This insubscents was first for round as the. \$ 8 49 of edec. \$ 14. and does removaled in basic 30 m page. \$207. A. D. 1875. 2. 2. 2. 15 d. 5. 40 of edec. \$ 14. and does removaled in basic 30 m page. \$207. EXONOW ALL MAY BY THESE PRISSINGS. This I. 18. 9. S. 2017/1973. 2. and Hobbal. M. Dartfield, Antaband. and wife a supscription of the state of Children, page. 18. 20. 40 de find sent, how managered and breely were transported and breely transported and and Assessment to breely and the transported and while the apprehensive, and all homested and proported and and Assessment to breely transported and the transported and transported and the transported and the transported and the transported and transported and the transported and transported and transported and the transpor	237632 C.M.J. FROM	STATE OF OKLAHOMA, Tulsa County, ss.
TO (RIAL)) . O. O. VERYOT, Constylent Company of the Control of		This instrument was filed for record on the 8 day
TO (BEAD) B. S. WEATON, Constrict of the State of Control of the State of the		o'clock, P. M., and duly recorded in Book 453 on page 207
ENOW ALL MIN BY THESE PRESENTS: That L. R. R. Agantical A. And Mebal. M. Ganticial A, insthemed and wife. "The County in the State of Oklahema, part, 459. of the first part, have mortgared and hereby muritage to the THE COLLARIDAD. C		(KEATA) O. G. Weaver, County Class
ENOW ALL MEN BY THESE PRESENTS: That R. S. Gardfacld. and Nabal. M. Gardfacld, hundrand and wife. "LIG. Grandwich in the State of Oktobern, part. 159. of the first part, have morraged and barely muritage to the THE CHARLESS, OFF. SILLANDE, ADMINIONAL ASSOCIATION. 27. OLT hundrand. CATY Oktobern. 1 Corner, The Charles of Charles and Charless of Charless o		Brady Brown, Deputy.
ENOW ALL MEN BY THESE PRESENTS: That		
That I. S. Sanfield. and Mobel. M. Sanfield. A. Inshand. and wife. Omnity, in the State of Oldshemen, party of the first part, have mortgaged and breity mortuges to the THE CALLAGGA CITY DILLOUIS AND ASSOCIATION. a.f. Sci. Inshand. S.ty. Children. a corporation daily oranized makes and the state of Oldshemen, party of the second part, the following real extent situated in TULEs. County, the old Column and the state of Oldshemen, party of the second part, the following real extent situated in TULEs. East Hinety (90) feet, Lot Seven (7), Block fifteen (15), Orontt Addition to Tules, Oklahrum, as shown by the recorded plant thereof. **Sanfield. Sci. Sci. Sci. Sci. Sci. Sci. Sci. Sci	TNOW ATT MEN BY THESE PRESENTS.	
