242530	C.M.J.	for the state of t		
		FROM		STATE OF OKLAHOMA, Tulsa County, ss.  This instrument was filed for record on the 18 day
				of A. D., 19 23 at 4:20
******			)	o'clock P. M., and duly recorded in Book 453 on page 387.
		TO		((SEAI) O. G. Wenver, County Clerk.
				By Brady Brown, Deputy.
				그 그 그 사람들이 되는 것 같아 그 사람들이 되는 것 같아.
**********				Fees, \$
KNOW AT	LL MEN BY TH	ESE PRESENTS:		to the Indiana
Tha	t	Tilile W. ESTE	s and D. K. Es	tes, her husband,
of Tulsa County, in the State of Oklahoma, part_igs_ of the first part, have mortgaged and hereby mortgage to the HOME BUILDING AND LOAN ASSOCIATION of Tulsa., 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				
duly organi	zed and doing bus Tulsa	ness under the statutes of	he State of Oklahoma, par	ty of the second part, the following real estate situated in
		County, State	of Okianoma, to-wit:	
	fee	t. Clover Ridge	Addition to t	xcept the West Twelve (12) he city of Tulsa, Tulsa
	Com	nty, Oklahoma,	according to t	he recorded plat thereof.
with all the exemptions.		ereon and appurtenances t	hereunto belonging, and w	varrant the title to the same and waive the appraisement, and all homestead
Also		shares of stock of sai	d Association, Certificate : Twenty-two Hu	and and the Other
This	mortgage is given	in consideration of		
formance of	the covenants her	einafter contained.	ourpose of securing paymen	at of the monthly sum, fines and other items hereinafter specified, and the per-
		or_sfor_ themsel		their, executors and administrators, hereby
covenant	with said m	ortgagee its successors and	of 23 shares	of stock of the said HOME BUILDING AND
SAVINGS-	& LOAN ASSOC	CIATION, and having bor said Association require s	rowed of said Association, nareholders and borrowers	of stock of the said <u>HOME BUILDING AND</u> in 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
******	Thirty:	-two		Dollars and Seventeen cents (\$ 32.17 )
				intil said stock shall mature as provided in said by-laws, provided that said
indebtednes under said 1	s shall be discharg by-laws or under a	ed by the cancellation of s my amendments that may	aid stock at maturity, and be made thereto, accordin	will also pay all fines that may be legally assessed against. them og to the terms of said by-laws or under any umendments that may be made
-thereto- nee	ording to the term	s-of-said by laws-and a cer	tain non-negotiable note b	earing even date herewith, executed by said mortgagor. S
		****	44	
levied upon	said lands, or upo	n, or on account of this mo	rtgage, or the indebtedness	becomes due and payable, will pay all taxes and assessments which shall be secured thereby, or upon the interest or estate in said lands created or repre-
sented by t	his mortgage, or e; and said mortga	by said indebtedness, who	ther levied against the sa ny and all claim or right a	id mortgagor.S, their legal representatives or assigns, gainst said mortgagee, its successors or assigns, to any payment or rebate on son of the payment of any of the aforeseald taxes or assessments.
TOTAL TO	DD. That the ea	id mortgagor S will als	so keen all buildings erecte	d and to be erected upon said lands insured against loss and damage by tor-
nado or fire	with insurers app	proved by the mortgagee in	the sum ofTwent	y-two Hundred Fifty dollars, as a further e upon said property.
security to s	said mortgage debt	and assign and deliver to	the mortgagee all insurance	e upon said property.
as above co	venanted, said mo	rtgagee, its successors or as	ssigns may pay such taxes sterest at the rate of	the aforesaid taxes or assessments, or in procuring and maintaining insurance and effect such insurance, and the sum so paid shall be a further lien on saidtenper cent per annum.
the same are	e payable as provi	ded in this mortgage and in	a said note and said by-law Twenty-two	of any of said fines, or taxes, or insurance premiums or any part thereof, when s, and should the same, or any part thereof, remain unpaid for the period of Hundred Fifty DOLLARS, the option of said mortgagee, or its successors or its assigns, become payble obwithstanding. In the event of legal proceedings to forclose this mortgage, source proceedings at the rate of ten per cent per annum in lieu of the further
with arrears	iges thereon, and i	the professio principal surall penalties, taxes and instance in the periode contained	trance premiums shall, at	the option of said mortgagee, or its successors or its assigns, become payble
the indebted	iness thereby secu	red shall bear interest from ents. Appraiseme	m the filing of such foreclo	sure proceedings at the rate of ten per cent per annum in lieu of the further
SIXT	PH: The said mo	rtgagors shall pay to the sa	id mortgagee or to its succ	essors or assigns, the sum of
		Two H	undred Twenty-	five
as a reasona default in a	ble grocoring	s, or as aften as the said n	lition to all other legal cos nortgagor or mortgagees, n	sts, as often as any legal proceedings are taken to foreclose this mortgage for may be made defendant in any suit affecting the title of said property, which
		n on said premises. er security for the indebte	dness above recited the m	ortegger hereby assigns the rentals of the above property mortgaged to the
mortgagee a	and in case of defa	oult in the payment of any upon said indebtedness, a	y monthly installment the nd these promises may be e	ortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee or legal representative may collect said rents and credit the sum morced by the appointment of a Receiver by the Court.
IN W	TITNESS WHER	EOF, The said mortgagor_	S_haVehereunto	settheirband_S and seal_S on
the	17th	ay of October	A. D., 19 <sup>23</sup>	
				Lille M. Estes (Seal)
				Lillie M. Estes (Seal)
STAPE OF	OKLAHOMA	Tulsa	County ss.	Notary Public in and for said County and State, on this Seventeenth
Befor	e me,t]	ne undersigned		Notary Public in and for said County and State, on this Seventeenth
day of	Octo	ber 19	23 personally appear	, her husband,
	۲۰۰۰ تا			
	t No Nation			no executed the within and foregoing instrument, and acknowledged to me he same astheirfree and voluntary act and deed for the
		uses and purposes therein		
		IN WITNESS WHE	REOF, I have hereunto	set my hand and notarial seal on the date above mentioned.
		Fifteenth	(Seal)	Frances E. Cohenour, Notary Public
My commiss	ion expires on the	day of	March, 1927.	Frances E. Cohenour, Notary Public
				in was in the control of the early beginning to be a control of the control of th
I here	by certify that I r	eceived \$ 2.20	and issue	DORSEMENT d Receipt No. 12053 therefor in payment of mortgage tax on
the within m	ortgage.	Oak		
Dated	this	day of are	, 19	$\mathcal{S}_{\mathcal{R}}$
	w. jou	day of Och.	County Treasurer	3. By. Deputy.
				중 생고 있다고 말을 보다면 보다고 있는데 가게 되었다.

THE PROPERTY.

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