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	This is	OKLAHOMA, Tuisa County, ss. strument was filed for record on the April A. D.,	14th
·····	of		10 on page 557
то	( (SEAL))	O'G. Weaver, Brady <sup>B</sup> rown, By	County Clerk. Deputy.
	/ Fees, \$		
OW ALL MEN BY THESE PRESENTS: R. V. Keeth and Mar	ry Keeth, hu	sband and wife	
That Tulsa <u>County</u> in the State of Okl TH3 <u>IOCAL</u> BUYLDING AND IOAN ASSOCIAT v organized and doing business under the statutes of the State of <u>Tulse</u> <u>County</u> , State of Oklahoma	lahoma, part <u>198</u> TION <sub>of</sub> Oklahom Oklahoma, party of t	of the first part, have mortgaged a na City	nd hereby mortgage to the _, Oklahoma, a corporation
Lots Fifteen (15) and S Parkdale Addition to th to the recorded plat th	he city of T	in block two (2) of alsa, Oklahoma, accor	ding
n all the improvements thereon and appurtenances thereunto belo		to tisk to the same and mains the s	opraicement and all home
h all the improvements thereon and appurtenances thereunto belo ad exemptions. AlsoUDshares of stock of said Association		12050	
This mortgage is given in consideration of <u>Nine</u> Hu receipt of which is hereby acknowledged, and for the purpose of	indred Fifty	the monthly sum, fines and other iter	DOLLARS, ns hereinafter specified, and
porformance of the accomments harringfton contained		heirs, executors	
enant S with said mortgagee its successors and assigns, as f	follows: ten	THE ] shares of stock of the said_AND	OCAL BUILDING
<b>VINCS &amp; LOAN ASSOCIATION</b> , and having borrowed of said Association require shareholders an	Association, in pursual of borrowers to do. a	ice of its by-laws, the money secured d will pay to said Association on sai	d stock and loan the sum of
month, on or before the <u>30 th</u> day of each and e	every month, until sa k at maturity, and wil	enty-onece id stock shall mature as provided in also pay all fines that may be legally	said by-laws, provided that assessed against them
ler said by-laws or under any amendments that may be made the theretor according to the terms of said by-laws and a certain n R. V. Keeth and Mar	ion-negotiable note be	aring even date herewith, executed by	said mortgagor S
SECOND: That said mortgagor_S, within forty days aft ed upon said lands, or upon, or on account of this mortgage, or t	ter the same becomes	lue and payable, will pay all taxes an	l assessments which shall be
resented by this mortgage, or by said indebtedness, whether levied is, or otherwise; and said mortgagor	d against the said mor	gagor 8 And Chell	_legal representatives or as-
rebate on or offset against the interest or principal or premium of	f said mortgage debt,	by reason of the payment of any of	he aforesaid taxes or assess-
THIRD: That the said mortgagor <u>S</u> will also keep all build to or fire with insurers approved by the mortgagee in the sum of	dings erected and to h Nine Hun	e erected upon said lands insured aga	nst loss and damage by tor- dollars, as a further
urity to said mortgage debt, and assign and deliver to the mortga	agee all insurance upo navment of any of th	a said property. A aforesaid taxes or assessments, or in	procuring and maintaining
urance as above covenanted, said mortgagee, its successors or assig	gns may pay such taxe terest at the rate of	s and effect such insurance, and the s	im so paid shall be a further
FIFTH: Should default be made in the payment of said mo	onthly sums, or of any	of said fines, or taxes, or insurance i w-laws and should the same or any	part thereof, remain unvaid
when the same are physicle as provided in this hologage and in the period of <u>3</u> months, then the aforesaid pri h arrearages thereon, and all penalties, taxes and insurance pren necliately thereafter, anything hereinbefore contained to the contr re, the indebtedness thereby secured shall bear interest from the fi	niums shall, at the op-	ion of said mortgagee, or its successor anding. In the event of legal procee	dings to foreclose this mort-
ther payments of monthly installments.	e or to its successors (	r assigns, the sum of	
Ninety-Il	176		
	er legal costs, as often	as any legal proceedings are taken t	o foreclose this mortgage for
ault in any of its covenents, or is often as the said mortgagors or r n shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above	mortgagee may be ma e recited the mortgage	as any legal proceedings are taken t le defendant in any suit affecting the r hereby assigns the rentals of the a gages or legal representative may cal	DOLLRS, o foreclose this mortgage for title of said property, which bove property mortgaged to lect said rents and credit the
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557