237093 C.M.J.	omina on o	TT LTIONEL Water Change to	
on process of the control of the con		KLAHOMA, Tulsa County, ss. instrument was filed for record on th	e. 1day
	August And 23 at 3:30		
	o'clock	M., and duly recorded in Book 45	3 on page_188
	(SEAL)	O. G. Wenver, By Brady Brown,	County Clerk.
	(0000)	By Brady Brown,	Deputy.
	Fees. \$		
KNOW ALL MEN BY THESE PRESENTS: John Maudlin and Orpha Maud	llin. his v	wife.	
That John Maudlin and Orpha Maudlin, his wire,			
of Tulus County, in the State of Oklahoma, part_ 105 of the first part, have mortgaged and hereby mortgage to the			
duly organized and doing business under the statutes of the State of Oklahoma, part Tulsa ————————————————————————————————————	y of the second par	t, the following real estate situated in	
Tulsa.			
materials and first the first section of the first	N	12244	
Lot Three (3) in Block Six (6 to the city of Tulse, rulse (oj in Midw County, Ok	ay Addition	
according to the recorded plat thereof.			
with all the improvements thereon and appurtenances thereunto belonging, and wi	arrant the title to	the same and waive the appraisemen	t, and all homestead
exemptions. 12: shares of stock of said Association, Certificate N	1350		
This mortgage is given in consideration of Twelve Hundred	L		DOLLARS
the receipt of which is hereby acknowledged, and for the purpose of securing payment formance of the covenants hereinafter contained.	of the monthly su	m, fines and other items hereinafter sp	ecified, and the per-
formance of the covenants hereinafter contained. And the said mortgagor S for themselves and for	their	heirs, executors and ad	ministrators, hereby
covenantwith said mortgagee its successors and assigns, as follows: FIRST: Said mortgagorbeing the owner of	of stock of the said	HOME BUILDING AND)
-3AVINGS-& LOAN ASSOCIATION, and having borrowed of said Association, 1 things which the by-laws of said Association require shareholders and borrowers	to do, and will pr	s by-laws, the money secured by this by to said Association on said stock :	and loan the sum of
Seventeen	Dollars and S1	XTEENcents (\$_	T.(• TD -)
		Il mature as provided in said by-laws	
indebtedness shall be discharged by the cancellation of said stock at maturity, and under said by-laws or under any amendments that may be made thereto, according	to the terms of s	aid by-laws or under any-amendment	s-that-may be-made
thereto, according to the terms of said by laws and a certain non-negotiable note be John Llaudlin and Orpha Haudlin, his y	aring even date he	rewith, executed by said mortgagor	5
SECOND: That said mortgagorS, within forty days after the same believed upon said lands, or upon, or on account of this mortgage, or the indebtedness s	ecured thereby, or	upon the interest or estate in said lar	ids created or repre-
sented by this mortgage, or by said indebtedness, whether levied against the said mortgager. Liear legal representatives or assigns, or otherwise; and said mortgager. Shereby waive any and all claim or right against said mortgagee, its successors or assigns, to any payment or rebate on or offset against the interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforeseald taxes or assessments.			
or offset against the interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforeseald taxes or assessments. THIRD: That the said mortgagor			
THIRD: That the said mortgagor	Hundred	i upon said iands insured against loss	dollars, as a further
nado or fire with insurers approved by the mortgagee in the sum of	upon said propert	y.	
FOURTH: If said mortgagor9make default in the payment of any of the as above covenanted, said mortgagee, its successors or assigns may pay such taxes a premises under this mortgage, payable forthwith, with interest at the rate of	e aforesaid taxes nd effect such insu	or assessments, or in procuring and ma arance, and the sum so paid shall be a	further lien on said
premises under this mortgage, payable forthwith, with interest at the rate of FIFTH: Should default be made in the payment of said monthly sums, or o	f any of said fines	or taxes or insurance premiums or a	ny part thereof, when
the same are payable as provided in this mortgage and in said note and said by-laws	, and should the s	ame, or any part thereof, remain unp	aid for the period of
the same are payable as provided in this mortgage and in said note and said by-laws three months, then the aforesaid principal sum of Twelve Hur with arrearages thereon, and all penalties, taxes and insurance premiums shall, at timmediately thereafter, anything hereinhefore contained to the contrary thereof not the indebtedness thereby secured shall bear interest from the filing of such foreclos payments of monthly installments. Appraisement waived.	he option of said	mortgagee, or its successors or its ass	igns, become payble
immediately thereafter, anything hereinbefore contained to the contrary thereof not the indehtedness thereby secured shall bear interest from the filing of such foreclos	withstanding. I ure proceedings at	n the event of legal proceedings to for t the rate of ten per cent per annum i	close this mortgage, in lieu of the further
payments of monthly installments. Apprais ement waived. SIXTH: The said mortgagors shall pay to the said mortgagee or to its succession.			
SIXTH: The said mortgagors shall pay to the said mortgagee or to its succe. One Hundred Twenty as a reasonable Sttorney's fee in addition to all other legal cost	ssors or assigns, tr	le sum of	DOLLARS.
as a reasonable Sttorney's fee in addition to all other legal cost default in any of its covenants, or as aften as the said mortgager or mortgagees, m	s, as often as any	legal proceedings are taken to foreclo	se this mortgage for
default in any of its covenants, or as aften as the said mortgager or mortgagees, m sum shall be an additional lien on said premises.	ay be made defend	dant in any suit affecting the title of i	said property, which
SEVENTH: As further security for the indebtedness above recited the mo mortgagee and in case of default in the payment of any monthly installment the collected less cost of collection, upon said indebtedness, and these promises may be en	rtgagor hereby as	signs the rentals of the above propert	y mortgaged to the
collected less cost of collection, upon said indebtedness, and these promises may be en	forced by the appe	ointment of a Receiver by the Court.	s and Creatorne Barn
IN WITNESS WHEREOF, The said mortgagor S ha Ve hereunto s	et cuer	Chand . S.	and seal_Son
IN WITNESS WHEREOF, The said mortgagor 5 ha V9 hereunto so the day of July A. D., 19 8	John	n Maudlin	
		******	(Seal)
STATE OF OKLAHOMA. Fulsa County, ss.	Orpl	na Maudlin	(Seal)
STATE OF OKLAHOMA, Tulsa County, ss.			
STATE OF OKLAHOMA, County, ss. Before me, July 23 personally appeared John Maudlin and Orpha Mau	Notary Public in s	and for said County and State, on this	s 30th
day of July .23 personally appeared	d	**************************************	
John Maudlin and Orpha Mau	dlin, his	wile,	
to me known to be the identical person_Swho	executed the wi	thin and foregoing instrument, and a	cknowledged to me
uses and purposes therein set forth.		and voluntary ac	s and deed for the
IN WITNESS WHEREOF, I have hereunto s	et my hand and	notarial seal on the date above me	ntioned.
Fifteenth (Seal)	Ī	Frances E. Cohenour,	
My commission expires on theday of	•		Notary Public
Fifteenth (Seal) My commission expires on the day of March, 1927			
TREASURER'S ENI I hereby certify that I received \$ 2Qand issued	Possement	9920	of mortgage to
Dated this day of aug 192	<u>3.</u> .		
Dated this day of aug., 192. W. W. Stuckery	Ву	rs.B.	Deputy.