in de line

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235297	C.M.J. FROM	and a star of the	F OKLAHOMA, Tulsa County, ss.	
		T	his instrument was filed for record on t July A. D.	ine 9 19 23 at
		o'clock]		153 on page
	TO) ((SEAT)) O. G. Weaver, By Brady Brown	County C
~*******	• • • • • • • • • • • • • • • • • • • •	·····	_{By} Brady Brown	I
			B	
KNOW ALL MEN BY That	THESE PRESENTS: Paul A. Oelke a	nd Lulu Mae Oelke	ə, his wife,	· · · · · · · · · · · · · · · · · · ·
Tulsa		ies		
HOME BUILDING	County, in the Stat AND LOAN ASSOCIATION O	f Tulsa	of the first part, have mortgaged and h	ereby mortgag oma, a corp
duly organized and doing Tulsa	business under the statutes of the State of County, State of Oklahom	Oklahoma, party of the second	part, the following real estate situated i	n
	ounty, state of okianoin	ia, 10-wit:		
Tata Da			· · · · · · · · · · · · · · · · · · ·	
the Orig	enty-four (24) and Twen ginal Town, now the Cit;	y of Sand Springs	, Oklahoma, according	to
the reco	orded plat thereof,			
an the Standard				
exemptions.	ts thereon and appurtenances thereunto be	longing, and warrant the title	to the same and waive the appraiseme	nt, and all hon
Also 28	shares of stock of said Associatio			
	given in consideration of Twenty-		t sum fings and other items hereinafter s	
formance of the covenants	eby acknowledged, and for the purpose of se s hereinafter contained.	the the terms of the monthly		
And the said mortg		follows:		
FIRST: Said mor	id mortgagee its successors and assigns, as rtgagorbeing the owner ofwont SOCIATION, and having borrowed of sai of said Association require shareholders	ty-eishits of stock of the	said HOME BUILDING AND	
things which the by-laws	of said Association require shareholders	and borrowers to do, and will	pay to said Association on said stock	and loan the s
	ty the 15th day of each and e	very month until said stock	Fourcents (\$	40.04
	harged by the cancellation of said stock at ler any amendments that may be made th			
therefor recording to the	terms of mid-by-lows and a certain non-neg	otiable note bearing even date	herewith executed by said mortgagor	8
	Paul A. Oelke and Lulu	Mae Oelke, his w	ife,	to said mor
SECOND: That s levied upon said lands, or	said mortgagor S., within forty days a upon, or on account of this mortgage, or the	ifter the same becomes due an e indebtedness secured thereby	d payable, will pay all taxes and assess or upon the interest or estate in said la	ments which s ands created or
sented by this mortgage,	or by said indebtedness, whether levied rtgagor	against the said mortgagor	s their legal repres	sentatives or a
or offset against the interes	st or principal or premium of said mortgag	ge debt, by reason of the paym	ent of any of the aforeseaid taxes or ass	essments.
nado or fire with insurers	ie said mortgagorSwill also keep all b approved by the mortgagee in the sum of debt, and assign and deliver to the mortgag	Twenty-eight H	undred	dollars, as a
security to said mortgage d	debt, and assign and deliver to the mortgag	ee all insurance upon said prop pent of any of the oforessid tax	erty.	aintaining ing
as above covenanted, said premises under this mortge	mortgagorSmake default in the paym mortgagee, its successors or assigns may p age, payable forthwith, with interest at the	ay such taxes and effect such i	nsurance, and the sum so paid shall be	a further lien o
FIFTH: Should de	lefault be made in the payment of said mon rovided in this mortgage and in said note a	nthly sums, or of any of said fir	es, or taxes, or insurance premiums or a	ny part thereo
three months, th	hen the aforesaid principal sum of	Yenty-eight Hundr	ed	DOL
with arrearages thereon, ar immediately thereafter, an the indebtedness thereby s	hen the aforesaid principal sum of <u>TY</u> hen all penalties, taxes and insurance premi yything hereinbefore contained to the cont socured shall hear interest from the filing allments. Appraisement wai	rary thereof notwithstanding.	Id mortgagee, or its successors or its as In the event of legal proceedings to fo	signs, become prolose this mo in lieu of the f
payments of monthly insta	allments. Appraisement wai mortgagors shall pay to the said mortgage	lved.	the survey of	in neu or the i
	Two Hundred Eigh	1ty		DOL
as a reasonable at tor default in any of its coven	ney's fee in addition to all sants, or as aften as the said mortgagor or l lien on said premises.	other legal costs, as often as a mortgagees, may be made def	ny legal proceedings are taken to fored	ose this mortg
SEVENTH: As fu mortgagee and in case of (collected less cost of collect	urther security for the indebtedness above default in the payment of any monthly in tion, upon said indebtedness, and these pror	recited the mortgagor hereby stallment the mortgagee or le mises may be enforced by the s	assigns the rentals of the above proper gal representative may collect said rent popintment of a Receiver by the Court	ty mortgaged ts and credit tl
IN WITNESS WHI	EREOF, The said mortgagor_Sha_Ve	hereunto setthe	irhand	Sand seal.
the 3rd	July	00	가지 않는 것 같은 것 같	
			Lulu Mae Oelke	
and a second	Anima and a state of the state of		Paul Oelke	*****
STATE OF OKLAHOMA	Tulsa Cour	ntv. ss.		
Before me.	the undersigned	a Notary Public i	n and for said County and State, on thi	s_Third_
day of Pa	r nul A. Oelke and Lulu Ma	e Oelke, his wif	Э.	
	to me known to be the identical pers	on Swho executed the	within and foregoing instrument, and stheir	cknowledged
		executed the same as	uneir free and voluntary ad	et and deed fo
	uses and purposes therein set forth. IN WITNESS WHEREOF, I ha	ave hereunto set my hand or	d notarial seal on the date above me	ntioned
My commission expires on i	Ech.E. 1927.	un a constant a second a constant		Notary
I hereby certify that	I received \$ 2.80 TREAS	and issued Receipt No:	105-30 therefor in payment	of mortgage t
Dated this	day of Auly	, 1924 .	P.SR	Der
Clar - Clar - De UN	County	1 reasurer By	<u>~_</u> _ <u>}</u>	Der
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	na de la seconda de la composición de l		n an	ki itaanin oo iiiii

135