MORTGAGE RECORD NO. 453

Savings and Loan Association waterbies consequence on the property for the property of the pro

of P. 90. TO An and eddy recorded in Book 623 on pugg 27 (SEAL) Q. G. FIGRYOY Goanty Clerk By M., and eddy recorded in Book 623 on pugg 27 (SEAL) Q. G. FIGRYOY Goanty Clerk By M., and eddy recorded in Book 623 on pugg 27 (SEAL) D. Brady By COUR Deep Press, S	This instrument was filed for record on the 1 day of Feb. A. D., 19.24 at 4:10 o'clock. P. M., and duly recorded in Book 453 on pag5.27 TO ((SEAL)) County Clerk. By Brady Brown, Deputy.
(SEAL) 9.9. G. FIGOYON, County Clerk Ry Brody Brown, Deep Fees, \$ KNOW ALL MEN BY THESE PRESENTS: That. Web. 7. S. Davis and Verna C. Davis, husband and wife of	((SEAL)) O. G. Heaver, County Clerk. By Brady Brown, Deputy.
KNOW ALL MEN BY THESE PRESENTS: That	
ENOW ALL MEN BY THESE PRESENTS: That	
of This of the first part, have mortgaged and hereby mortgage to THE OKLAHOL. OTHY BUILDING AND ASSOCIATION OF OKLAHOLS. JETY. Oklahoma, a corporal dury organized and doing business under the statutes of the fists of oklahoma, party of the second part, the following real estate situated in This as the state of the s	rees, \$
THIS CALABOLA. OTHY BUILDING AND LOCAN ASSOCIATION of Oklahoms, 1257. Oklahoms, 2 cerpent duly organized and doing business under the statutes of the State of Oklahoms, party of the second part, the following real estate situated in THIS AND LOCAL ASSOCIATION of Oklahoms, 1257. Oklahoms, a cerpent duly organized and doing business under the statutes of the State of Oklahoms, party of the second part, the following real estate situated in THIS AND LOCAL TWO (2), Aldredule Terring Second addition to the oity of Tulbea, "Klahoma, as Shown by the recorded plat thereof," Lot Twenty-seven (127), Block Two (2), Aldredule Terring Second addition to the oity of Tulbea, "Klahoma, as Shown by the recorded plat thereof," This motyage is given in consideration of, Thirty-two Rundlered Fifty December 1157. Oklahoms, as Shown by the recorded, and the promote of the women the hereinster contained. And the said mortgage, S. for. Libense 1172, the December 1157 of the Shown and the said mortgage, and the said said mortgage, and the said said mortgage, and the said said said said said said said said	PRESENTS: , 7. T. Davis and Verna O. Davis, husband and wife
with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all homest exemptions. 33 shares of stock of said Association, Certificate No 1828 Series No. 302 This mortgage is given in consideration of, Thirty-two Hundred Fifty Dollad Series No. 302 This mortgage is given in consideration of, Thirty-two Hundred Fifty Dollad Series No. 302 And the said mortgage. 19 for. the Budgel Yes and for. the purpose of securing payment of the monthly sum, fines and other items bereinatter specified, and the promote of the covenants hereinatter contained. And the said mortgage. 19 for. the Budgel Yes and for. their heirs, executors and administrators, here overants. with said mortgage its successors and assigns, as follows: FIRST: Said mortgage. 5bheirs the owner ofi. 52shares of stock of the saidTH. OKTAROM. OLTY, BULLDING Admines which the bylaws of said Association in pursuance of its bylaws, the money secured by this mortgage, will do hings which the bylaws of said Association of said shocked and berrowers to do, and will pay to said Association on said stock and loan the sum	County, in the State of Oklahoma, part. les of the first part, have mortgaged and hereby mortgage to the Y BUILDING AND LOAN ASSOCIATION of Oklahoma city. Oklahoma, a corporation under the statutes of the State of Oklahoma, party of the second part, the following real estate situated in
with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all homest exemptions. Also 33 shares of stock of said Association, Certificate No. 16288 3eries No. 302 Also 71hs mortgage is given in consideration of Thirty-two Hundred 7ifty Double here are also shares of the covenants hereinatter contained. This mortgage 9. 50 shares of the the purpose of securing payment of the monthly sum, fines and other items bereinatter specified, and the promises of the covenants hereinatter contained. Their Said mortgage 7. 50 sh. 150 shares and for their beautiful the covenants hereinatter specified, and the promises of the covenants hereinatter contained. Their Said mortgage 7. 8 heing the owner of 13 shares of stock of the said TH. 2014 April 1017 BULLDING ANAMOSE & LOAN ASSOCIATION, and having borrowed of said Association, is pursuance of its bylaws, the money secured by this mortgage, will do hings which the bylaws of said Association and borrowers to do, and will pay to said Association on said stock and loan the sum For ty-five & 48/100 Dollars and borrowers to do, and will pay to said Association on said stock and loan the sum of the said bylaws of the said bylaws of the said for the said bylaws of the said bylaws	o the city of Tulsa. Oklahoma, as shown by the recorded
