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221566 C.M.		\ STATE OF OKLAHOMA, Tuisa County, ss.	
	FROM	This instrument was filed for record on thed FebA. D., 19_23, at3:10	ay'
*****************	•••••	of Feb. A. D., 19 23, at 3:10 o'clock. P. M., and duly recorded in Book 410 on page 327	
*****		-> O CLOCK	
	TO	((SEAL)) County Clerk.	
		By Brady Brown, Deput	;y.
		/ Fees, \$	
NOW ALL MEN BY	THESE PRESENTS:		
That	C. H. Rawson and Io	ne E. Rawson, his wife,	
Tulsa		ma, part. 195of the first part, have mortgaged and hereby mortgage to t	
OME BUILDING	AND LOAN ASSOCIATION	Oklahoma, a corporati	on
uly organized and doing	z business under the statutes of the State of Ok County, State of Oklahoma, t	ahoma, party of the second part, the following real estate situated in	
	Obundy, State of Oktanoma, t	0-Witer 1	
		j - j	
	Lot Twenty (20) in Bloc	k One (1) in Bell Addition to	1
	the city of Tulsa, Tuls	a County, Oklahoma, according	
	to the recorded plat th		
	το της τεσοτασά βτης τη	01 001 °	
rith all the impression	to those and	and morrows the title to the same and wains the analisment and "the	10-
tead exemptions.	· · · · · · · · · · · · · · · · · · ·	ng, and warrant the title to the same and waive the appraisement, and all hon	
Also Also	given in consideration of Twonty-five	ertified No	s.
he receipt of which is h	ereby acknowledged, and for the purpose of sec	HundredDOLLAR uring payment of the monthly sum, fines and other items hereinafter specified, a	nd
And the said mo	ovenants hereinafter contained. rtgagorforfora	nd forheirs, executors and administrators, here	by
ovenantwith s	aid mortgagee its successors and assigns, as follo	ws: ty-fiveshares of stock of the said_HOME_BUILDING_AND	
AVINGS & LOAN AS	SOCIATION, and having borrowed of said Asso	ciation, in pursuance of its by-laws, the money secured by this mortgage, will do	all
hings which the by-law Thirty	-1170 D	orrowers to do, and will pay to said Association on said stock and loan the sum ollars and <u>Seventy-five</u> cents (\$ 35.75)
er month, on or before	theday of each and even	y month, until said stock shall mature as provided in said by-laws, provided th maturity, and will also pay all fines that may be legally assessed against. Them	nat
nder said by-laws or u	nder any amendments that may be made there	to, according to the terms of said by-laws or under any amendments-that may- negotiable note bearing even date herewith, executed by said mortgagor	ba
		wson, his.wife	
		he same becomes due and payable, will pay all taxes and assessments which shall ndebtedness secured thereby, or upon the interest or estate in said lands created	
epresented by this mort	gage, or by said indebtedness, whether levied ag	ainst the said mortgagor_S,the irlegal representatives or a	as-
		all claim or right against said mortgagee, its successors or assigns, to any payme d mortgage debt, by reason of the payment of any of the aforesaid taxes or asse	
nents. THIRD: That t	he said mortgagor Swill also keep all building	s erected and to be erected upon said lands insured against loss and damage by t	or-
ado or fire with insurer	s approved by the mortgagee in the sum of e debt, and assign and deliver to the mortgagee	Twenty-five Hundred dollars, as a furth	ier:
FOURTH: If sa	id mortgagorSmake default in the payr	nent of any of the aforesaid taxes or assessments, or in procuring and maintain	
nsurance as above cover ien on said premises und	nanted, said mortgagee, its successors or assigns 1 er this mortgage, payable forthwith, with interes	nay pay such taxes and effect such insurance, and the sum so paid shall be a furt it at the rate of	ier m.
FIFTH: Should	default be made in the payment of said month	ly sums, or of any of said fines, or taxes, or insurance premiums, or any part the id note and said by-laws, and should the same, or any part thereof, remain unpr	re-
or the period oft	hree months, then the aforesaid princi	ple sum of Twenty-five Hundred DOLLAI	ιs,
mmediately thereafter,	anything hereinbefore contained to the contrary	as shall, at the option of said mortgagee, or its successors or assigns, become paya thereof notwithstanding. In the event of legal proceedings to foreclose this mo	rt-
urther payments of mor	thly installments. Appraisement.	of such foreclosure proceedings at the rate of ten per cent per annum in lieu of waived.	1
SIXTH: The sa	id mortgagors shall pay to the said mortgagee or	to its successors or assigns, the sum of	
s a reasonable_atto	rney'sfee in addition to all other les	DOLLI gal costs, as often as any legal proceedings are taken to foreclose this mortgage	for
lefault in any of its cove	nants, or as often as the said mortgagors or mor al lien on said premises.	tragee may be made defendant in any suit affecting the title of said property, wh	lch
SEVENTH: As	further security for the indebtedness above rec	ited the mortgagor hereby assigns the rentals of the above property mortgaged tallment the mortgagee or legal representative may collect said rents and credit a	to the
um collected less cost of	f collection, upon said indebtedness, and these p	romises may be enforced by the appointment of a Receiver by the Court.	
IN WITNESS W he10th	HEREOF, The said mortgaor S ha. Ve 1 day of FebruaryA. D. 1923	hereunto set their hand S and seal S.	
		C. H. Rawson (Se	
•		Ione E. Rawson (Se	al)
	MA, Tulsa County, ss.	n an	_
TATE OF OKLAHOI Before me,	the undersigned	, a Notary Public in and for said County and State, on this Tenth	
lay ofFebr	1923 Tarsonally and	eared E. Rawson, his wife	
	to me known to be the identical person.	Swho executed the within and foregoing instrument, and acknowledged to	me
	that they executives and purposes therein set forth.	ted the same as the ir free and voluntary act and deed for t	he
		we hereunto set my hand and notarial seal on the date above mentioned.	
•	(Seal)	V. I. Hill Notary Pub	lic.
	on the 26 day of Sept. 192		
	A 60 TREASURI	ER'S ENDORSEMENT: lissued Receipt No	
			he
Dated_this	12 day of Set , 1	923 A	
Gaund	L' Dickey County Treasurer	9.2.3 ByDepu	ty.
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