THE GELARDIA CTIT MULTIPLE AREA COMMA, ASSOCIATED, of Collabora, Sorting Collaboration, and thereby workings to the THE CALABORA CTIT MULTIPLE AREA COLLABORA, ASSOCIATED, of Collabora, Collaboration, and the collaboration of co	That L. R. Canfield and Mabel M. Canfield, husband and wife of Tulsa County, in the State of Oklahoma, part ies of the first part, have mortgaged and hereby mortgage to the THE OKLAHOMA CITY BUILDING AND, LOAN ASSOCIATION, of Oklahoma City. Oklahoma, a corporation duly organized and doing business under the statutes of the State of Oklahoma, party of the second part, the following real estate situated in	
East Nincty (90) Seet, Lot Seven (7), Block Fitteen (15), Orontt Addition to Yulsa, Oklahcma, as shown by the recorded plat thereof. with all the improvements thereon and apputenances thereunts belonging, and whrest the tile to the same and wrive the appraisement, and all homesteed exemptions. Also 85		
with all the improvements thereon and appurtenances thereants belonging, and warrant the title to the same and waive the appraisement, and all homestead exemptions. 85aharcs of stack of said Association, Cottificate No., 17096 Series No. 297 This mortages in given in consideration ofBighty=five. HURGPG The mortages in given in consideration ofBighty=five. HURGPG And the said mortagesBiven in consideration of the purpose of security payment of the mortally sum, fines and other items hereinstite sposified, and the per- And the said mortagesBiven is consideration of the purpose of security payment of the mortally sum, fines and other items hereinstite sposified, and the per- And the said mortagesBiven items of the purpose of security payment of the mortally sum, fines and other items hereinstite sposified, and the per- And the said mortagesBiven items of the purpose of security payment of the mortal payment of the saidTHE_OKLHOMA_OITY_BUILDING_AND SAWNOG-b. LOAN ASSO(OIT)ON and laveing borowed of said Association, in _purposes the nanose security to this mercage, will do all the payments of the purpose security by this mercage, will do all the per- Bigging and the payment of the said five of the saidTHE_OKLHOMA_OITY_BUILDING_AND SAWNOG-b. LOAN ASSO(OIT)ON and laveing borowed of said Association, in _purpose security by the mercages of the said ofTHE_OITY_BUILDING_AND SAWNOG-b. LOAN ASSO(OITY)ON and laveing borowed of said Association, in _purpose security by the mercages of the said sacciation, in _purpose security by the mercage security by the mercage security by the mercage security by the mercage of the said sacciation, in _purpose security by the mercage of the said sacciation, in _purpose security by the mercage of the said sacciation of the said by-laves payment of said by-laves security to said on said by-laves, purpose the said by-laves security of said on said by-laves, purpose the said by-laves security of said sacciation and said by-laves payment of said by-laves se		
with all the improvements thereon and appurtenances thereunto belonging, and warrant the tills to the same and waive the appraisement, and all homestead exemptions. Abo	East Ninety (90) feet, Lot Seven (7), Block Fifteen (15), Oreutt Addition to Tulsa, Oklahoma, as shown by the recorded plat thereof.	
Also		
Also 65	with all the improvements thereon and appurtenances thereunto belonging, and we exemptions.	arrant the title to the same and waive the appraisement, and all homestead
the receipted which is hereity acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and the parformance of the occenants hereinafter contained. And the said mortgager. S. for	Alsoshares of stock of said Association, Certificate N	
And the said mortgager. S. for Thems elves a make a sum of the said covered and administrators, hereby coverent		
SPIRST, Said mortgage, S., being the words. ## S		
FIRST: Said motragors. S., being the sware of85shares of stock of the saidTHE_OKLAHCMA_CITY_BUILDING_AND ANNOGE_ALONA ASSOCIATION, and having broved of said shacelation, in numanne of its by-laws, the money secured by this mortgage, will do all things which the by-laws of said shacelation require shared by the carellation of all stock and borrowers to do, and will pay to and Association on said stock and lone the sum ofONE_BUILDING_AND		theirs, executors and administrators, hereby
One Hundred. Bighteen & 15/100. Dollars under	FIRST: Said mortgager S being the owner ofshares of	of stock of the said THE OKLAHOMA CITY BUILDING AND
