238978 O.M.J.		
	STATE OF OKLAHOMA, Tulsa County, ss.  This instrument was filed for record on the 28	d
	of August A.D., 1923 at	4:]
**************	o'clockPM., and duly recorded in Book 453 on page	. 24
	O. G. Weaver,	1232
**************************************	(SEAL) ) O. G. Weaver, County C	erk.
	Fees, \$	-
KNOW ALL MEN BY THESE PRESENTS: That We, Mae Ingersoll and	C. R. Ingersoll, wife and husband	Zum
Ma T co	wilesandan con contrata se en anticolor de la contrata del contrata de la contrata de la contrata del contrata de la contrata del contrata de la contrata de la contrata del contrata de la contrata del con	
of TUISE County, in the State of Oklal THE OKIAHOHA CITY BUILDING AND LOAN AS duly organized and doing business under the statutes of the State of Oklahoma TUISE County, State of Oklahoma, to-wit:	homa, part. 198. of the first part, have mortgaged and hereby mortgage BOCLATION of Oklahoma, City., Oklahoma, a corpo, party of the second part, the following real estate situated in	to ti
Lot Seventeen (17), Block Eleve Addition to the city of Tulse, the recorded plat thereof.	n (11), in Lynch Forsythe Oklahoma, as shown by	
with all the improvements thereon and appurtenances thereunto belonging, a	and warrant the title to the same and waive the appraisement, and all hom-	esten
exemptions.  Also 23 shares of stock of said Association Certific	cate No. 17253 Series No. 297	
This mortgage is given in consideration of Twenty-two	Hundred Fifty Don	LAR
the receipt of which is hereby acknowledged, and for the purpose of securing pay formance of the covenants hereinafter contained.	yment of the monthly sum, fines and other items hereinafter specified, and th	e pe
And the said mortgager S for themselves	d fort'eir. heirs, executors and administrators, l	
And the said mortgager5.10rthemsetves	*100.1.2. and administrators, l	ereb
FIRST: Said mortgagor.S. being the owner of	nares of stock of the said . THE OKLAHOMA CITY BUILDING tion, in _pursuance of its by-laws, the money secured by this mortgage, will	AN do a
Thirty-one & 58/100	Dollars and	
er month, on or before the 20thday of each and every mont	th, until said stock shall mature as provided in said by-laws, provided tha	t sai
ndebtedness shall be discharged by the cancellation of said stock at maturity, nder said by-laws or under any amendments that may be made thereto, acc		
herete, necerding to the town of said by laws and a certain non-negotiable no May The Theory of the Company of	ote bearing even date herewith, executed by said mortgagor	
SECOND: That said mortgagor, within forty days after the sayled upon said lands, or upon, or on account of this mortgage, or the indebted	R. Ingersoll to said mort	ragee
sented by this mortgage, or by said indebtedness, whether levied against the ortherwise; and said mortgagors hereby waive any and all claim or rig in offset against the interest or principal or premium of said mortgage debt, by THIRD: That the said mortgagors.will also keep all buildings en	ne said mortgagor <u>S</u> , <u>their</u> legal representatives or ns tht against said mortgagee, its successors or assigns, to any payment or reba y reason of the payment of any of the aforesend taxes or assessments, rected and to be erected upon said lands insured against loss and damage by	signs te or
ado or fire with insurers approved by the mortgagee in the sum of	verity y - very dollars, as a furnament upon said property.  y of the affords decreased sees or assessments, or in procuring and maintaining insurance and effect such insurance and the upon a residual like a furthing insurance and the upon a residual like a furthing insurance and the upon a residual like a furthing insurance and the upon a residual like a furthing insurance and the upon a residual like a furthing insurance and the upon a residual like a furthing insurance and the upon a residual like a furthing insurance and the upon a residual like a furthing insurance and the upon a residual like a furthing insurance and the upon a residual like a furthing insurance and the upon a furthing insurance and t	rthe
	axes and eject such insurance, and the sum 50 paid shall be a further hen or	
he same are payable as provided in this mortgage and in said note and said by	y-laws, and should the same, or any part thereof, remain unpaid for the peri	od o
the end of the first section of the first section of the first section of the first shall be a first section of the first shall mandately thereafter, anything hereinbefore contained to the contrary there he indebtedness thereby secured shall bear interest from the filing of such for ayments of monthly installments.		ARS
SIXTH: The said mortgagors shall pay to the said mortgagee or to its  Two Hundred twent	successors or assigns, the sum of	
a reasonableSolicitor'sfee in addition to all other lega	l costs, as often as any legal proceedings are taken to foreclose this mortga	
		ARS
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SEVENTH: As further security for the indebtedness above recited the nortgages and in case of default in the payment of any monthly installment ollected less cost of collection, upon said indebtedness, and these promises may	ne mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee or legal representative may collect said rents and credit the be enforced by the appointment of a Receiver by the Gourt.	ARS, ge for which the
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