \$ the within mortgage.	1.1		
	Jeb., 182	<i>Ф</i>	
	Jef	<u>#</u>	Deput
	Jeb. 19.2 County Treasurer	Я.:В	Deput

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