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243059	02 A >* T				
510000	C.M.J. FROM			KLAHOMA, Tuisa County, ss	
			This	instrument was filed for record of	on the 25 d
			of	t . 	D., 19 40 at 41
	то	y i y i y i y i y i y i y i y i y i y i		O. C. Woever	
			((SEAL))	By Brady Brown,	County Clerk.
*****				By Hinny Hinny	Deput
			\ Fees, \$		
KNOW ALL MEN B	THESE PRESENTS:				
That	We, W. C. V	Villiamson and	Ida E. Willi	amson, husband and	wife
of TULSA THE OKLAHOI duly organized and doin TULS		nty, in the State of Okla AND LOAN ASS s of the State of Oklahom tate of Oklahoma, to-wit:		the first part, have mortgaged an OKIAHOMA City , Ok rt, the following real estate situate	d hereby mortgage to t lahoma, a corporati ed in
Lot	Eight (8), Blo	ock Six (6), We	oodward Park .	Addition to the orded plat thereof,	
Cit	y of Tulsa, Okl	lahoma, as show	wn by the rec	orded plat thereof.	
with all the improvement	ats thereon and appurtenan	ces thereunto belonging,	and warrant the title to	the same and waive the appraise	ement, and all homester
exemptions. Also 35	shares of stock o	f said Association, Certifi Thirty-five 1	icate No 17697	Series No. 299	an tang it Tirang tang paning paning pangangan
This mortgage is	Biten III constantion sear			an a	DOLLAR
the receipt of which is he formance of the covenan	reby acknowledged, and for ts hereinafter contained.	the purpose of securing pa	yment of the monthly su	am, fines and other items hereinaft	er specified, and the pe
And the said mor	tgagorS_for_thems	selves an	d for th	<ul> <li>• (a)</li> </ul>	nd administrators, here
covenantwith s	ald mortgagee its successors	s and assigns, as follows:		THE OKTAHOMA CT	TT BUTTOTNG A
FIRST: Said m -SAVINGS-& LOAN A	ortgagorbeing the ow SSOCIATION, and having	borrowed of said Associa	hares of stock of the sai tion, in _pursuance of it	d THE OKLAHOMA CI ts by-laws, the money secured by ay to said Association on said st	this mortgage, will do
things which the by-law For	ty-eight & 65/1			ay to said Association on said st	
per month, on or before	the 20th .day	y of each and every mon	th, until said stock sha	all mature as provided in said by	-laws, provided that sa
indebtedness shall be dis	charged by the cancellation	of said stock at maturity	, and will also pay all fi ording to the terms of	nes that may be legally assessed a said by-laws or under any unemb	against them
			ote bearing even date he	erewith, executed by said mortgag	or S
	illiamsonand Id				
SECOND: Tha levied upon said lands, o	said mortgagor	thin forty days after the s mortgage, or the indebted	same becomes due and places secured thereby, or	payable, will pay all taxes and as r upon the interest or estate in sai	sessments which shall I id lands created or repr
				gee, its successors or assigns, to a t of any of the aforeseald taxes or	
or offset against the inte	rest or principal or premium	of said mortgage debt, b	y reason of the paymen	t of any of the aforeseaid taxes or	assessments.
THIRD: That	he said mortgagor_Swi	ll also keep all buildings o		d concerned and draw an incident a contract	ala in anna la desarri ann an
			erected and to be erecte	a upon sala innas insurea against	loss and damage by to
nado or fire with insure security to said mortgag	a approved by the mortgag debt, and assign and delive	ee in the sum ofr r to the mortgagee all insi	Thirty-five H arance upon said proper	undred ty.	dollars, as a furth
nado or fire with insure security to said mortgag	a approved by the mortgag debt, and assign and delive	ce in the sum of	Thirty-five H arance upon said proper	undred ty.	dollars, as a furth
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