per month, on or before the. 20th day of each and every month, until said stock shall mature as provided in said by-laws, provided that said inductives the stand by be cancellation of said stock at muturity, and will also pay all fines that may be legally seased against £19.81. Let R. Canfield and Mable M. Canfield before and a certain non-egotiable note bearing even date between the standard and mortgages. Let R. Canfield and Mable M. Canfield. Le R. Canfield and Mable M. Canfield. The R. Canfield and Mable M. Canfield M. Can	SAYINGS-& LOAN ASSOCIATION, and having borrowed of said Association, in things which the by-laws of said Association require shareholders and borrowers in One Hundred Eighteen & 15/100	n pursuance of its by-laws, the money secured by this mortgage, will do all to do, and will pay to said Association on said stock and loan the sum of
therety scerdings the terms-of-said-a-plows and a certain non-negotiable note bearing even date herswith, executed by said mortgager. S. L. R. Canfield and Mable M. Canfield. SECOND: That said mortgager. S., 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 represented by the mortgager. S. 25.01. In the mortgager of the said mortgager of the indebtedness secured thereby. S. 25.01. In the said mortgager of the said mortgager. S. 25.01. In the said mortgager of the said mortgager. S. 25.01. In the said mortgager of principal or premium of and mortgage due; it is against that mortgage the said mortgager of the said mortgager of the said mortgager. S. 25.01. In the said mortgager of the said mortgager of the same of the said mortgager of the said mortgager of the said mortgage of the same of the said mortgager of the said mortgage of the same of the said mortgager of the said mortgage of the said mortgage of the same of the said mortgage of an said said not said the said mortgage of an said not said said no		
therety scereding to the term-of-said-by-lows and a certain non-negotiable note bearing even date herswith, executed by said mortgager. S. L. R. Canfield and Mable M. Canfield. SECOND: That said mortgager. S. 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 represented by the mortgage, and indebtedness, whether levied against the said mortgager. S. Licia. Logal representative or assigns, or ode to september the interest or principal or premium of said mortgaged saids the said mortgager. It is sugainst that mortgages in the said mortgage of an exact of the said mortgage of the said mortgage of an exact of the said mortgage of the said mortgage of the said mortgage of the said mortgage of the sai	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	will also pay all fines that may be legally assessed againstthem to the terms of said by-laws or under any amendments that may be made
SECOND: That said mortageor. 9 within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon as id lands, or upon, or on account of this mortageor, or the inductiones secured thereby, or upon the interior or estate in said lands created or represented by this mortage, or by said indebtedness, whether levied against the said mortageor. 9. hereby waive any and all claim or right tagainst said mortageor. 19. hereby waive any and all claim or right tagainst said mortageor. 19. hereby waive any and all claim or right tagainst said mortageor. 19. hereby waive any and all claim or right tagainst said mortageor. 19. hereby waive any and all claims or right tagainst said mortageor. 19. hereby the mortageor in the same of \$15.\text{LTV.Five. Hundred}\$ almost dates or assessments. Trilling: That the said mortageor does not be almost the interest or principal or premium of aid mortageor and the same of \$15.\text{LTV.Five. Hundred}\$ almost dates or assessments. The same dates are some or from the same or payable that the same of the same are payable as provided in the same payment of said morthly sums, or of any of said fines, or taxes, or name or payable as provided in this mortageo and in said notes and and by-laws, and should the same, or any part thereof, when the same are payable as provided in this mortageo and in said notes and and by-laws, and should the same, or any part thereof, mean unpaid for the period of \$1.\text{LTV.Five. Bundred.}\$ and penaltics, taxes and insurance premiums shall, at the option of said mortageor, or its successors or its assigns, become paylic immediately hierarchies, and the aforesaid principal sum of \$1.\text{LTV.Five. Bundred.}\$ and or legal proceedings to forchose this mortage for the same are payable as provided in this mortage or mortageor or the successor or its assigns, become paylic immediately hierarchies, and the said mortageor or mortageors, and so the said contageors or its assigns, become paylic immediate	thereto according to the terms of said-by lows and a certain non-negotiable note bea	aring even date herewith, executed by said mortgagor S
sented by this mortgage, or by said indebtedness, whether levied against the said mortgagor. S. D. Levely waive any and sail claim or right sagainst admontages, its successors or assigns, to any payments or robate on or otherwise, and said mortgagor. S. D. Levely waive any and sail claim or right sagainst also mortgage, its successors or assigns, to any payments or robate on or offset against the interest or principal or premium of asid mortgage delts. By reason of the payment of any of the aforescaid taxes or assessments. THIND: That the said mortgage of said mortgage all buildings exceeded and to be exceeded upon said hard fearured against less and damage by tornado or five with insurers approved by the mortgage in the sum of	SECOND: That said mortgager S within forty days after the same h	to said mortgagee,
