	M.J.	\ STATE OF OKL	AHOMA, Tulsa County, ss.	
	FROM	This instru	nent was filed for record on the	day
			<u>11</u>	
******	• • •	\		
I.S.	то	((SEAL))	0. G. Weaver.	County Clerk.
	******		Brady Brown,	Deputy.
		/ Fees, \$		
NOW ALL MEN BY THE	ese presents: We, Emily M. Hardy an	d D D Howdw	wife and huchand	
IL OK DAHOMA_CLTY_	BULLNING AND LOAN ASS	VCIOLIN OT OK	the first part, have mortgaged and hereby lahoma_Ci ty, Oklaha cond part, the following real estate situate	ma, a corporation
		· · · · · · · · · · · ·		
			· · · · · · · · · · · · · · · · · · ·	
E	Lot Two (2), Block Fou of Block Six (6) and L Block Four (4), Terrac Dklahoma, as shown by	e Drive Additi	on to City of Tulsa.	
ith all the improvements ther tead exemptions.	reen and appurtenances thereunto belor	iging, and warrant the ti	le to the same and waive the appraiseme	nt, and all home-
Also45	shares of stock of said Association,	Certified No. 1585	4 Series No. 292	
e receipt of which is hereby	acknowledged, and for the purpose of s	ecuring payment of the m	onthly sum, fines and other items hereing	fter specified, and
ie performance of the covenai	nts hereinafter contained.		heirs, executors and admi	
ovenantwith said mo	ortgagee its successors and assigns, as fo	llows:	THE OKLAHO	MA CITY
AVINCS&LOAN ASSOCL	ATION, and having borrowed of said As	sociation, in nursuance of	res of stock of the said BUILDING_A its by-laws, the money secured by this mo	rtgage, will do all
Sixty-two	<u> 8 55/100</u>	Dollars and	l pay to said Association on said stock ancents (\$6	2.55)
er month, on or before the	20th day of each and ev	very month, until said sto	ck shall mature as provided in said by-la pay all fines that may be legally assessed a	ws, provided that
nder said by-laws or under a	my amendments that may be made the	ereto, according to the te	ms of said by-laws or under any amendr	nents that may be
	Emily M. Hardy and D.	F. Hardy	eyen date herewith, executed by said mor	o said mortgagee
SECOND: That said a vied upon said lands, or upon	mortgagor_S, within forty days afte	r the same becomes due as e indebtedness secured th	nd payable, will pay all taxes and assessme ereby, or upon the interest or estate in sai	nts which shall be d lands created or
presented by this mortgage, o	or by said indebtedness, whether levied :	against the said mortgago	s., their legal rep	resentatives or as-
r rebate on or offset against t			st said mortgagee, its successors or assign ason of the payment of any of the aforess	
ents. THIRD: That the said	d mortgagor. S_will also keep all buildi	ngs erected and to be erec	ted upon said lands insured against loss a	nd damage by tor-
ado or fire with insurers appr	oved by the mortgagee in the sum of t, and assign and deliver to the mortgag	Forty-five H	undredd	ollars, as a further
FOURTH: If said mo	ortgagormake default in the pa	yment of any of the afor	esaid taxes or assessments, or in procurin	g and maintaining
en on said premises under this	s mortgage, payable forthwith, with inte	rest at the rate ofO	effect such insurance, and the sum so paid	er cent per annum.
, when the same are payable	le as provided in this mortgage and in	said note and said by-lay	id fines, or taxes, or insurance premiums, rs, and should the same, or any part there	of, remain unpaid
or the period of thrgg ith arrearages thereon, and s	months, then the aforesaid prin all cenalties, taxes and insurance premi	ums shall, at the option of	y-five_Hundred said mortgagee, or its successors or assign	s, become payable
nmediately thereafter, anythi age, the indebtedness thereby inther payments of monthly i	ing hereinbefore contained to the contra y secured shall bear interest from the fili installments.	ry thereof notwithstandin ng of such foreclosure pro	g. In the event of legal proceedings to for ceedings at the rate of ten per cent per ar rms, the sum of	preclose this mort- num in lieu of the
	RUIT HINDTOOD W	of to its successful of about		
SOTIOIT		irty		DOLLRS.
