and a second second

vings and Loan	1			<u> </u>	MPAGED	
*********	.L.J. FROM		of	(SEAL)	, Tuisa County, ss. vas filed for record on the A. D., 19 duly recorded in Book 453 G. Weayer, vady Brown,	County Clerk,
				Fees, \$		
					and a second	
NOW ALL MEN	BY THESE PRESEN Otho M	rs: loss and Maud	Moss, his	wife		
				a an tha strength for the		
uly organized and e	loing business under the si	County, in the State of ASSOCIATION c Latutes of the State of Okla nty, State of Oklahoma, t	ahoma, party of the	198_ of the first part second part, the follow	haye mortgaged and herek Northeast of the second of the se	by mortgage to the
	The South Fiv Northeast for Section Thirt Twelve (12).	ve (5) acres of rrth (字) of th y-six (36) in	the East te Southeas Township T	Dne-half (슈) t Fourth (슈) Wenty-one (2)	of the of ), Range	
	ments thereon and appur	tenances thereunto belon	ging, and warrant t	he title to the same an	d waive the appraisement,	and all homestead
This mortgag e receipt of which i	e is given in consideration	tock of said Association, a of <u>TWO THOUSS</u> and for the purpose of securi- ed. themselves	nd & No/10	D C nonthly sum, fines and	other items hereinaîter spec	ified, and the per-
venantw	th said mortgagee its such	cessors and assigns, as foll				
FIRST: Sai	1 mortgagor S_being to ASSOCIATION, and I	the owner of (20) in having borrowed of said A	ssociation, in _purs	of the said	BUILDING AND e money secured by this me ssociation on said stock and	ortgage, will do all
ings which the by	laws of said Association	require shareholders and	borrowers to do, a	and will pay to said A	esociation on said stock and	d loan the sum of $28,60$
r month, on or bo debtedness shall bo der said by-laws o	fore the 15th discharged by the cancel r under any amendments	day of each and every llation of said stock at ma that may be made there	month, until said turity, and will also to, according to the	stock shall mature as pay all fines that may terms of said by-laws	provided in said by-laws, be legally assessed against or under-any amendments- ited by said mortgagor	provided that said them that may be made
	Otho Moss an	d Maud Moss, h	is wife		pay all taxes and assessme terest or estate in said land	said mortgagee.
nted by this mort otherwise; and sai offset against the	gage, or by said indebted d mortgagor S. hereb nterest or principal or pro-	Incess, whether levied aga y waive any and all claim emium of said mortgage d	inst the said morts or right against sa ebt, by reason of th	agor_S, the id mortgagee, its succe e payment of any of th	ir legal represen sors or assigns, to any pay e aforeseaid taxes or assess ands insured against loss ar do	tatives or assigns, ment or rebate on ments.
FOURTH: 1 above covenanted emises under this 1	said mortgagorma said mortgagee, its succe nortgage, payable forthwi	ke default in the payment essors or assigns may pay th, with interest at the rat	of any of the afore such taxes and effect e ofON	aid taxes or assessmen t such insurance, and t	ts, or in procuring and mair he sum so paid shall be a fu r cent per annum.	ntaining Insurance Inther lien on said
and and possible	to provided in this most	bas aton bies ai bas and	enid by laws and of	auld the same or any	insurance premiums or any part thereof, remain unpair or its successors or its assign	for the period of
mediately thereaft s indebtedness the yments of monthly SIXTH: Th	e said mortgagors shall pa	y to the said mortgagee or	to its successors or	assigns, the sum of	or its successors or its assign of legal proceedings to forel ten per cent per annum in	
a reasonable_at	torney's	fee in addition to all oth	er legal costs, as of	en as any legal procee	lings are taken to foreclose	this mortgage for
fault in any of its m shall be an add	covenants, or as aften as tional lien on said premis	the said mortgagor or mo ses.	rtgagees, may be n	ade defendant in any s	lings are taken to foreclose uit affecting the title of sai	a property, which
SEVENTH: ortgagee and in ca lected less cost of IN WITNES:	As further security for t se of default in the paym collection, upon said indeb WHEREOF, The said m	he indebtedness above rectent of any monthly instatedness, and these promise $rectangle rectangle rectang$	ited the mortgagor liment the mortgag s may be enforced i _hereunto set	hereby assigns the ren ee or legal representat by the appointment of a the ir	tals of the above property ive may collect said rents a Receiver by the Court, hand	mortgaged to the and credit the sum and seal_S on
outn	day ofdu	ш. <del>.</del> А,	D., 19_23	Otho Moss		
				Maud Moss		(Seal)
						(Seal)
ATE OF OKLAI	IOMA, Tuls	a	, 55.			<u>ማ</u> በተኩ
Before me, v ofJ	une	11gned	ally appeared	Public in and for said	County and State, on this	
	otho Moss to me known to	and Maud Moss		ed the within and for	going instrument, and ack	nowledged to me
	uses and purpor	ses therein set forth.	horounfo sot mar	and and natural cas	free and voluntary act i	hanad
commission arri	es on the 7th	(Seal) <sub>dav of</sub> Janua	ry, 1924	L. L. Wile	S	Notary Public
			al a sur l'effer de		and the second	
within mortgage.					therefor in payment of	
Dated this $\mathcal{W}$	Stuckey	Guly County Tre	, 19,2014. Pásurer	ву	: <i>8</i> B	Deputy.
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