Also 33 shares of stock of said Association, Certificate No. 1828 Series No. 302 This mortgage is given in consideration of Thirty-two Hundred Fifty DoLLA the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items bereinatter specified, and the promance of the overanants hereinatter contained. And the said mortgager is successors and assigns, as follows: FIRST: Said mortgager is successors and assigns, as follows: FIRST: Said mortgager is successors and assigns, as follows: FIRST: Said mortgager S. being the owner of 12 metroseculation, in pursuance of its by-laws, the money secured by this mortgage, will do 12 metroseculated the beauty of additional and the sum Forty-11/2 and	
Also 33 shares of stock of said Association, Certificate No. 1828 Series No. 302 This mortgage is given in consideration of Thirty-two Hundred Fifty DoLLA the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items bereinatter specified, and the promance of the overanants hereinatter contained. And the said mortgager is successors and assigns, as follows: FIRST: Said mortgager is successors and assigns, as follows: FIRST: Said mortgager is successors and assigns, as follows: FIRST: Said mortgager S. being the owner of 12 metroseculation, in pursuance of its by-laws, the money secured by this mortgage, will do 12 metroseculated the beauty of additional and the sum Forty-11/2 and	
Also 33 shares of stock of said Association, Certificate No. 1828 Series No. 302 This mortgage is given in consideration of Thirty-two Hundred Fifty DoLLA the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items bereinatter specified, and the promance of the overanants hereinatter contained. And the said mortgager is successors and assigns, as follows: FIRST: Said mortgager is successors and assigns, as follows: FIRST: Said mortgager is successors and assigns, as follows: FIRST: Said mortgager S. being the owner of 12 metroseculation, in pursuance of its by-laws, the money secured by this mortgage, will do 12 metroseculated the beauty of additional and the sum Forty-11/2 and	
Also	n and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all homestead
the receipt of which is hereby schrowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and the provement of the covenants hereinafter entained. And the said mortgager . S. for . themselves	shares of stock of said Association, Certificate No. 18288 Series No. 302
And the said mortgagor. S. for. themselves. and for. their mortgagor. S. for. themselves. And for. their mortgagor. S. for. themselves. As a follows: FIRST. Said mortgagor. S. for. themselves. See the said of the said. TH. OK. AH. C. C. Y. BUILDING. AND ASSOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the money seared by this mortgagor, will do hings which the by-laws of said Association require shareholders and borrowers to do, and will pay to said Association on said stock and toan the sum Forty-five & 46/100 Dollars "and	
rement	iter contained. S for themselves and for their heirs executors and administrators, hereby
and the discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against. Light. Inder said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws an under may amendments that may be made thereto, according to the terms of said by-laws and according to the terms of said mortgager. **N. 2. Davis and Verna 0. Davis **SECOND: That said mortgagor.** — within forty days after the same becomes due and payable, will pay all taxes and assessments which shall vied upon said lands, or upon, or on account of this mortgage, or be said mortgager, or upon the interest or estate in said lands created or representatives or assign and said mortgagor. Shereby waive any and all claim or right against said mortgager, its successors or assigns, to any payment or robate rofset against the interest or principal or premium of said mortgager. **THIRD: That the said mortgagor.** — will also keep all buildings creeted and to be creeted upon said lands insured against loss and damage by teaching to the thin said mortgager. **THIRD: That the said mortgagor.** — will also keep all buildings creeted and to be creeted upon said lands insured against loss and damage by teaching to the said mortgager. **THIRD: That the said mortgager.** — Thirty-two Hundred Fifty — dollars, as a furtleavily to said mortgager. — Thirty-two Hundred Fifty — dollars, as a furtleavily to said mortgager. — Thirty-two Hundred Fifty — the said mortgager. — Thirty-two Hundred Fifty — the said mortgager. — Thirty-two Hundred Fifty — Thirty-two Hundr	noon its suggestions and arriens on Callania.