	, cr us often as the said mortgagors or m	lfCy legal costs, as often as ar	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai	this mortgage for
efault in any of its covenents, um shall be an additional lien SEVENTH: As furthe	, cr as often as the said mortgagors or m 1 on said premises. er security for the indebtedness above 1	lllUY legal costs, as often as an ortgagee may be made def recited the mortgagor her	y legal proceedings are taken to foreclose endant in any suit flecting the title of sai eby assigns the rentals of the above prop	this mortgage for d property, which erty mortgaged to
efault in any of its corenants, um shall be an additional lien SEVENTH: As furthe he mortgagee and in case of d um collected less cost of collec	c, cr zs often as the said mortgagors or m 1 on said premises, er security for the indebtedness above 1 default in the payment of any monthly i ction, upon said indebtedness, and these	ligal costs, as often as ar ortgagee may be made def recited the mortgagor her installment the mortgagee promises may be enforced	y legal proceedings are taken to forecloss endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re by the appointment of a Receiver by the	DOLLRS, this mortgage for d property, which erty mortgaged to ents and credit the Court.
efault in any of its covenants, um shall be an additional lien SEVENTH: As furthe he mortgagee and in case of d um collected less cost of collec IN WITNESS WHER.	, cr is often as the said mortgagors or m 1 on said premises. er security for the indebtedness above n default in the payment of any monthly i ction, upon said indebtedness, and these EOF, The said mortgaor S have	lity legal costs, as often as an ortgagee may be made def recited the mortgagor her installment the mortgagee promises may be enforced hereunto set	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai " eby assigns the rentals of the above prop or legal representative may collect said re l by the appointment of a Receiver by the theirhand S	this mortgage for d property, which erty mortgaged to ents and credit the court. and seal_9on
efault in any of its covenants, um shall be an additional lien SEVENTH: As furthe he mortgagee and in case of d um collected less cost of collec IN WITNESS WHER.	c, cr zs often as the said mortgagors or m 1 on said premises, er security for the indebtedness above 1 default in the payment of any monthly i ction, upon said indebtedness, and these	117U legal costs, as often as ar ortgagee may be made def recited the mortgagor her nstallment the mortgagee promises may be enforced .hereunto set _23 Em	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re by the appointment of a Receiver by the <u>their</u> hand S ily M. Hardy	DOLLRS, this mortgage for d property, which erty mortgaged to ents and credit the court. ond seal_Son
efault in any of its covenants, um shall be an additional lien SEVENTH: As furthe he mortgagee and in case of d um collected less cost of collec IN WITNESS WHER.	, cr is often as the said mortgagors or m 1 on said premises. er security for the indebtedness above n default in the payment of any monthly i ction, upon said indebtedness, and these EOF, The said mortgaor S have	117U legal costs, as often as ar ortgagee may be made def recited the mortgagor her nstallment the mortgagee promises may be enforced .hereunto set _23 Em	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai " eby assigns the rentals of the above prop or legal representative may collect said re l by the appointment of a Receiver by the theirhand S	DOLLRS, this mortgage for d property, which erty mortgaged to ents and credit the court. ond seal_Son
efault in any of its corunnts, am shall be an additional lien SEVENTH: As furthe he mortgagee and in case of d am collected less cost of collec IN WITNESS WHER: ne22nd	rulsa of the said mortgagors or main on said premises. re security for the indebtedness above r default in the payment of any monthly in ction, upon said indebtedness, and these EOF, The said mortgaor S. have. day ofMarchA. D. 19.	11'LY legal costs, as often as ar ortgagee may be made def recited the mortgagor her nstallment the mortgagee promises may be enforced hereunto set 	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said r by the appointment of a Receiver by the <u>their</u> hand S illy M. Hardy F. Hardy	DOLLRS, this mortgage for d property, which erty mortgaged to ents and credit the c Court. (Seal) (Seal)
efault in any of its corunnts, am shall be an additional lien SEVENTH: As furthe he mortgagee and in case of d am collected less cost of collec IN WITNESS WHER: ne22nd	rulsa of the said mortgagors or main on said premises. re security for the indebtedness above r default in the payment of any monthly in ction, upon said indebtedness, and these EOF, The said mortgaor S. have. day ofMarchA. D. 19.	11'LY legal costs, as often as ar ortgagee may be made def recited the mortgagor her nstallment the mortgagee promises may be enforced hereunto set 	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said r by the appointment of a Receiver by the <u>their</u> hand S illy M. Hardy F. Hardy	DOLLRS, this mortgage for d property, which erty mortgaged to ents and credit the c Court. (Seal) (Seal)
