FROM THE PROPERTY OF THE PROPE	STATE OF OKLAHOMA, Tulsa County, ss.
	This instrument was filed for record on the. 18th .day
문제는 그런 얼굴한 보기가 되는 보고를 하고 있다고 하였다.	ofA. D., 19. 23.at. 4:05 o'clock
TO	(S.AL) O.G.Weaver,
HR 25등 전 10 12 등에 10 HR 12 12 12 12 12 12 12 12 12 12 12 12 12	(SEAL) County Clerk. By Brady Brown Deputy.
	Fees, \$
KNOW ALL MEN BY THESE PRESENTS:	
	and S. M. Latimer, wife and husband,
200.00 = -	A O O . A st. Suck mark have markened and hooks markened to the
of The Oklahama City Building and Loan As	homa, part ies of the first part, have mortgaged and hereby mortgage to the
	socistion of Uklahoma Uity, Oklahoma, a corporation, party of the second part, the following real estate situated in
Tulsa County, State of Oklahoma, to-wit:	
ATT of Tot ton(TO) Block	cight (8) Midway addition to the
City of Tulsa, Oklohoma,	as shown by the recorded plat thereof,
with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all homestead exemptions.	
Alsoshares of stock of said Association, Certificate No 06522, Series No. 295	
This mortgage is given in consideration of Two thousand	LDOLLARS
the receipt of which is hereby acknowledged, and for the purpose of securing par formance of the covenants hereinafter contained.	yment of the monthly sum, fines and other items hereinafter specified, and the per-
And the said mortgagor_S_for_themselvesand	d fortheir.heirs, executors and administrators, hereby
covenantwith said mortgagee its successors and assigns, as follows:	
FIRST: Said mortgagor S. being the owner of 20 SAVINGS & LOAN ASSOCIATION, and having borrowed of said Associa	hares of stock of the said
things which the by-laws of said Association require shareholders and borro	80/Dollars and cents (\$27_80)
	th, until said stock shall mature as provided in said by-laws, provided that said
	, and will also pay all fines that may be legally assessed againsttlem ording to the terms of said by-laws or under any amendments that may be mad e
thereto, pagerding to the terms of said by laws and a certain non-negotiable ne	ote bearing even date herewith, executed by said mortgagor. S.
Sallie P. Latimer and S. M. Lati	mer, to said mortgagee.
SECOND: That said mortgagors, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon said lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created or repre-	
sented by this mortgage, or by said indebtedness, whether levied against t	he said mortgagor. s.theirlegal representatives or assigns,
or otherwise; and said mortgagorg_ hereby waive any and all claim or rig or offset against the interest or principal or premium of said mortgage debt, b	he said mortgagor stheir legal representatives or assigns, ght against said mortgagee, its successors or assigns, to any payment or rebate on y reason of the payment of any of the aforeseald taxes or assessments.
THIRD: That the said mortgagor A will also keep all buildings e	erected and to be erected upon said lands insured against loss and damage by tor-
nado or fire with insurers approved by the mortgagee in the sum ofsecurity to said mortgage debt, and assign and deliver to the mortgagee all insu	Two thousend dollars, as a further trance upon said property.
FOURTH: If said mortgagor S make default in the payment of an	y of the aforesaid taxes or assessments, or in procuring and maintaining insurance
FOURTH: If said mortgagorSmake default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above covenanted, said mortgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further lien on said premises under this mortgage, payable fortiwith, with interest at the rate of	
FIFTH: Should default be made in the payment of said monthly sums, or of any of said fines, or taxes, or insurance premiums or any part thereof, when the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid for the period of	
three months, then the aforesaid principal sum of Two thousand ————————————————————————————————————	
with arrearings thereon, and an penalties, taxes and instracte premiums shar, at the option of said motigage, or to accessors or to assigns, become payment immediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to forclose this mortgage, the included there is the payment of the further than the contrary thereby easing a few payments are the further than the contrary thereby easing a few payments are the further than the contrary thereby easing a few payments are the further than the contrary thereby easing a few payments are the further than the contrary thereby easing a few payments are the further than the contrary thereby easing a few payments are the further than the contrary thereby easing a few payments are the further than the contrary thereby easing a few payments are the contrary that the contrary thereby easing a few payments are the contrary that the contrary the contrary the contrary that the contrary that the contrary the contrary that the contrary thas the contrary that the contrary that the contrary that the cont	
payments of monthly installments.	the Annual of th
	successors or assigns, the sum ofTwo_hundred ==DOLLARS,
as a reasonableSolititor! & fee in addition to all other legs	al costs, as often as any legal proceedings are taken to foreclose this mortgage for
default in any of its covenants, or as aften as the said mortgagor or mortgage sum shall be an additional lien on said premises,	al costs, as often as any legal proceedings are taken to foreclose this mortgage for ces, may be made defendant in any suit affecting the title of said property, which
SEVENTH: As further security for the indebtedness above recited t	he mortgagor hereby assigns the rentals of the above property mortgaged to the t the mortgagee or legal representative may collect said rents and credit the sum y be enforced by the appointment of a Receiver by the Court.
collected less cost of collection, upon said indebtedness, and these promises may	be enforced by the appointment of a Receiver by the Court.
	unto settheirhand Sand sealSon
the5thday ofJuneA. D., 1	9.23, Sollio R. Latimer, (Seal)
	S. M. Latimer, (Seal)
STATE OF OKLAHOMA. Tulsa County, ss.	
Before me,the undersigned	, a Notary Public in and for said County and State, on this 5th
day of June 19 23 personally a	ppeared
	who executed the within and foregoing instrument, and acknowledged to me
	ed the same as. their free and voluntary act and deed for the
uses and purposes therein set forth.	
그림 요즘 1. 그리고 그렇는 이번째 하시네이트를 하는 것 같다.	unto set my hand and notarial seal on the date above mentioned.
	(SEAL)_F.BJordan,Notary Public
My commission expires on the	
TREASURER'S ENDORSEMENT	
I hereby certify that I received \$ 21 0 0 and issued Receipt No. 10 6 9 6 therefor in payment of mortgage tax on	
the within mortgage.	
Dated this &	
County Treasurer By	