and the Charles

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219367 C.M.J.	- - -	STATE OF OKLAHOMA, Tulsa County, ss.	
FROM		This instrument was filed for record on the 17	
**********************************		ofJanA, D., 19.23, at 3:30 o'clock	
то	· · · · · · · · · · · · · · · · · · ·	$\rangle$ 0. G. Weaver	
		ByBrady_Brown,Der	uty.
	ana ang ang ang ang ang ang ang ang ang	/ Fees, \$	
KNOW ALL MEN BY THESE PRESENTS	: nnings. a sing	le man,	
		has	
HOME BUILDING AND LOAN A	y, in the State of Oklahon	na, part.Yof the first part, Kave mortgaged and hereby mortgage to YILSA, Oklahoma, a corpor	) the ation
uly organized and doing business under the st. TUISA	atutes of the State of Okla	home, party of the second part, the following real estate situated in.	
	ity, state of Oktanoma, to	•₩10-	
Lots	Twenty-five (2)	5) and Twenty-six (26), Block	
Twent	y-eight (28) To	own of Sand Springs, Oklahoma, corded official plat thereof.	
40004		cordon officiat bran mereor.	
		· · · · · · · · · · · · · · · · · · ·	- <b>-</b>
tond exemptions		g, and warrant the title to the same and waive the appraisement, and all h	
Also <u>"Inirty</u> shares of sto This mortgage is given in consideration	ck of said Association, Cen of Three Thous	rtified No	ARS,
		DOLL. DOLL.	
And the said mortgagorfor	himself and	d forhis	
FIRST: Said mortgagor heing	the owner of This	cty shares of stock of the said HOME BUILDING AND	10 031
hings which the by-laws of said Association re	ng porrowed of said Assoc equire shareholders and bo	iation, in pursuance of its by-laws, the money secured by this mortgage, will d rrowers to do, and will pay to said Association on said stock and loan the su- ollars andNinety	im of
er month, on or before the 15th		r month, until said stock shall mature as provided in said by-laws, provided	that
inder said hy-laws or under any amendments	that may be made theret	naturity, and will also pay all fines that may be legally assessed against <u>hill</u> o, according to the terms of said by-laws or under any amendments that me	31/ be
	N. F. Jennings,	egotiable note bearing even date herewith, executed by said mortgagor	gagee
SECOND: That said mortgagor evied upon said lands, or upon, or on account	, within forty days after th of this mortgage, or the in	e same becomes due and payable, will pay all taxes and assessments which shu debtedness secured thereby, or upon the interest or estate in said lands creat	ıll be ed or
epresented by this mortgage, or by said indebt	edness, whether levied agai	inst the said mortgagor,	or as-
		I mortgage debt, by reason of the payment of any of the aforesaid taxes or a	
THIRD. That the said mortgagor	will also keep all buildings	erected and to be erected upon said lands insured against loss and damage by hree Thousand dollars, as a fu	7 tor-
ecurity to said mortgage debt, and assign and	deliver to the mortgagee a	ill insurance upon said property.	
nsurance as shove covenanted, said mortgages.	its successors or assigns m	ent of any of the aforesaid taxes or assessments, or in procuring and mainta ay pay such taxes and effect such insurance, and the sum so paid shall be a fu	irther
FIFTH: Should default be made in the	e payment of said monthly	at the rate of ten per cent per an y sums, or of any of said fines, or taxes, or insurance premiums, or any part t	there-
or the period of three months,	then the aforesaid princip	l note and said by-laws, and should the same, or any part thereof, remain un le sum of TATEE THOUSAND DOLL	ARS,
mmediately thereafter, anything hereinbefore	contained to the contrary	s shall, at the option of said mortgagee, or its successors or assigns, become pa thereof-notwithstanding. In the event of legal proceedings to foreclose this i	mort-
urther payments of monthly installments. Ay	preisement wei	of such foreclosure proceedings at the rate of ten per cent per annum in lieu $\nabla \Theta d$	
SIXTH: The said mortgagors shall pay	to the said mortgagee or t	to its successors or assigns, the sum ofDOLDOL	LRS,
is a reasonable attorney's ice i	n addition to all other leg:	al costs, as often as any legal proceedings are taken to foreclose this mortgay gagee may be made defendant in any suit affecting the title of said property,	ge for
sum shall be an additional lien on said premises	3.	ted the mortgagor hereby assigns the rentals of the above property mortgag	
the mortgagee and in case of default in the pay	ment of any monthly inst ndebtedness, and these pro	allment the mortgagee or legal representative may collect said rents and cred	it the
· · · · · · · · · · · · · · · · · · ·		ereunto sethandand seal	on
IN WITNESS WHEREOF, The said r heday of Jan day of Jan	A, D. 19	M. F. Jennings	(Seal)
			(Seal)
TATE OF OKLAHOMA. TUISA	County. ss.		
Potorama the underst	med	, a Notary Public in and for said County and State, on this 15th.	
M. F.	Jennings, a si	ngle man	
to me known t that he	o be the identical personexecute	who executed the within and foregoing instrument, and acknowledged ed the same ashisfree and voluntary act and deed for	to me or the
uses and purp	oses therein set forth.	ve hereunto set my hand and notarial seal on the date above mentioned.	
		Frank S. Daniel	h.1.12 -
My commission expires on theday	y of April, 192	4. Notary P	uotic.
	oc TREASURE	R'S ENDORSEMENT:	
		issued Receipt No. 22.4.7 therefor in payment of mortgage tax of	
Dated this day of	<i>Јапианц</i> , 19	2_3 ByD	
Wayne L Dicke	County Treasurer.	By	puty.
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