21398 FJ	7 С.М.J. Rom		OKLAHOMA, Tulsa County, s		
		This in ol.	strument was filed for record on NOV •	D., 19 22, at 3:	55
		o'clock			
	TO	((SEAL)	O. D. Law F. Delman	County	Clerk.
	*****	Face 8			
KNOW ALL MEN BY THESE That ofTUISS HOME BUILDIM duly organized and doing business TUISS	PRESENTS:				
That	Henry A. Schmitt	and Clara M.	Schmitt, his wife		
of Tulsa HOME BUILDIN	County, in the State of C AND LOAN ASLOCIA	klahoma, part 105 TION of Tulsa	_of the first part, have mortgag	ed and hereby mortg	ige to the prporation
duly organized and doing business TULSA	under the statutes of the State	of Oklahoma, party of th ma, to-wit:	e second part, the following real	estate situated in 10	MEURER'S
				Dated the within	E the thereined
	The West Fifty	feet (W 50')	of Lot Six (6), B	lock WAYN	A Unit I received a second and the s
	Twelve (12), H Tulsa, Tulsa C	ighlands Additounty, Oklahon	tion to the city o ma, according to t	f he	DICKEY - Ce
	recorded plat	thereof.	• •	1	County Treas
		â l			Destation
with all the improvements thereon stead exemptions.					all home-
Also Twenty-eigh This mortgage is given in a	shares of stock of said Associati onsideration of TWONCY	-éight Hundred	To. 890.	D	OLLARS,
the receipt of which is hereby ack	nowledged, and for the purpose	of securing payment of t	he monthly sum, fines and other		·
covenant with said morte		a follows:			
SAVINGS& LOAN ASSOCIATI	ON, and having borrowed of said	l Association, in pursuan	ce of its by-laws, the money secu I will new to said Association or	red by this mortgage, said stock and loan t	will do all the sum of
Per month, on or before the	oth day of each and	Dollars and d every month, until sai	d stock shall mature as provide	cents (\$ <u>49.0</u> I in said by-laws, pro	4) vided_that
under said by-laws or under any	ed by the concellation of said sto amendments that may be made	thereto, according to th	e terms of said by-laws or under	any assessed against.	at may be
made thereto, according to the ter Her	try A. Schmitt and trgagor S, within forty days	Clara M. Schr	oitt, his wife,	to said	mortgagee
levied upon said lands, or upon, o represented by this mortgage, or b	r on account of this mortgage, or v said indebtedness, whether levi	r the indebtedness secure ed against the said morts	d thereby, or upon the interest (ragor S, their	or estate in said lands legal representat	created or tives or as-
signs, or otherwise; and said mor or rebate on or offset against the	gagor Shereby waive any	and all claim or right a	gainst said mortgagee, its succes	sors or assigns, to any	y payment
ments. THIRD: That the said m nado or fire with insurers approve	ortgagor Swill also keep all bu	ildings erected and to be Twenty-6	erected upon said lands insured	against loss and dams dollars, a	ge by tor- s a further
security to said mortgage debt, an FOURTH: If said mortg	nd assign and deliver to the mort	gagee all insurance upon a payment of any of the	said property. aforesaid taxes or assessments,	or in procuring and m	aintaining
insurance as above covenanted, sa lien on said premises under this m	id mortgagee, its successors or as ortgage, payable forthwith, with i e made in the payment of said r	nterest at the rate of	ten	per cent p	er annum.
of, when the same are payable as for the period of	s provided in this mortgage and months, then the aforesaid	in said note and said by	y-laws, and should the same, or Wenty-eight Hundr	any part thereof, rem ed	ain unpaid DOLLARS,
with arrearages thereon, and all j	cenalties, taxes and insurance pr hereinbefore contained to the con-	emiums shall, at the opti atrary thereof-notwithsta	on of said mortgagee, or its succe inding. In the event of legal pr	ssors or assigns, becon oceedings to foreclose	ne payable this mort-
gage, the indebtedness thereby se further payments of monthly inst		ant waived.			L
as a reasonable attorney	TWO Hundr fee in addition to all ot	ed Eighty her legal costs, as often a	as any legal proceedings are tak	en to foreclose this me	DOLLRS, ortgage for
default in any of its covenants, or sum shall be an additional lien on	is often as the said mortgagors o said premises.	r mortgagee may be mad	e defendant in any suit affecting	the title of said prope	erty, which
the mortgagee and in case of defa sum collected less cost of collection	n, unon said indebtedness, and th	ly installment the mortanese promises may be enf	gagee or legal representative may orced by the appointment of a R	collect said rents and eceiver by the Court.	credit the
IN WITNESS WHEREO the14th					
			Clara M. Schmit	t	(Seal)
	Ma 1 a c	ų.	Clara M. Schmit		
STATE OF OKLAHOMA, the Before me,	Tursa County, e undersigned	ss. , a Notary Publ	ic in and for said County and St	ate, on this Four	teenth
day of NOVEMD	er, 19 <u>55 personal</u> enry A. Schmitt an o me known to be the identical p	d Clara M. Sch	mitt, his wife		and a second
	o me known to be the identical p hat <u>they</u> uses and purposes therein set fort	executed the same as	theirfree an	d voluntary act and d	eed for the
	TN WITNESS WUEDPOI	T have becounts set ma	r hand and notarial seal on the d	ate above mentioned.	
My commission expires on the	(Seal) 30th day of Jan.	1923.	R. B. Downing	Notar	y Public.
	TREA	SURER'S ENDORSEM	IENT :		and the second
within mortgage.	ived \$		therefor in	payment of mortgage	tax on the
Dated this	day of	, 19		·····································	

Ø

n i Te man for the second second

.