and the discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against. Light. Index said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and amendments that may be made thereto, according to the terms of said by-laws and according to the terms of said mortgager. W. E. Davis and Verna O. Davis SECOND: That said mortgager within forty days after the same becomes due and payable, will pay all taxes and assessments which shall viced upon said lands, or upon, or on account of this mortgage, or by said indebtedness, whether levied against the said mortgager, or upon the interest or estate in said lands created or representatives or assign and said mortgager their mortgager is successors or assigns, to any payment or rebate offset against the interest or principal or premium of said mortgager their mortgager is successors or assigns, to any payment or rebate offset against the interest or principal or premium of said mortgager, is successors or assigns, to any payment or profession of fire with insurers approved by the mortgage in the sum ofTirty-two Hundred Fifty dollars, as a furtive relative to the said mortgager and deliver to the mortgage all insurance upon said property. FOURTH: It said mortgagers, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further lien on a remises under this mortgage, payable forthwith, with interest at the rate of	B being the owner of 22 shares of stock of the said TH-1 OK AHDEL CITY BUILDING AN ITON, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all Association require shareholders and borrowers to do, and will pay to said Association on said stock and loan the sum of the 48/100 Deliars and
Receive, recording to the terms of said by lews and a certain non-negotiable note bearing even date herewith, executed by said mortgagor. W. E. DAVIS and Verna O. Davis SECOND: That said mortgagor. Second and second of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created or repented by this mortgage, or by said indebtedness, whether levied against the said mortgage, its successors or assigns, to any payment or rebate offset against the interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assessments. THIRD: That the said mortgagor. W. B. Davis and said mortga	20thday of each and every month, until said stock shall mature as provided in said by-laws, provided that said
SECOND: That said mortgagor, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall violons said lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands reacted or reported by this mortgage, or by said indebtedness, whether levied against the said mortgagor	said by-laws and a certain non-negotiable note bearing even date herewith, executed by said mortgagor
THIRD: That the said mortgagor S_will also keep all buildings erected and to be erected upon said lands insured against loss and damage by the do or fire with insurers approved by the mortgagee in the sum of Thirty-two Hundred Fifty dollars, as a furticurity to said mortgage debt, and assign and deliver to the mortgagee all insurance upon said property. FOURTH: It said mortgages — make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurant above covenanted, said mortgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further lien on stemises under this mortgage, payable forthwith, with interest at the rate ofO	tgagor. S, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created or repre-
FOURTH: If said mortgagers—make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurant above covenanted, said mortgage, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further lien on stemises under this mortgage, payable forthwith, with interest at the rate ofO	
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, where 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 three—months, then the aforesaid principal sum ofThirty-two_Hundred_Fifty	
te 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 three	
SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	n this mortgage and in said note and said by-laws, and should the same, or any part thereof, remain appoint for the pariod of
Three Hundred Twenty-five	
SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to to ortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the sullected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court.	Three Hundred Twenty-five DOLLARS.
SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to to origage and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the suffected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court.	Sfee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for as aften as the said mortgagor or mortgagees, may be made defendant in any suit affecting the title of said property, which said premises.
IN WITNESS WHEREOF, The said mortgagors have hereunto set the in the interpretation of the interpretation t	January A. D., 1924.
V. E. Davis	V. E. Davis (Scal)
	Verna O. Davis (Seal)
ATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this 15th	Tulsa County, ss. undersigned , a Notary Public in and for said County and State, on this 18th
y of January 19 24 personally appeared W. B. Davis and Verna O. Davis, husband and wife,	avis and Verna O. Davis, husband and wife,
to me known to be the identical person_Swho executed the within and foregoing instrument, and acknowledged to me thattheyexecuted the same as theirfree and voluntary act and deed for the uses and purposes therein set forth.	they executed the same as their free and voluntary act and deed for the
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.	N WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.
(Seal) F. B. Jordan, Notary Pul	(Seal) F. B. Jordan, Notary Public
I hereby certify that I received \$ 320 TREASURER'S ENDORSEMENT and issued Receipt No. 1358 therefor in payment of mortgage tax of	
I hereby certify that I received \$ and issued Receipt No	a and issued Receipt No. 100 therefor in payment of mortgage tax on
within mortgage, Dated this 19 day of Jef., 1924 W. W. Stuckey County Treasurer By S.B. Deputy	SRU Santa Barrella
등의 발표 내용 사이를 되었다면 살 아이들은 사람들은 사람들이 가는 사람이 되었다.	Deputy.

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