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สาร มีเราได้มาง มีการจำกับ เพื่อ

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243229	C · M · J · FROM STATE OF OKLAHOMA, Tuisa C	County, ss.
	This instrument was filed to of	
	ological A. M. and Million	dad to mast iron .
	TO . G. Wear	ver,
	(SEAL) By_Brady Br	rown,
	Fees, \$	
ENON ALL		
	MEN BY THESE PRESENTS: J. W. Boecker, a single man	
of	Tulsa y	· · · · · · · · · · · · · · · · · · ·
THE LOC	TULSE County, in the State of Oklahoma, part y of the first part, have mor AL BUILDING AND LOAN ASSOCIATION of Oklahoma City, and doing business under the statutes of the State of Oklahoma, party of the second part, the following real est	ugaged and hereby mort
duly organized	Tulsa	ate situated in
В	North Thirty-five (35) feet of Lots Eleven (11) and Twelve Block Twelve (12) Block Four (4) Clintondale Addition to T) (12) Mulan
	Oklahoma, according to the recorded plat thereof.	.utoa
	이 같아. 이 이 가는 것을 알았는 것이 가지 않는 것이 가지 않아 봐야? 이 가지 않는 것이 가지 않는 것이 같아. 이 가 있는 것이 않는 것이 같아. 이 가 있는 것이 않는 것이 같아. 이 가 있는 것이 않는 않는 것이 않는 않는 것이 않는 않는 것이 않는	
exemptions.	provements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive th	e appraisement, and all
1100 20	Fifteenshares of stock of said Association, Certificate No14026	i de la constanta de la consta Constanta de la constanta de la
	"ABBO ID BLICK IN CONDUCTION OF CLASSICAL CONTRACTION OF CONTRACTOR C	hereinefter enecified on
	hich is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items a covenants hereinafter contained. said mortgagorforhimselfund forhishere, exc	
covenant	with said mortgagee its successors and assigns, as follows:	
FIRST:	Said mortgagor being the owner of Fifteen shares of stock of the said THE LOCAL F	UILDING AND
things which t	Said mortgagorbeing the owner of Fifteen_shares of stock of the said THE LOCAL E LOAN ASSOCIATION, and having borrowed of said Association, in _pursuance of its by-laws, the money so he by-laws of said Association require shareholders and borrowers to do, and will pay to said Association of Twenty	on said stock and loan the
	or before the 50th day of each and every month, until said stock shall mature as provided i	n said by laws monifer
	all be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally aws or under any amendments that may be made thereto, according to the terms of said by-laws or under an	assessed against hi
thereto, accord	ing to the terms of said by laws and a certain non-negotiable note bearing even date herewith, executed by said	iy amendiments that may
	J. W. Boecker, a single man	to said r
SECON levied upon sai	D: That said mortgagor, within forty days after the same becomes due and payable, will pay all tax I lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or est	es and assessments whic tate in said lands created
sented by this or otherwise; an	mortgage, or by said indebtedness, whether levied against the said mortgagorAnd his ad said mortgagor hereby waive any and all claim or right against said mortgagee, its successors or assis the interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforeseaic	legal representatives o
or offset against	the interest or principal or premium of said an origine debt, by reason of the payment of any of the aforeseaid That the said mortgagorwill also keep all buildings erected and to be erected upon said lands insure	i taxes or assessments.
nado or fire wit	That the said mortgagor	u against loss and dama dollars, as
security to said FOURTE	morrgage geot, and assign and deliver to the morrgagee all insurance upon said property.	curing and maintainin-
as above coven premises under	I: If said mortgagormake default in the payment of any of the aforesaid taxes or assessments, or in pro- inted, said mortgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so p this mortgage, payable forthwith, with interest at the rate of	aid shall be a further lie
FIFTH:	Should default be made in the payment of said monthly sums, or of any of said fines, or taxes, or insurance p yable as provided in this mortgage and in said note and said by-laws, and should the same, or any part therea	comission or one nonk the
3	months, then the aforesaid principal sum of <u>Fifteen Hundred</u>	r, remain unpaid for the
with arrearages immediately the the indepteduce	months, then the aforesaid principal sum of <u>Fifteen Hundred</u> thereon, and all penaltics, taxes and insurance premiums shall, at the option of said mortgagee, or its succes reafter, anything hereinhefore contained to the contrary thereof notwithstanding. In the event of legal proc s thereby secured shall hear interest from the filing of such foreclosure proceedings at the rate of ten per cen- ubly installments.	sors or its assigns, becom ceedings to forclose this
Day ments of me	in the second	
	The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of One Hundred and Fifty	D
as a reasonable.	SOLICITOT'S fee in addition to all other legal costs, as often as any legal proceedings are ta f its covenants, or as aften as the said mortgagor or mortgagees, may be made defendant in any suit affecting additional lien on said premises.	ken to foreclose this mo
sum shall be an	i us covenants, or as alten as the said mortgagor or mortgagees, may be made defendant in any suit affecting additional lien on said premises.	g the title of said proper
SEVENT mortgagee and	YH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the a in case of default in the payment of any monthly installment the mortgagee or legal representative may col t of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by	bove property mortgage lect said rents and credi
Conected less cos	t of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by RESS WHEREOF, The said mortgagorbaShereunto sethis	the Court.
the 23rd	day of October A D 10 23	
	J. W. Boecker	
STATE OF OK	LAHOMA, Tulse County, ss. Lois L. Gillespie , a Notary Public in and for said County and October , 19 23 personally appeared J. W. Boecker, a single man to me known to be the identical person who executed the within and foregoing inter-	
Before me	bols L. GILLESPIE , a Notary Public in and for said County and	State, on this_25
day of	J. W. Boecker, a single man	
	thathe he his	voluntary act and deed
n or an an the arts. Agus an	uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the da	ha alian
	(Seel)	te above mentioned.
My commission e	(Seel) (June, 1924. (June, 1924.) Lois L. Gilles	pie, Not
I hereby co	rtify that I received \$450and issued Receipt No12224therefore	r in payment of mortgag
Also mildleter mensee	<u>112 seconda de la constante de</u>	• •
Dated this	W. Stuckey County Treasurer By S.B.	
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en de gestalités	en en statue en men de statue de la contenta de la C	n gaar maalaa ah iyo
	an an ann an Arland Maria an an Arland a' Maria ann an Arland an Arland an Arland. Maria an Arland an Arland a Ar Arland an Arland a	
1187 K MARTIN P. 44		et weten state and a set of the