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	228840 C.M.J.	an de la contra de La contra de la contr		and the second	THEE TOTAL TRACE IN A 1878
	FROM	STATE OF	OKLAHOMA, Tulsa County, ss.		
• •		This	April A. D., 1923, at.	3:10	
		o'clock	M., and duly recorded in Book 410 on page	598	
	·····	·····>	O. G. Weaver.		5
	то	(SEAL)	O. G. Vieaver,	ounty Clerk.	
医安全 医原生素 化化化化化化 化化化化 医生物 化化	· · · · · · · · · · · · · · · · · · ·		By Brady Brown,	Deputy.	
					V
THOW ALL MENT				·····	
That	BY THESE PRESENTS: We, Harold G. Cool	ke and Erie Co	oke, husband and wife	·····	-
THE OKLAHOMA C	TTY_BUILDING_AND_IOAN_A	SSOCIATION of	of the first part, have mortgaged and hereby m Oklahoma_City, Oklahoma	a, a corporation	
duly organized and do	ing business under the statutes of the Sta	te of Oklahoma, party of	the second part, the following real estate situated in		
Tu.	15a County, State of Okla	ahoma, to-wit:	• • • • • • • • • • • • • • • • • • •		
	•				
	Lot Twelve (12), Bloc	k Four (4) of	the Sub-division of a part dition to the city of Tulsa,		
	of Block Five (5), Te Oklahoma, as shown by	rrace Drive Ad	dition to the city of Tulsa,	r	
	Okranoma, as shown by	the recorded	prat thereor,	-	
				•	
		<b>.</b>			
with all the improvem	ents thereon and appurtenances thereunt	o belonging, and warrant	the title to the same and waive the appraisement,	and all home-	
sterd exemptions. Also10(			133 Series No. 293	•	
This mortgage	is given in consideration of Ten Th	ousana		DOLLARS,	
the performance of the	e covenants hereinafter contained.		f the monthly sum, fines and other items hereinafter	. 1	
And the said n	mortgagorSfor_themselves		their heirs, executors and administ	trators, hereby	
	h said mortgagee its successors and assigns		THE OKLAHOM		
SAYINGS-& LOAN	ASSOCIATION, and having borrowed of a	said Association, in pursua	ance of its by-laws, the money secured by this mortg	age, will do all	
things which the by-li	aws of said Association require shareholde	rs and borrowers to do, a	and will pay to said Association on said stock and lo	oan the sum of	
per month, on or befo	pre the20thday of each	and every month, until s	said stock shall mature as provided in said by-laws,	, provided that	
			ill also pay all fines that may be legally assessed agai the terms of said by-laws or under any amondmont		
made thereto, accordin	ng to the terms of said by laws and a cert	ain non-negotiable note b	earing even date herewith, executed by said mortga	agor_S	1
			to s due and payable, will pay all taxes and assessments		
levied upon said ands	a or upon, or on account of this mortgage	or the indebtedness secu	red thereby, or upon the interest or estate in said la	ands created or	
represented by this me signs, or otherwise: an	ortgage, or by said indebtedness, whether l	evied against the said mor	rtgagor S, their against said mortgagee, its successors or assigns, to	antatives or as-	
			, by reason of the payment of any of the aforesaid t		
THIRD: That	t the said mortgagor $S_{-}$ will also keep all	buildings erected and to I	be erected upon said lands insured against loss and d	damage by tor-	
nado or fire with insur security to said morte	rers approved by the mortgagee in the sun rage debt, and assign and deliver to the m	of Ten Thousa ortgagee all insurance upc	nddolla	rs, as a further	
FOURTH: If	said mortgagor8make default in	the payment of any of th	he aforesaid taxes or assessments, or in procuring ar	nd maintaining	
lien on said premises u	under this mortgage, payable forthwith, wit	th interest at the rate of	es and effect such insurance, and the sum so paid she <u>10</u> per ce	ent per annum.	
FIFTH: Shou	ald default be made in the payment of sai	d monthly sums, or of any	y of said fines, or taxes, or insurance premiums, or a by-laws, and should the same, or any part thereof,	any part there-	
for the period of	nreemonths, then the aforesa	id principle sum of $\dots$ T	en Thousand	DOLLARS,	
			tion of said mortgagee, or its successors or assigns, b standing. In the event of legal proceedings to forec		
gage, the indebtedness further payments of n		the filing of such foreclosu	ure proceedings at the rate of ten per cent per annu	m in lieu of the	
SIXTH: The	said mortgagors shall pay to the said mort	tgagee or to its successors	or assigns, the sum of		
default in any of its co	ovenunts, or us often as the said mortgagor	s or mortgagee may be me	n as any legal proceedings are taken to foreclose thi ade defendant in any suit affecting the title of said p	property, which	
	ional lien on said premises. As further security for the indebtedness a	bove recited the mortgar	or hereby assigns the rentals of the above property	y mortgaged to	
the mortgagee and in	case of default in the payment of any mon	nthly installment the mor	rtgagee or legal representative may collect said rents	s and credit the	
IN WITNESS	WHEREOF. The said mortgaor. S h	ve_hereunto set	nforced by the appointment of a Receiver by the Co theirhand_S_and	d seal9_on	
the21st	day of April A. I		rold G. Cooke		
		Er:	ie Cooke	(Seal)	
STATE OF OKLAH	OMA, Oklahoma Count				
Before me.	the undersigned	a Notary Pu	ablic in and for said County and State, on this2.	lst	
day of Apr	19.23 Lerson	nally appeared	hushand and wife		
. <b> </b>	to me known to be the identica	l person_Swho exec	uted the within and foregoing instrument, and ackno	owledged to me	
	that they	executed the same as	theirfree and voluntary act and		
	uses and purposes therein set f IN WITNESS WHERE		my hand and notarial seal on the date above mention	ned.	( ) 
•	(Seal)		H. T. McWilliam	Notom: Dublic	
My commission expir	es on the15th_day ofOct.	1925.	My nand and notarial sem on the date above mention H. T. McWilliam. N	toonly I uplic.	(J
	TR	EASURER'S ENDORSE	MENT:		
			EMENT : No. 9535 therefor in payment of morts		•
Dated this	any of the second	17	II-a PA	All and a second second	
<b>*</b> ,	With Superty County The	msurer, By	Wayne & Deckey	Deputy,	
• •			11 County Inco		
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