efault in any of its corunnts, am shall be an additional lien SEVENTH: As furthe he mortgagee and in case of d am collected less cost of collec IN WITNESS WHER, ne	truisa Tuisa	11'UY legal costs, as often as ar ortgagee may be made def recited the mortgagor her installment the mortgager promises may be enforced hereunto set	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re by the appointment of a Receiver by the their hand. S ily M. Hardy F. Hardy and for said County and State, on this	DOLLRS,
efault in any of its corunnts, am shall be an additional lien SEVENTH: As furthe he mortgagee and in case of d am collected less cost of collec IN WITNESS WHER, ne	to ne known to be the identical personality set and presented to the solution of the solution	11'UY legal costs, as often as ar ortgagee may be made def recited the mortgagor her installment the mortgager promises may be enforced hereunto set	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re by the appointment of a Receiver by the <u>their</u> hand S ily M. Hardy F. Hardy and for said County and State, on this and hush and he within and foregoing instrument, and a	DOLLRS,
efault in any of its corunnts, am shall be an additional lien SEVENTH: As furthe he mortgagee and in case of d am collected less cost of collec IN WITNESS WHER, ne	trulsa Tulsa Tulsa County, ss. Tulsa	11'LY legal costs, as often as ar ortgagee may be made def recited the mortgagor her installment the mortgage costs and be enforced promises may be enforced	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said r by the appointment of a Receiver by the <u>their</u> hand S illy M. Hardy F. Hardy and for said County and State, on this and hush and he within and foregoing instrument, and a their fore and voluntary and	DOLLRS, this mortgage for d property, which erty mortgaged to ents and credit the c Court. and seal_9(Seal) (Seal) 222nd sknowledged to me tt and deed for the
efault in any of its corunnts, am shall be an additional lien SEVENTH: As furth he mortgagee and in case of d am collected less cost of collec IN WITNESS WHER: ne	rulsa County, ss. Tulsa County, ss. Tulsa County, ss. Lundarsigned Tulsa county, ss. Lundarsigned Lun	11'Ly legal costs, as often as ar ortgagee may be made def recited the mortgagor her nstallment the mortgage promises may be enforce	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re their	DOLLRS, this mortgage for d property, which erty mortgaged to ents and credit the Court. (Seal) (Seal) (Seal) (Seal) Seal
efault in any of its corunnts, am shall be an additional lien SEVENTH: As furth he mortgagee and in case of d am collected less cost of collec IN WITNESS WHER: ne	rulsa County, ss. Tulsa County, ss. Tulsa County, ss. Lundarsigned Tulsa county, ss. Lundarsigned Lun	11'Ly legal costs, as often as ar ortgagee may be made def recited the mortgagor her nstallment the mortgage promises may be enforce	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re their	DOLLRS, this mortgage for d property, which erty mortgaged to ents and credit the Court. (Seal) (Seal) (Seal) (Seal) Seal
efault in any of its corennents, am shall be an additional lien SEVENTH: As furthe be mortgagee and in case of d am collected less cost of collect IN WITNESS WHER: accord and a state of the Refore me, the asy of	trulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa County, s. March A. D. 19. Tulsa Tulsa Tulsa County, s. March A. D. 19. Tulsa Tulsa County, s. March A. D. 19. Tulsa County, s. March A. D. 19. Tulsa County, s. Lith day of Oct. 19; County and D. J. County and D. J. C	<pre>11'L'y legal costs, as often as ar ortgagee may be made def recited the mortgagor her nstallment the mortgager promises may be enforcer</pre>	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re thy the appointment of a Receiver by the their hand. S ily M. Hardy F. Hardy and for said County and State, on this and hush and hush and theirfree and voluntary and d and notarial seal on the date above men 3. Jordan,	DOLLRS,
efault in any of its corennents, am shall be an additional lien SEVENTH: As furthe be mortgagee and in case of d am collected less cost of collect IN WITNESS WHER: accord and a state of the Refore me, the asy of	trulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa County, s. March A. D. 19. Tulsa Tulsa Tulsa County, s. March A. D. 19. Tulsa Tulsa County, s. March A. D. 19. Tulsa County, s. March A. D. 19. Tulsa County, s. Lith day of Oct. 19; County and D. J. County and D. J. C	<pre>11'L'y legal costs, as often as ar ortgagee may be made def recited the mortgagor her nstallment the mortgager promises may be enforcer</pre>	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re thy the appointment of a Receiver by the their hand. S ily M. Hardy F. Hardy and for said County and State, on this and hush and hush and theirfree and voluntary and d and notarial seal on the date above men 3. Jordan,	DOLLRS,
