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MORTGAGE RECORD NO. 453

	233574 C.H.J. FROM TO		of June o'clock P. M., an ((SEAT)) O.	was filed for record on the. A. D., 19 i duly recorded in Book 453 on G. Weaver, ady Brown,	3 .at 4:00 page 99
That,	Tulsa CKLAHOMA CITY BUILDIN ad and doing business under the statut	C. McCorkle and M ounty, in the State of Oklahoma, NG AND LOAN ASSOCIA tes of the State of Oklahoma, party State of Oklahoma, to-wit:			
	Lot Nineteen (1 of Tulsa, Oklah	19), Block Six (6), 10ma, as shown by t	McLane Addition he recorded pla	n to the city thereof,	
	mprovements thereon and appurtens	*	wort the title to the same	nd waive the annual an	d all komerton
exemptions. Also This 1 the receipt of formance of t	97	of said Association, Certificate N /Twenty-two Hundr or the purpose of securing payment	o. 16534 S _e r ed Fifty of the monthly sum, fines an	les No. 295	DOLLAR: ed, and the per
FIRS' SAVINOS- S things which	with said mortgagee its successo F: Said mortgagor. Sbeing the o c LOAN ASSOCIATION, and havin the by-laws of said Association regr Thirty-one & 58/1	owner of <u>23</u> shares of ng borrowed of said Association, in uire shareholders and borrowers (100	ollars and	cents- (\$	L. UQ
indebtedness under said by thereto, acco	shall be discharged by the cancellatic -laws or under any amendments that rding to the terms of said by laws and L. C. MCCOT	d a certain non-negotiable note bea rkle and Marie R. M	vill also pay all fines that m to the terms of said by-law ring even date herewith, exe cCorkle,	by be legally assessed againsts or under any amendments the cuted by said mortgagorSto sa	them. it may be mad
sented by th or otherwise; or offset again	ND: That said mortgagor. S, w aid lands, or upon, or on account of th is mortgage, or by said indebtedness and said mortgagor. S hereby w is the interest or principal or premiu D: That the said mortgagor. S. v	s, whether levied against the said aive any and all claim or right ago im of said mortgage debt, by reaso will also keen all buildings exected	i mortgagor St; linst said mortgagee, its suc on of the payment of any of	10.17legal representat essors or assigns, to any payment the aforeseaid taxes or assessme lands insured against loss and	ives or assigns nt or rebate or nts.
FOUR as above cove premises und	b): I have the said mortgager 1919 with insurers approved by the mortga id mortgage debt, and assign and deliv [FH: If said mortgager,] make d enanted, said mortgage, its successor er this mortgage, payable forthwith, y	lefault in the payment of any of th B or assigns may pay such taxes an with interest at the rate of	e aforesaid taxes or assessm ud offect such insurance, and 10	nts, or in procuring and mainta the sum so paid shall be a furt per cent per annum.	ining insurance her lien on said
the same are three with arrearag immediately the indebted payments of	1: Should default be made in the papable as provided in this mortgagemonths, then the aforesaid princip et herecon, and all penalties, taxes at thereafter, anything hereinbefore conness thereby secured shall bear intere monthly installments. H: The said mortgagors shall pay to	and in said note and said by-laws, onl sum of $\dots \underline{T_wonty-two}$ nd insurance premiums shall, at t tained to the contrary thereof not est from the filing of such foreclose	and should the same, or an Hundred Fifty to option of said mortgagee withstanding. In the even are proceedings at the rate of	y part thereof, remain unpaid f or its successors or its assigns, t of legal proceedings to forcloss if ten per cent per annum in lie	or the period of DOLLARS become payble this mortgage u of the furthe
	colicitoria	Two Hundred Twent	y-five		DOLLARS
sum shall be SEVE mortgagee ar collected less	y of its covenants, or as aften as the an additional lien on said premises. NTH: As further security for the in d in case of default in the payment cost of collection, upon said indebtedn TNESS WHEREOF, The said mortg	ndebtedness above recited the mo of any monthly installment the r ress, and these promises may be en	tgagor hereby assigns the r nortgagee or legal represent forced by the appointment o	entals of the above property mo ative may collect said rents and a Receiver ky the Gourt.	ortgaged to the l credit the sur
a da 📲 📲 na heiringa an la séan i		9A, D., 192	3 L. C. McCo	rkle	(Seal)
	OKLAHOMA, Tulse	aCounty, ss.	MELLE I. M	cCorkle	(Seal)
· · · · ·	me, the undersig June L. C. McCork to me known to be	gned., a h ., 19_23 personally appears le and Marie R. Mc the identical person Swho heyexecuted the	d orkle, husband executed the within and fo	regoing instrument, and ackno	wledged to me
My commissio	IN WITNESS	WHEREOF, I have hereunto so (Seal) of Oct. 1925.	t my hand and notarial s		
I hereb	y certify that I received \$2	TREASURER'S END and issued TLIL, 19.23 County Treasurer	Receipt No. 1012	3therefor in payment of m	ortgage tax on Deputy.
					가 다 가지. 다 다 다 가지.

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