	213974 β.H.J.	Fulse County as
	FROM of Nov.	Initial Country, ss. 16 day
		0. D. Lawson.
	(SEAL) By	County Clerk.
	KNOW ALL MEN BY THESE PRESENTS: That	, husband and wife.
2 AZProd Issued 147 - L. mortsoge 112 - Z	of	
M.o.V.	Lots Forty Seven (47) and Forty Sight Eight (8) in College View Addition to homa, according to the recorded plat t	(48) in Block Tulsa, Okla- thereof.
of the form		
y certify within this //	with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the so stend exemptions.	ame and waive the appraisement, and all home-
I hereby certify Receipt Fio. Locs 2 tax on the within Deted this. /L.	Also Twenty Flyeshares of stock of said Association, Certified No. 10810 This mortgage is given in consideration of Twenty Five Hundred the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sur the performance of the covenants hereinafter contained. And the said mortgagor for themselves and for their	
	$covenant_{}S_{}$ with said mortgagee its successors and assigns, as follows:	of the said. THE LOCAL BUILDING AND, the money secured by this mortgage; will do all id Association on said stock and loan the sum of
	per month, on or before the <u>30th</u> day of each and every month, until said stock shall mu said indebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fine under said by-laws or under any amendments that may be made thereto, according to the terms of said made thereto, according to the terms of said by-laws and a certain non-negotiable note bearing even date l O. J. Bicking and Anna Bicking, hushand and wif	ature as provided in said by-laws, provided that s that may be legally assessed against. UNEM by-laws or under-ony anondmonta-that may-be herewith, executed by said mortgagors.
	SECOND: That said mortgagor	will pay all taxes and assessments which shall be pon the interest or estate in said lands created or <u>1d the inclusion</u> legal representatives or as- tgagee, its successors or assigns, to any payment
	ments, THIRD: That the said mortgagor.S_will also keep all buildings erected and to be erected upon as nado or fire with insurers approved by the mortgagee in the sum of	aid lands insured against loss and damage by tor-
	FOURTH: If said mortgagor Smake default in the payment of any of the aforesaid taxes insurance as above covenanted, said mortgage, its successors or assigns may pay such taxes and effect such lien on said premises under this mortgage, payable forthwith, with interest at the rate of ten FIFTH: Should default be made in the payment of said monthly sums, or of any of said fines, or of, when the same are payable as provided in this mortgage and in said note and said by-laws, and shou for the period ofmonths, then the aforesaid principle sum ofWanty. Five with arrearages thereon, and all penaltics, taxes and insurance premiums shall, at the option of said mortg immediately threafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the	insurance, and the sum so paid shall be a further taxes, or insurance premiums, or any part there- uld the same, or any part thereof, remain unpaid <u>hundred</u> DOLLARS, ragee, or its successors or assigns, become payable- event of legal proceedings to foreclose this mort-
	gage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at further payments of monthly installments. SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sun 'IWO Hundred Fitty	n ofDOLLRS,
	as a reasonable <u>SOLICITO'</u> <u>S</u> fee in addition to all other legal costs, as often as any legal pro default in any of its coventrate, or the other set is a solution of the mortgage of legal re- the mortgage and in case of default in the payment of any monthly installment the mortgage of legal re-	ny suit affecting the title of said property, which the rentals of the above property mortgaged to presentative may collect said rents and credit the
	sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the app IN WITNESS WHEREOF, The said mortgaor. S have hereunto set their the	pointment of a Receiver by the Court.
	Q. J. Bicki	1 <u>5</u> (Seal)
	STATE OF OKLAHOMA. Tulsa County, ss. Before me. Cecil L.Henry , a Notary Public in and for sai day of NOVEMBER O. J. Bickir and wife)	ng and Anna Bicking (husband
	to me known to be the identical personSwho executed the within an that <u>they:</u> executed the same as <u>their</u> uses and purposes therein set forth.	nd foregoing instrument, and acknowledged to me free and voluntary act and deed for the
	IN WITNESS WHEREOF, I have hereunto set my hand and nota	
	My commission expires on the	L. Henry, Notary Public.
	TREASURER'S ENDORSEMENT : I hereby certify that I received \$and issued Receipt No, within mortrage.	therefor in payment of mortgage tax on the
12	Dated thisday of 19	Deputy.

ll

states we wat