228273 C.M.J.	\ STATE OF OKLAHOMA, Tulsa County, 58.
FROM	This instrument was filed for record on the
	of April A. D., 19 23, at 10:35
· · · · · · · · · · · · · · · · · · ·	o'clockAM., and duly recorded in Book 410 on page 569
ТО	(SEAL) County Clerk,
	(SEAL) County Clerk, ByBrady Brown, Deputy
	Fees, \$
KNOW ALL MEN BY THESE PRESENTS:	
That R. M. McCreer	y and Oma McCreery, his wife,
ofTulsaCounty, in the State of Okl	ahoma, part 108 of the first part, have mortgaged and hereby mortgage to the
HOME_BUILDING_AND_DOAN_ASSOULATION	of ULICA
duly organized and doing business under the statutes of the State of Tulsa County, State of Oklahom	Oklahoma, party of the second part, the following real estate situated ina, to-wit:
Rest Wifty (50) feet o	f Lot Four, Biddisons subdivision
of Lot 12. Block Twent	y-eight (28) in Park Place Addition
to the city of Tulsa, to the recorded plat t	Tulsa County, Oklahoma, according
aton d anomentiana	onging, and warrant the title to the same and waive the appraisement, and all home
stead exemptions. Also	, Certified No
This mortgage is given in consideration of DOVOILUV-LL	ye HundredDOLLARS securing payment of the monthly sum, fines and other items hereinafter specified, and
the performance of the covenants hereinafter contained. And the said mortgagor_Storthemselves	
covenant with said mortgages its successors and assigns as f	allows
SAVINGES I OAN ASSOCIATION, and having horrowed of said A	enty-five
things which the by-laws of said Association require shareholders an	d borrowers to do, and will pay to said Association on said stock and loan the sum c Dollars and Twanty-Liva cents (\$ 107.25
nor month on or before the 15th day of each and e	every month, until said stock shall mature as provided in said by-laws, provided tha
under said by lang or under any smondments that may be made the	a t maturity, and will also pay all fines that may be legally assessed against. Them hereto, according to the terms of said by-laws or under any amandments that may b
made thereis, according to the terms of waid by laws and a certain n	Orosery, his wife,
SECOND: That said mortgagor S within forty days aft	ter the same becomes due and payable, will pay all taxes and assessments which shall h
levied upon said lands, or upon, or on account of this mortgage, or t represented by this mortgage, or by said indebtedness, whether levied	he indebtedness secured thereby, or upon the interest or estate in said lands created of the ir legal representatives or a
signs or otherwiset and said martgager S hereby waive any a	nd all claim or right against said mortgagee, its successors or assigns, to any payment f said mortgage debt, by reason of the payment of any of the aforesaid taxes or assess
monte	
nado or fire with insurers approved by the mortgagee in the sum of	dings erected and to be erected upon said lands insured against loss and damage by to Seventy-five Hundred
security to said mortgage debt, and assign and deliver to the mortga	gee all insurance upon said property. payment of any of the aforesaid taxes or assessments, or in procuring and maintainin
insurance as shove covenanted said mortgages its successors or assig	ms may pay such taxes and effect such insurance, and the sum so paid shall be a furthe
FIFTH: Should default be made in the payment of said mo	erest at the rate of
for the period of CIIC 00 months then the sforesaid pri	inciple sum of Seventy-Live Hundred DOLLAR
for the period of Chree months, then the aforesaid private areas and all regulies taxes and insurance per	inciple sum of
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