FROM:	This	KLAHOMA, Tulsa County, ss. instrument was filed for record on	the 25 day
	or	Oct. A. D M., and duly recorded in Book	., 19 23 at4:00
TO • 1.12	(SEAL)	0. G. Weaver,	
		By Brady Brown,	Deputy,
	Fees, \$		
KNOW ALL MEN BY THESE PRESENTS: We, Georgia P. Morris and S	S. H. Morris	, wife and husband	
of Tules. County, in the State of Oklahon THE OVILAHOMA CLEAN RULLING AND TOAK ASSOCIATION OF THE OVILAHOMA CLEAN RULLING AND THE OVILAHOMA RULLING AND THE OVILAH	ma, part_ies of t	he first part, have mortgaged and	hereby mortgage to the
THE OKLAHOMA CITY BUILDING AND LOAN ASSO(fully organized and doing business under the statutes of the State of Oklahoma, pr Tulsa. County, State of Oklahoma, to-wit:	arty of the second par	t, the following real estate situated	ioma, a corporation in
Tot Samon (M) Drawk Oak (D) on			
Lot Seven (7), Block One (1), Porto the city of Tulsa, Oklahoma, a			
thereof,	as shown by	the recorded bias	
vith all the improvements thereon and appurtenances thereunto belonging, and	warrant the title to	the same and waive the appraisem	ent, and all homestead
xemptions. Also 42 shares of stock of said Association, Certificate		a saka da kabana mara	
This mortgage is given in consideration ofForty-one_Hundr			
he receipt of which is hereby acknowledged, and for the purpose of securing paymon ormance of the covenants hereinafter contained. And the said mortgagor_S_for_themselvesand fo	their		
evenant with said mortgagee its successors and assigns, as follows:		beirs, executors and	
FIRST: Said mortgagor S being the owner of 42 share AVINGS & LOAN ASSOCIATION, and having borrowed of said Association ings which the by-laws of said Association require shareholders and borrower Fifty-s even & 99/100	es of stock of the said n, in _pursuance of its rs to do, and will pa	THE OKLAHOMA CIT by-laws, the money secured by the y to said Association on said stock	Y BUILDING AND is mortgage, will do all cand loan the sum of
er month, on or before the. 20th day of each and every month,	until said stock shal	l mature as provided in said by-la	\$5.7_99) ws, provided that said
debtedness shall be discharged by the cancellation of said stock at maturity, an nder said by-laws or under any amendments that may be made thereto, accord			
hereto _r according to the terms-of-said by laws and a certain non-negotiable note Georgia P. Morris and S	bearing even date her • H• Morris	ewith, executed by said mortgagor.	to said mortgagee.
SECOND: That said mortgagor within forty days after the samvied upon said lands, or upon, or on account of this mortgage, or the indebtedness	e becomes due and possecured thereby, or	ayable, will pay all taxes and asses upon the interest or estate in said	sments which shall be ands created or repre-
ented by this mortgage, or by said indebtedness, whether levied against the seconders or side and said mortgagor_S_n hereby waive any and all claim or right confect against the interest or principal or premium of said mortgage debt, by re	said mortgagor. S. against said mortgag eason of the payment	their legal represe, its successors or assigns, to any of any of the aforeseald taxes or as	esentatives or assigns, payment or rebate on sessments.
THIRD: That the said mortgagorS_will also keep all buildings erect ado or fire with insurers approved by the mortgages in the sum ofFOR. curity to said mortgage debt, and assign and deliver to the mortgages all insuran	ted and to be erected ty-one_Hundi	upon said lands insured against local. Fifty	ss and damage by tor- dollars, as a further
FOURTH: If said mortgagor S make default in the payment of any of above covenanted, said mortgagee, its successors or assigns may pay such taxes emises under this mortgage, payable forthwith, with interest at the rate of	the aforesaid taxes of and effect such insu-	r assessments, or in procuring and trance, and the sum so paid shall be	maintaining Insurance a further lien on said
FIFTH: Should default be made in the payment of said monthly sums, or e same are payable as provided in this mortgage and in said note and said by-lather three months than the approach principal sum of FORTY-	we and chould the es	ma or any mort thoront remain up	anid for the period of
three months, then the aforesaid principal sum of Forty— th arrearages thereon, and all penalties, taxes and insurance premiums shall, al mediately thereafter, anything hereinbefore contained to the contrary thereof r e indebtedness thereby secured shall bear interest from the filing of such forcel syments of monthly installments.	t the option of said motwithstanding. In losure proceedings at	nortgagee, or its successors or its a the event of legal proceedings to i the rate of ten per cent per annum	ssigns, become payble orclose this mortgage, i in lieu of the further
SIXTH: The said mortgagors shall pay to the said mortgagee or to its suc	ccessors or assigns, the	sum of	
Four Hundred Fiftee a reasonable_Solicitor!s fee in addition to all other legal confault in any of its covenants, or as aften as the said mortgager or mortgagees, and shall be an additional lien on said premises.	en osts, as often as any l	egal proceedings are taken to forec	lose this mortgage for
SEVENTH: As further security for the indebtedness above recited the no order of the case of default in the payment of any monthly installment the fleeted less cost of collection, upon said indebtedness, and these promises may be IN WITNESS WHEREOF, The said mortgager_S_ha_VS_hereunto	set their	representative may collect said re- ntment of a Receiver by the Court hand\$	nts and credit the sum
a 16th day of October A.D., 19	23 Georgi	a P. Morris	
스트 늘어지면 맛들아 많아 다른다. 하나요. 아	S. H.	Morris	(Seel)
ATE OF OKLAHOMA, Tulsa County, ss.			(Seat)
Before me. The undersigned	a Notary Public in ar	d for said County and State, on th	is18th
y of October , 10 23 personally appea Georgia P. Morris and S. H. Morris, wif	red fe_and_husba	nā	
to me known to be the identical person S they executed t	the same asth	eir and foregoing instrument, and	acknowledged to me ct and deed for the
uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto	set my hand and n	otarial seal on the date above m	entioned.
(Seal)	CI	yde L. Sears,	Notary Public
commission expires on the 7th day of Feby. 1925.			Notary rubic
I hereby certify that I received \$#_50 TREASURER'S EN	NDORSEMENT	2182 thanks	t of mortrogs to a
within mortgage, 35	4.2		or moregage ear our
within mortgage, Dated this 25 day of OCF, 192 W. W. Suckey County Treasurer	23. By	$\mathcal{S}_{\mathcal{B}}$	Deputy.

and the same