	ANY, GRLS, GITY 1188						<u></u>	a
22	5731 C.M.J. FROM		STATE OF	OKLAHOMA, Tulsa C	ounty, ss.	and the second		
			This I	nstrument was filed for 1 Jaroh	ecord on the 26th	4:20		
			o'clock. P		ed in Book 410 on page	482		
	то		· /	0.G.	Weaver,	nty Clerk.		
			(\$EAL) )	By Brady	Brown,	nty Clerk.		
			Foor S	**************************************				
KNOW A	LL MEN BY THESE PRE	SENTS.	/ rees, \$					
		he B. Drum and B.						
duly organ	E-BUILDING-AND-L ized and doing business unde	_County, in the State of Oklaho OAN _ ASSOCIATION r the statutes of the State of Oklahoma, to County, State of Oklahoma, to	ma, part 185 of ahoma, party of 1	of the first part, have TUISE	, Oklahoma, a	rtgage to the a corporation		
	The East T	hirty-five (35) fe	et of Lots	s Seven (7) an	l Eight			
		ck Three (3) in Co						
	<sup>ຫ</sup> ນໄຮຄູ່ຄດດ	ording to the reco:	rded nlet	thereof				
		-						
		appurtenances thereunto belongir	ng, and warrant	the title to the same and	waive the appraisement, an	nd all home-		
stead exen Als	options. Twonty-fiveshares	s of stock of said Association, Ce	rtified No	1147	* * 			
Thi the receinf	s mortgage is given in conside	eration of Twenty-five dged, and for the purpose of secu	Hundred.	the monthly sum, fines a	nd other items hereinaiter a	DOLLARS,		
the perform	nance of the covenants herein	after contained. for themselves an						
covenant_	with said mortgagee i	ts successors and assigns, as follow	vs:	and the second second		a fare ser a s		
SAVINGS things whi	+&LOAN ASSOCIATION, s ch the by-laws of said Associ Thirty-five	being the owner of	intion, in pursual prowers to do, an ollars and	nce of its by-laws, the mon nd will pay to said Associ Seventy-five	ney secured by this mortgag ation on said stock and loan cents (\$35.	ge, will do all in the sum of 75)		
per month	, on or before the 15th	the cincellation of said stock at a	y month, until sa	id stock shall mature as	provided in said by-laws, p	provided that		
		dments that may be made theref						
		he B. Drum and B. M. S. within forty days after the					i .	÷ ,
levied upor	n said lands, or upon, or on a	ccount of this mortgage, or the ir indebtedness, whether levied aga	debtedness secur	ed thereby, or upon the i	nterest or estate in said land	ds created or		
signs, or o	therwise; and said mortgagor	Shereby waive any and a	ll claim or right	against said mortgagee, i	s successors or assigns, to a	any payment		
ments.		st or principal or premium of said						
nado or fir	e with insurers approved by t	or_Swill also keep all buildings he mortgagee in the sum ofT	venty-five	Hundred	dollars,	, as a further		
FO	URTH: If said mortgagor	gn and deliver to the mortgagee a Smake default in the paym	ent of any of the	e aforesaid taxes or assess				
lien on said	l premises under this mortgag	rtgagee, its successors or assigns m e, payable forthwith, with interest	at the rate of	ten	per cen	t per annum.		
of, when t	he same are payable as prov	le in the payment of said monthl ided in this mortgage and in said	l note and said l	y-laws, and should the s	ame, or any part thereof, re	emain unpaid		
for the per	iod ofr	nonths, then the aforesaid princip ies, taxes and insurance premium	le sum ofWE	nty-five Hunda	:0d	_DOLLARS,		
		before contained to the contrary shall bear interest from the filing						
further pa SIX	yments of monthly installmen TH: The said mortgagors s	ts. Appraisement that hall pay to the said mortgagee or the said mortgageee or the said mortgagee or the said mortgageee or the said mortgageeeee or the said mortgageeeeeeeee or the said mortgageeeeeeeeee	Naived. to its successors o	r assigns, the sum of				
		hall pay to the said mortgagee or TWO Hundred Fift; 						
default in		en as the said mortgagors or morts	ar coats, as often gagee may be mad	le defendant in any suit a	ffecting the title of said pro	perty, which	•	
SEV	ENTH: As further securit	remises. y for the indebtedness above reci- the payment of any monthly inst						
sum collec	ted less cost of collection, upo	n said indebtedness, and these pro- said mortgaor_ $A_{-}$ have $-$ have - have $-$ have $-$ have $-$ have $-$ have $-$ have $-$ have -	omises may be en	forced by the appointmen	t of a Receiver by the Cour	rt.		
the	23rd day	of March D. 1923	Bl	anche B. Drum	nand S_and i	BCal_MLOII		
					******			
eiterumenti					****	(Seal)		
STATE O	FOKLAHOMA,	Tulsa County, ss.	n NTat 7 - 1	lie in and tar and d	rund State on this 2	23rd		
day of	March	ersigned 19 23 personally appe	ared	ac manu for said County	anu Dutte, Un this			
	to me l	nown to be the identical person.	Jrum, ner	ted the within and forego	ing Instrument, and acknow	ledged to me		
	that	theyexecute	ed the same as	their	free and voluntary act and	deed for the		
		IN WITNESS WHEREOF Thas	ve hereunto set m	y hand and notarial seal c	n the date above mentioned	1.		
» <i>(</i>	imion orning	(Seal) day ofIanuary, 19	927	Arden E.	Ross, Not	tary Public.	 	
wiy comm	ission expires on the	TDE VELLE	R'S ENDORER	MENT :			tan Kata	•
- I he	reby certify that I received \$.	day of	issued Receipt N	0. 8451 the	refor in payment of mortga	ge tax on the		
within mo Dat	ed this 2 to	day of march 19	23		o		•	
11	aume P. Di	key county Transmore	Ru	F+	<u>y</u>	Deputy.		
******	1	Jounty Lieusurer.			~~~~~			

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