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233719 C.M.J.	FROM	S.	FATE OF OKLAHOMA, Tuisa G	1111111.84.	
	TROM		This instrument was filed fo	r record on the 20 day	
			June clockPM., and duly record	ed in Book 453 on page102	
	TO		(SEAL)) 0. G. W	County Clerk.	Ì
		(	By_Brady B:	cown,Deputy.	
			Fees, \$		=
	Howard S.	Weaver and Claudi	a A. Weaver, his wi	fe,	
of. Tulsa HOME BUILDING	County, AND LOAN ASSOC	, in the State of Oklahoma, part. IATION of Tulsa	198 of the first part, have mor	gaged and hereby mortgage to the , Oklahoma, a corporation ate situated in	
	County, State				
m	a Wast Did Ptor /	50) fast of Tat Sa	ven (7) in Block Tw	∼ <sup>(</sup> /2)	
Hi ho	ghland Additio	n to the city of 1 to the recorded pl	Aulsa, Tulsa County, at thereof,	Okla-	
tart (d. 1999). Richard (d. 1997)		di na sang kabupatèn di kabupatèn Kabupatèn di kabupatèn di kabupaté			
exemptions.			t the title to the same and waive th	e appraisement, and all homestead	
This mortgage is given	in consideration of	d Association, Certificate No hree Thousand		DOLLARS	
the receipt of which is hereby a formance of the covenants here	icknowledged, and for the p einafter contained.	purpose of securing payment of th	e monthly sum, fines and other items	hereinafter specified, and the per-	
And the said mortgago	r_s <sub>for</sub> themsel	vesand for	theirheirs, ex	ecutors and administrators, hereby	
covenantwith said m FIRST: Said mortgag	ortgagee its successors and or 8being the owner of	a assigns, as follows: of Thirty shares of sto	ck of the said HOME BUILD resuance of its by-laws, the money so , and will pay to said Association	DING AND	
SAVINGS & LOAN ASSOC things which the by-laws of s Forty-t		nowed of said Association, in _pu harcholders and borrowers to do _Dollar		on said stock and loan the sum of 42.90	
per month, on or before the_	15th _day of	each and every month, until sa	id stock shall mature as provided i	n said by-laws, provided that said	
indebtedness shall be discharg under said by-laws or under a	ed by the cancellation of s ny amendments that may	aid stock at maturity, and will a be made thereto, according to t	lso pay all fines that may be legally he terms of said by-laws or-under-a	assessed against <u>them</u> 	
			even date herewith, executed by said		
			ies due and payable, will pay all tax d thereby, or upon the interest or es		
sented by this mortgage, or b or otherwise: and said mortga	by said indebtedness, whe	ther levied against the said mo ny and all claim or right against	rtgagor_S, their said mortgagee, its successors or ass the payment of any of the aforeseat	legal representatives or assigns, igns, to any payment or rebate on	i i i i i i i i i i i i i i i i i i i
THIRD. That the sai	id mortgagor S will als	so keen all buildings erected and	to be erected upon said lands insure	d against loss and damage by tor-	
nado or fire with insurers app security to said mortgage debt	roved by the mortgagee in , and assign and deliver to	the sum of Three Thou the mortgagee all insurance upon	i said property.	dollars, as a further	
FOURTH: If said mor as above covenanted, said mor	tgagor_Smake default	in the payment of any of the afo ssigns may pay such taxes and eff	resaid taxes or assessments, or in pro- fect such insurance, and the sum so per cent per	ocuring and maintaining insurance paid shall be a further lien on said	
FIFTH: Should defau	ilt be made in the payment	t of said monthly sums, or of any	of said fines, or taxes, or insurance j	remiums or any part thereof, when	
the same are payable as provid three	ded in this mortgage and ir the aforesaid principal sun	n said note and said by-laws, and n ofThree_Thou	should the same, or any part there isand	of, remain unpaid for the period of DOLLARS,	
with arrearages thereon, and a immediately thereafter, anything the indebtedness thereby secu-	all penalties, taxes and insu ing hereinbefore contained red shall bear interest from	urance premiums shall, at the op I to the contrary th <del>creof</del> notwiths m the filing of such foreclosure p	158.11d tion of said mortgagee, or its succe standing. In the event of legal pro rocceedings at the rate of ten per cer	ssors or its assigns, become payble ceedings to forclose this mortgage, at per annum in lieu of the further	
payments of monthly installme SIXTH: The said mor	ents. Appraise rtgagors shall pay to the sa	ment waived. Id mortgagee or to its successors	or assigns, the sum of		
attorne	Three Hu	ndred		DOLLARS,	
as a reasonable default in any of its covenants sum shall be an additional lie	s, or as aften as the said m n on said premises.	dition to all other legal costs, as nortgagor or mortgagees, may be	or assigns, the sum of often as any legal proceedings are t made defendant in any suit affectir	iken to foreclose this mortgage for g the title of said property, which	
SEVENTH: As furthe mortgagee and in case of defs	er security for the indebte fult in the payment of any	dness above recited the mortgag y monthly installment the mortg	or hereby assigns the rentals of the agee or legal representative may co d by the appointment of a Receiver h their	above property mortgaged to the llect said rents and credit the sum	
collected less cost of collection, IN WITNESS WHERF	, upon said indebtedness, ar EOF, The said mortgagor	nd these promises may be enforce ShaVChereunto set	d by the appointment of a Receiver 1 the ir	y the Court. hand <u>S</u> and sealS on	
the 18th d	ay of June	A. D., 19_23		실행이 가장되는 것 때문에 가장하는 것이다.	
		a da kara kara kara ta bata 🕇	Claudia A. Weav		
<u>er telepido polo polo de composito de</u>	<b>M</b> 7		And te to Mean	(Seal)	
STATE OF OKLAHOMA, Before me,t	the undersigned	n Mater	y Public in and for said County and	State, on this Eighteenth	
day ofJun	10, 19_	23 personally appeared	eaver, his wife		
	to me known to be the id	dentical person	cuted the within and foregoing inst	ument, and acknowledged to me	
	thatthey	executed the sam	ne astheirfree and	voluntary act and deed for the	
	uses and purposes therein IN WITNESS WHE	REOF. I have hereunto set m	y hand and notarial seal on the d	ate above mentioned.	
	Fifteenth	(Seal) March 1927	Frances E. C	ohenour, Notary Public	
Thereby contine that T-	acceived \$ 353	TREASURER'S ENDORS	SEMENT ipt No. 101.69theref	or in payment of mortgage tay or	
Dated this 20.	day of The 72.2.2	(	a	Q.	
ALLANTIE A. P	Selet felligen	County Treasurer	вуА	Deputy.	
	$\mathcal{I}$			un pier englise de l'ha referir de la company de la company	•
	날 그는 연안에서 나는 것은 것이다.	ويصف مستحدة محمد مطالبهم فالمطونون معكدات بهوتان والواريج الروار		in the second	ta <b>¤</b> ngerig Tingerig
	n mar an		영양 영양을 물로 소리하고 말라.		
	ан тараатан тараатан Тараат				
	ана Сталарана (1997) 				