THIRD: That the said mortgager. Swill also keep all buildings scretced and to be creeted upon said lands insured against less and damage by tornado or fire with insurers approved by the mortgagee in the sum of	levied upon said lands, or upon, or on account of this mortgage, or the indebtedness se sented by this mortgage, or by said indebtedness, whether levied against the said or otherwise; and said mortgagor. S. hereby waive any and all claim or right aga	secured thereby, or upon the interest or estate in said lands created or repre- it heir legal representatives or assigns, ainst said mortgagee, its successors or assigns, to any payment or rebate on
made or fire with insurers approved by the mortgages in the sum of	THIRD: That the said mortgagor. Swill also keep all buildings erected	on of the payment of any of the aforescaid taxes or assessments. and to be erected upon said lands insured against loss and damage by tor-
EQUIRTH: It said mortgage. S. make default in the payment of any of the aforesaid taxes on assessments, or in procuring and maintaining insurance as above covenanted, said mortgage, in the payment of said monthly suns, 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, 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. The said mortgage is the content of the payment of said monthly said and the same, or any part thereof, remain unpaid for the period of three 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 payables are thereon, and all penalities, taxes and insurance premiums shall, at the option of said mortgages, or its successors or its assigns, become payable the rindebtedness thereby accured shall bear interest from the filing of such face closure proceedings at the rate of ten per cent per annum in leu of the turther payments of monthly installments. SIXTH: The said mortgagers shall pay to the said mortgage or to its successors or assigns, the sum of the payable and the rate of ten per cent per annum in leu of the further payments of monthly installments. SIXTH: The said mortgagers shall pay to the said mortgage or to its successors or assigns, the sum of the per cent per annum in leu of the turther payment of monthly installments. SIXTH: The said mortgage as a free as the said mortgage or to its successors or assigns, the sum of the per cent per annum in leu of the turther payments of monthly installments. SIXTH: As further security for the indebtedness above recited the mortgage or legal representative may collect sid ments and credit the sum ortgages and in case of default in the payment of any monthly installment the mortg		
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 period of three period of the period		
SIXTH: The said mortgagors shall pay to the said mortgage or to its successors or assigns, the sum of	FIFTH: Should default be made in the payment of said monthly sums, or of the same are payable as provided in this mortgage and in said note and said by-laws.	f any of said fines, or taxes, or insurance premiums or any part thereof, when and should the same, or any part thereof, remain unpaid for the period of
SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of Bight Hundred Fifty DOLLARS, as a reasonable. Solicitor's fee in addition to all other legal 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 mortgagees, may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgagee or legal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor. S. ha V.O. hereunto set. their hand. S. and seal. S. on the 6th day of August A.D., 19_23. L* R. Canfield (Seal) Mabel M. Canfield (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned and Mabel M. Canfield to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) F. B. Jordan, Notary Public	with arrearages thereon, and all penalties, taxes and insurance premiums shall, at the immediately thereafter, anything hereinbefore contained to the contrary thereof not the indebtedness thereby secured shall bear interest from the filing of such forecloss nayments of monthly installments.	e. Hindred. DOLLARS, he option of said mortgagee, or its successors or its assigns, become payble withstanding. In the eyent of legal proceedings to forclose this mortgage, ure proceedings at the rate of ten per cent per annum in lieu of the further
