221871 C.M.J.	end the second second and the second se
FROM	STATE OF OKLAHOMA, Tuisa County, ss. This instrument was filed for record on the 15
	\mathbf{Feb} A D 19 23 at 2:20
· · · · · · · · · · · · · · · · · · ·	o'clockPM., and duly recorded in Book 410 on page342
то	((SEAL)) 0. G. Weaver,
	/ Fees, \$
KNOW ALL MEN BY THESE PRESENTS:	ise J. Myler, a single woman,
Tulsa	the State of Oklahoma, part
TOWN DOT TOT WE WAD TOWN YOUR	UCIATION of TUISA Oklahoma, a corporation
duy organized and doing business under the statutes TulsaCounty, St	s of the State of Oklahoma, party of the second part, the following real estate situated in tate of Oklahoma, to-wit:
Tots One (1	
in Uronard	1), Two (2) and Three (3) in Block Six (6) Addition to the city of Tulse, Tulse County,
Oklahoma, a	according t the recorded plat thereof.
stead exemptions.	s thereunto belonging, and warrant the title to the same and waive the appraisement, and all home-
Also Forty shares of stock of a	said Association, Certified No
the receipt of which is hereby acknowledged, and for the performance of the covenants hereinafter contained	the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and
And the said mortgagor	prself and for her
covenantwith said mortgagee its successors a FIRST: Said mortgagorbeing the or	where of Forty shares of stock of the said HOME BUILDING AND
SAVINGS & LOAN ASSOCIATION, and having be things which the by-laws of said Association require	prowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all shareholders and horrowers to do and will now to said Association on said stock and how the sum of
rir ov-seven	bindenicity and borrows to do, and with pay to shall insective of on sine store and that and and of \mathbb{Z} and \mathbb{Z} went \mathbb{Z} cents (\$.57.20) ay of each and every month, until said stock shall mature as provided in said by-laws, provided that
said indebtedness shan be discharged by the cancellati	ion of said stock at maturity, and will also pay all fines that may be legally assessed against. LGT may be made thereto, according to the terms of said by-laws er-under any amondments that may be
made thereto, according to the terms of said by laws	and a certain non-negotiable note bearing even date herewith, executed by said mortgager
SECOND: That said mortgagor, within	in forty days after the same becomes due and payable, will pay all taxes and assessments which shall be
represented by this mortgage, or by said indebtedness,	s mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created or , whethey levied against the said mortgagor more secure and the said mortgagor more secure as a secure
or rebate on or offset against the interest or principal	by waive any and all claim or right against said mortgagee, its successors or assigns, to any payment l or premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess-
ments. THIRD: That the said mortgagor Swill als	so keep all buildings erected and to be erected upon said lands insured against loss and damage by tor-
security to said mortgage debt, and assign and delive	in the sum ofFOUT Thousanddollars, as a further r to the mortgagee all insurance upon said property.
insurance as above covenanted, said mortgagee, its suc	default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining ccessors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further
FIFTH: Should default be made in the payn	thwith, with interest at the rate of \underline{ten} per cent per annum. nent of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part there-
for the period of three months, then t	nortgage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid the aforesaid principle sum of <u>FOUT ThOUSAND</u> DOLLARS,
immediately thereafter, anything hereinbefore contain	insurance premiums shall, at the option of said mortgagee, or its successors or assigns, become payable ned to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort-
further payments of monthly installments. Ap	erest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the praisement waived.
Four Hu	e said mortgagee or to its successors or assigns, the sum of ndredDOLLRS,
as a reasonable 26 COTTIEV S	tion to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for mortgagors or mortgagee may be made defendant in any suit affecting the title of said property, which
sum shall be an additional lien on said premises. SEVENTH: As further security for the indel	btedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to
the mortgagee and in case of default in the payment of sum collected less cost of collection, upon said indebte	of any monthly installment the mortgagee or legal representative may collect said rents and credit the edness, and these promises may be enforced by the appointment of a Receiver by the Court.
IN WITNESS WHEREOF, The said mortgate thelothday of January	orha Shereunto setherhandand sealon
· · · · · · · · · · · · · · · · · · ·	Louise J, Myler (Seal)
	(Seal)
STATE OF OKLAHOMA, Tulsa	ed, a Notary Public in and for said County and State, on this 10th
to me known to be th	, a single woman,
thatShe uses and purposes the	efree and voluntary act and deed for the
TN WITNESS	WHEREOF I have berown to set my hand and notavial cost on the data above mentioned
Sept. 26, 19	926. (Seal.)
my commission expires on theday of	TPEASURED'S ENDORSEMENT.
I hereby certify that I received \$	5 TREASURER'S ENDORSEMENT: 7.7.6/ therefor in payment of mortgage tax on the
within mortgage. Dated this day of IC.	bounty Treasurer. By
Warne L. Dickey,	Jounty Treasurer. By
	Deputy.

i San Strike sour

. The second should be a second strand and some when the