MORTGAGE RECORD NO. 453

	STATE OF OKLAHOMA, Tulsa County, ss. FROM of <u>August</u> A. D., 1923 at 11: o'clock. A. M., and duly recorded in Book 453 on page 199
	TO TO ((SEAL))O. G. Weaver, By_Brady Brown, Fees, \$
	KNOW ALL MEN BY THESE PRESENTS: That H. L. Crisman (being the same party as grantee in deed recorded in Book 430, page 509) and Idella Crisman, h usband and wife of Tulsa
	TulsaCounty, State of Oklahoma, to-wit: Lot Five (5) Block Four (4) Hunter Addition to Tulsa, Oklahoma, according to 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 homeste exemptions.
	Two 13305 Also Two Base of stock of said Association, Certificate No
	covenantwith said mortgagee its successors and assigns, as follows: FIRST: Said mortgager. Sbeing the owner ofWOshares of stock of the saidHELOCAL_BUILDING_AND SAVINGS & LOAN ASSOCIATION, and having borrowed of said Association, in _pursuance of its by-laws, the money secured by this mortgage, will do 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 sum TwoDollars and Seventy-oightcents (\$78 per month, on or before the 30th dry of each and every month, until said stock shall mature as provided in said by-laws, provided that sa
	per month, on or before the
	seried upon said fands, or upon, or on account of this mortgage, or the indeptedness secured thereby, or upon his interaction is said hands in the secure of the said hands, or upon, or on account of this mortgage, or the said hands, or upon, or on account of this mortgage, or the said hands, or upon, or on account of this mortgage, or the said mortgage, or upon, and the said hands interaction is said hands in the said mortgage is a said hands in the said hands in the said hands in the said mortgage. Second has a second has a said hands in the said mortgage is a said hands in the said mortgage is a said hands in the said mortgage. Second has a said mortgage is a said hands in the said hands in the said hands is a said hands in the said hands in the said hands is a said hands in the said hands in the said hands is a said hands in the said hands hands hands hands in the said hands hand
	FOURTH: If said mortgagor. Smake default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurar 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 su premises under this mortgage, payable forthwith, with interest at the rate oning. Soone halt
	3 DOLLAT with arrearages thereon, and all penalties, taxes and insurance premiums shall, at the option of said mortgagee, or its successors or its assigns, become pay immediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to forclose this mortga the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the furth payments of monthly installments. SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of
	as a reasonable <u>Solicitor's</u> fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage default in any of its covenants, or as aften as the said mortgagor or mortgagees, may be made defendant in any suit affecting the title of said property, wh sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgage or legal representative may collect said rents and credit the s collected by constraints or to collection upon said includences and the property mortgaged to t mortgagee and in case of default in the payment of any monthly instalment the mortgage or legal representative may collect said rents and credit the s collected by the appoint and the accurate of the source of the same pay of the source of t
	IN WITNESS WHEREOF, The said mortgagor S have hereunto set their hand and seal S the 30th July A. D., 19 23 H. L. Crisman (See Idella Crisman (See
	STATE OF OKLAHOMA, Tulsa County, ss. Before me, Lois L. Gillespie , a Notary Public in and for said County and State, on this day of August , 19.23 personally appeared. H. L. Crisman & Idella Crisman, hus band & wife to me known to be the identical person. 9
	IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Lois L. Gillespie,
	I hereby certify that I received \$ <u>2</u> <u>O</u> TREASURER'S ENDORSEMENT
	the within mortgage. Dated this 6 day of Aug 19,23. WW Stucky County Treasurer By P.S. B. Deput

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