default in any of its covenants, or as aften as the said mortgager or mortgagees, may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgage hereby assigns the rentals of the above property mortgaged to the mortgage and in case of default in the payment of any monthly installment the mortgage relegal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor S. ha.V.6. hereunto set. their hand.S. and seal.S. on the 6th day of August A.D., 19_23. L* R. Canfield (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned August, a Notary Public in and for said County and State, on this 6th day of August 19_23 personally appeared. L. R. Canfield to me known to be the identical person S. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) P. B. Jordan, Notary Public	SIXTH: The said mortgagors shall pay to the said mortgages or to its succes	ssors or assigns, the sum of
default in any of its covenants, or as after as the said mortgager or mortgagees, may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgage hereby assigns the rentals of the above property mortgaged to the mortgage and in case of default in the payment of any monthly installment the mortgage representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor S. ha V.O. hereunto set. their hand S. and seal. S. on the 6th day of August A.D., 19_23. L' R. Canfield (Seal) STATE OF OKLAHOMA, Tules County, ss. Before me, the undersigned August 1, 19_23 personally appeared. L. R. Canfield L. R. Canfield L. R. Canfield To me known to be the identical person S. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) F. B. Jordan, Notary Public	Eight Hundred Fifty	
IN WITNESS WHEREOF, The said mortgagor S. ba V. e. hereunto set their hand S. and seal. S. on the 6th day of August A.D., 19_23. L* R. Canfield (Seal) Mabel M. Canfield (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this 6th day of August ,19_23 personally appeared. I. R. Canfield and Mabel M. Canfield to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) L* B. Jordan, Notary Public	sum shall be an additional lien on said premises.	
STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned and Mabel M. Canfield August 19 25 personally appeared L. R. Canfield and Mabel M. Canfield to me known to be the identical person S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) F. B. Jordan, Notary Public		
STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned and Mabel M. Canfield August 19 25 personally appeared L. R. Canfield and Mabel M. Canfield to me known to be the identical person S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) F. B. Jordan, Notary Public	the 6th day of August A.D., 19 27	T. D. Companya
STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this 6th day of August , 19 25 personally appeared . I. R. Canfield and Mabel M. Canfield to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) F. B. Jordan, Notary Public		(Seal)
Before me, the undersigned , a Notary Public in and for said County and State, on this 6th day of August ,19 25 personally appeared. L. R. Canfield and Mabel M. Canfield to me known to be the identical person S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned. (Seal) F. B. Jordan, Notary Public		Matel M. Canfield (Seal)
T. R. Canfield and Mabel M. Canfield to me known to be the identical personSwho executed the within and foregoing instrument, and acknowledged to me thatthey	Before me, the undersigned a N	Iotary Public in and for said County and State, on this6th
to me known to be the identical personSwho executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) **B. Jordan*, Notary Public My commission expires on the 11th day of Oct. 1925.	L. R. Canfield and Mabel M. Cen	dd.
uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned. (Seal) **B. Jordan, Notary Public My commission expires on the 11th day of Oct. 1925.	to me known to be the identical person who	executed the within and foregoing instrument, and acknowledged to me
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) F. B. Jordan, My commission expires on the 11th day of Oct. 1925.		same as their free and voluntary act and deed for the
(Seal) r. B. Jordan, My commission expires on the 11th day of Oct. 1925. Notary Public	IN WITNESS WHEREOF, I have hereunto se	at my hand and notarial seal on the date above mentioned.
	(Seal)	r. B. Jordan.
I hereby certify that I received \$ 5 30 TREASURER'S ENDORSEMENT I hereby certify that I received \$ 5 30 TREASURER'S ENDORSEMENT and issued Receipt No. //22 therefor in payment of mortgage tax on the within mortgage. Dated this - 6 day of awg 1925 What Limburg County Treasurer By 5 9 Deputy.	My commission expires on the 11th day of Oct. 1925.	Notary Public
I hereby certify that I received \$		
the within mortgage. Dated this - I day of any - 1923 Make Landy County Treasurer By 5 B Deputy.	I hereby certify that I received \$ F 30 and issued ?	Receipt No. 11022therefor in payment of mortgage tax on
all 21' Atushey County Treasurer By 5 B Deputy.	the within mortgage.	
Deputy.	all al struckers	7 P & R
	June 1 reasurer	Deputy