efault in any of its corunnits, am shall be an additional lien SEVENTH: As furthe be mortgagee and in case of d am collected less cost of collect IN WITNESS WHER BE COST OKLAHOMA, Before me, the ay of	trulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. County,	11'UY legal costs, as often as ar ortgagee may be made def recited the mortgagor her installment the mortgager promises may be enforced hereunto set 23 Em D. D. , a Notary Public in ppeared F. Hardy, Wif9 u	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re the their hand. S ily M. Hardy F. Hardy and for said County and State, on this and hush and hush and theirfree and voluntary and d and notarial seel on the date above men 3. Jordan, F: 91155therefor in payment of m	DOLLRS,
efault in any of its corunnits, am shall be an additional lien SEVENTH: As furthe be mortgagee and in case of d am collected less cost of collect IN WITNESS WHER BE COST OKLAHOMA, Before me, the ay of	trulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. County,	11'UY legal costs, as often as ar ortgagee may be made def recited the mortgagor her installment the mortgager promises may be enforced hereunto set 23 Em D. D. , a Notary Public in ppeared F. Hardy, Wif9 u	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re the their hand. S ily M. Hardy F. Hardy and for said County and State, on this and hush and hush and theirfree and voluntary and d and notarial seel on the date above men 3. Jordan, F: 91155therefor in payment of m	DOLLRS,
efault in any of its corunnits, am shall be an additional lien SEVENTH: As furthe be mortgagee and in case of d am collected less cost of collect IN WITNESS WHER BE COST OKLAHOMA, Before me, the ay of	trulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa County, s. March A. D. 19. Tulsa Tulsa Tulsa County, s. March A. D. 19. Tulsa Tulsa County, s. March A. D. 19. Tulsa County, s. March A. D. 19. Tulsa County, s. Lith day of Oct. 19; County and D. J. County and D. J. C	11'UY legal costs, as often as ar ortgagee may be made def recited the mortgagor her installment the mortgager promises may be enforced hereunto set 23 Em D. D. , a Notary Public in ppeared F. Hardy, Wif9 u	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re the their hand. S ily M. Hardy F. Hardy and for said County and State, on this and hush and hush and theirfree and voluntary and d and notarial seel on the date above men 3. Jordan, F: 91155therefor in payment of m	DOLLRS,
efault in any of its corunnits, am shall be an additional lien SEVENTH: As furthe be mortgagee and in case of d am collected less cost of collect IN WITNESS WHER BE COST OKLAHOMA, Before me, the ay of	trulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. County,	11'UY legal costs, as often as ar ortgagee may be made def recited the mortgagor her installment the mortgager promises may be enforced hereunto set 23 Em D. D. , a Notary Public in ppeared F. Hardy, Wif9 u	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re the their hand. S ily M. Hardy F. Hardy and for said County and State, on this and hush and hush and theirfree and voluntary and d and notarial seel on the date above men 3. Jordan, F: 91155therefor in payment of m	DOLLRS, this mortgage for d property, which erty mortgaged to ents and credit the court. and seal_9(Seal) (Seal) 222nd (Seal) 222nd (Seal) whowledged to me tt and deed for the tioned. Notary Public.
efault in any of its corunnits, am shall be an additional lien SEVENTH: As furthe be mortgagee and in case of d am collected less cost of collect IN WITNESS WHER BE COST OKLAHOMA, Before me, the ay of	trulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. A undersigned Tulsa County, ss. County,	11'UY legal costs, as often as ar ortgagee may be made def recited the mortgagor her installment the mortgager promises may be enforced hereunto set 23 Em D. D. , a Notary Public in ppeared F. Hardy, Wif9 u	y legal proceedings are taken to foreclose endant in any suit affecting the title of sai eby assigns the rentals of the above prop or legal representative may collect said re the their hand. S ily M. Hardy F. Hardy and for said County and State, on this and hush and hush and theirfree and voluntary and d and notarial seel on the date above men 3. Jordan, F: 91155therefor in payment of m	DOLLRS, this mortgage for d property, which erty mortgaged to ents and credit the court. and seal_9(Seal) (Seal) 222nd (Seal) 222nd (Seal) whowledged to me tt and deed for the tioned. Notary Public.

l

a transmission in the contract of the MMMM and the segment when the providence of the second second

587