ES-17/108 COMPANY, GELA. CITY 7764	an a		
212752 C.M.J.	\ STATE OF OKI	AHOMA, Tulsa County, ss.	
FROM	) This instru	ment was filed for record on thelst	đay
TREASURER'S ENDORSEMENT	ofNC	V. A. D., 19.22.,	
TREASURER'S ENDORSEMENT ereby certify that I received \$	o'clock	M., and duly recorded in Book 410 on pag	
t No. 32 30 thefered in Pro-	· /	0. D. Iawson.	
t No. 3730 therefor H. Jay Market M. Jay Market M. Jay of 192.2 ated this day of 192.2 MAYNE L. DICKEY; County Treasurer	(SEAL) /	F. Delman, By_	Deputy
ated thisday of to to day of to treasurer WAYNE L. DICKEY; County Treasurer			Deputy.
WAINE L. Lie le ant	/ Fees, \$		
KNOW ALL MEN BY THESE PRESENTS; ThatClarence_Charle	s Hurlburt and Harrie	<u>t Hazel Hurlburt, his w</u>	ife,
ofCounty, in the S HOME BUILDING AND LOAN ASSOC duly organized and doing business under the statutes of t	IATION Fulse he State of Oklahoma, party of the se	, Oklahor	ma, a corporation
	of Oklahoma, to-wit:		
<b></b>		(E) Veet Tierblevie	
Addition t	-two (22), Block Five o the City of Tulsa, to the recorded plat	Tulsa County, Oklahoma,	
Eccor and	PO DEC TOCOLGOG DICO	01101 001 •	
	a a terretaria de la composición de la Composición de la composición de la comp		
with all the improvements thereon and appurtenances the stead exemptions.	reunto belonging, and warrant the t	tle to the same and waive the appraisement	it, and all home-
Also Eighteen shares of stock of said	Association, Certified No827		
This mortgage is given in consideration of the receipt of which is hereby acknowledged, and for the the performance of the covenants hereinafter contained.	ighteen Hundred purpose of securing payment of the r	nonthly sum, fines and other items hereina	DOLLARS, iter specified, and
And the said mortgagor_8forthemse covenantwith said mortgagee its successors and	assigns, as follows:		
FIRST: Said mortgagor_Sbeing the owner SAVINGS& LOAN ASSOCIATION, and having borrow things which the by-laws of said Association require share	of <u>Jighteen</u> sh red of said Association, in pursuance o eholders and borrowers to do, and w	its by-laws, the money secured by this mo	rtgage, will do all d loan the sum of
per month, on or before the <u>15th</u> day of said indebtedness shall be discharged by the cuncellation of under said by-laws or under any amendments that may	each and every month, until said st of said stock at maturity, and will also be made thereto, according to the to	pek shall mature as provided in said by-la pay all fines that may be legally assessed a rms of said by-laws or under any amendm	ws, provided that gainst them uents that may be.
SECOND: That said mortgagorS, within fo levied upon said lands, or upon, or on account of this more represented by this mortgage, or by said indebtedness, wh stors, or otherwise; and said mortgagor. S. hereby to	<u>Hurlburt</u> and Harrie rty days after the same becomes due a rtgage, or the indebtedness secured th ether levied against the said mortgage raive any and all claim or right again	Hazel Hurlburt, his Wit nd payable, will pay all taxes and assessme areby, or upon the interest or estate in sai r. S., their s said mortgagee, its successors or assign	Edd_mortgagee. nts which shall be d lands created or resentatives or as- s, to any payment
or rebate on or offset against the interest or principal or ments. THIRD: That the said mortgagorSwill also k	eep all buildings erected and to be ere	ted upon said lands insured against loss an	nd damage by tor-
nado or fire with insurers approved by the mortgagee in t security to said mortgage debt, and assign and deliver to FOIIRTH: If said mortgagor	he sum of <u>lighteen</u> the mortgagee all insurance upon said ult in the payment of any of the afo	Hundred property. resaid taxes or assessments, or in procuring	ollars, as a further g and maintaining
insurance as above covenanted, said mortgagee, its succes lien on said premises under this mortgage, payable forthw FIFTH: Should default be made in the payment of, when the same are payable as provided in this mort for the period of three months, then the with arrearages thereon, and all penalties, taxes and ins immediately thereafter, anything hereinbefore contained	sors or assigns may pay suck taxes and th, with interest at the rate of of said monthly súms, or of any of s gage and in said note and said by-la nforesaid principle sum of ight rrance premiums shall, at the option of to the contrary thereaf notwithstandi	effect such insurance, and the sum so paid ten id fines, or taxes, or insurance premiums, ws, and should the same, or any part there een <u>Hundred</u> f said mortgagee, or its successors or assign re. In the event of legal proceedings to f	shall be a further er cent per annum, or any part there- sof, remain unpaid DOLLARS, s, become payable oreclose this mort-
gage, the indebtedness thereby secured shall bear interest	from the filing of such foreclosure pr	occeedings at the rate of ten per cent per an	num in lieu of the
further payments of monthly installments. Appr SIXTH: The said mortgagors shall pay to the sai One	aisement waived. d mortgagee or to its successors or ass	gns, the sum of	
as a reasonableattorney'sfee in addition	Hundred Eighty	ny logal progodings are taken to faredon	this mortgage for
default in any of its covenants, or as often as the said more shall be an additional lien on said premises	tgagors or mortgagee may be made de	lendant in any suit affecting the title of said	d property, which
SEVENTH: As further security for the indebted the mortgagee and in case of default in the payment of a sum collected less cost of collection, upon said indebtedne IN WITNESS WHEREOF, The said mortgaor the	ny monthly installment the mortgage	e or legal representative may collect said re	ents and credit the
the23rdday of UCTOPEr	A. D. 19_45•	Clarence Charles Hurlbu	rt(Seal)
		Harriet Hazel Hurlburt	(Conl)
n an			
Before me,	County, ss.	and for said County and State, on this	<u>31st</u>
to me known to be the id	lentical person who executed	Hurlburt, his wife, he within and foregoing instrument, and ac heir free and voluntary ac	knowledged to me
uses and purposes there	n set forth.	· · · · · · · · · · · · · · · · · · ·	
IN WITNESS W Feb. 6, 1926. My commission expires or the	(Seal)	A. Setser,	Notary Public.
	TREASURER'S ENDORSEMEN	T:	

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