Now ALL MIN IN TYPICE PRINSIPS.  The Man Part of the second price of the second price, the imbosing road estate is the second price of the second price, the imbosing road estate is the second price of the second price, the imbosing road estate is the second price of the second pr	244577 C.M.J. FROM TO	STATE OF OKLAHOMA, Tulsa Gounty, ss.  This instrument was filed for record on the 15 day of Nov. A. D., 1923 at 4:20 o'clock. P. M., and duly recorded in Book 453 on page 449.  (SEAL) O. G. Weaver.  By Brady Brown. Deputy.	
That. We, N. 2. Toposon, and Silesy, Toposon, husband, and wife  Tille OKAHOMA CITY BUILDING AD DAM ASSOCIATION, of Oklahom, bard her more appeared and beerly mortique to the Mille of Oklahom, newly discovered part, the fallewing red estate sheared in a corporation day organized and live in the state of the Stine of Oklahom, newly discovered part, the fallewing red estate sheared in a corporation of the Stine of Oklahom, newly discovered part, the fallewing red estate sheared in a corporation of the Stine of Oklahom, newly discovered part, the fallewing red estate sheared in a corporation of the Stine of Oklahom, newly discovered part, the fallewing red estate sheared in a corporation of the Stine of Oklahom, newly discovered part, the fallewing red estates sheared in a corporation of the Stine of Oklahom, newly discovered part, the fallewing red estates sheared in a corporation of the stine of Oklahom, newly discovered part of the stine of Oklahom, as a shown by the recorded plat theory of Tules, Oklahoma, as a shown by the recorded plat theory of Tules, Oklahoma, as a shown by the recorded plat theory of Tules, oklahoma, as a shown by the recorded plat theory of Tules, oklahoma, as a shown by the recorded plat theory of the still sheeply reharded, and for the purpose of scenario, purposed the more of the still sheeply reharded, and for the purpose of scenario, purposed the more of the still sheeply reharded, and for the purpose of scenario, and the still sheeply reharded, and for the purpose of scenario, and the still sheeply reharded part of the still sheeply reharded, and for the purpose of scenario, and the still sheeply reharded part of the still sheeply reharded part of the still sheep the still sheeply reharded part of the still		rees, \$	
Lot Two (2), Block Three (3), Lloyd Addition to the city of Tules, Oxlahoma, as shown by the recorded plat thoroof,  with all the increvements thereon and appurtenances thereunto belonging, and warrant the title to the same and valve the appraisement, and all homesteed exemptions.  Also _20	That We, W. P. Tomson and Eileen Tomson, husband and wife		
with all the improvements thereon and appurtuments thereunts belonging, and warrant the tills to the same and waive the appuriument, and all homesteed compiless.  Also . 20			
Aso. 20. aluvre of stock of said Association, Certificate No. 17816, Ser 148 No. 300  The mortgage is given in consideration of . TWO THOUSAND.  The mortgage is given in consideration of . TWO THOUSAND.  The mortgage is given in consideration of . TWO THOUSAND.  The mortgage is given in consideration of . TWO THOUSAND.  And the said mortgage. 20. Gr. The most layer and the performance of the covenants increding the construction of the covenants increding the construction of the covenants increding the construction of the covenants increding the covenants of the cov			
Also _ 20			
Also _ 20	보다는 그는 내가 걸어 걸어야 하다니다.		
Also _ 20	그런 영화 열차가 보는 것으로 함께 살이 걸었다.		
Also 20	with all the improvements thereon and appurtenances thereunto belonging, are	nd warrant the title to the same and waive the appraisement, and all homestead	
the receipt of which is hereby schowledged, and for the purpose of scentring payment of the monthly sum, fines and other items hereinafter specified, and the performance of the coverants hereinafter events of the most process of the paid.  And the said mortgager. S for. In MESO 1788 and for the 12 heart payment of the said.  THE OKLAHOMA CITY BUILDING AND payment of the said.  THE OKLAHOMA CITY BUILDING AND payment of the said.  THE OKLAHOMA CITY BUILDING AND payment of the said.  THE OKLAHOMA CITY BUILDING AND payment of the said.  TWO THY S SYER. & SO/LOO.  Dollars week.  The other was a said as a second of the methoder and borrowers to do, and will pay to said Association on said stout the sum of the said individual and the said to the said.  TWO THY S SYER. & SO/LOO.  Dollars week.  The other was a said as a second of the methoder and borrowers to do, and will pay to said Association on said stout the sum of the said individual and the said by-laws or a contain the said stout and the said to the said individual and the said to the said individual and the said in	Also 20 shares of stock of said Association, Certific	nte No. 17816 Series No. 300	
And the said mortgages. S. for Unformed Lyes and dors.  And the said mortgages. Sheing the power of 20	This mortgage is given in consideration of TWO THOUSAN the receipt of which is hereby acknowledged, and for the nurrose of securing nav	DOLLARS ment of the monthly sum, fines and other items hereinafter specified, and the per-	
covenant	formance of the covenants hereinafter contained.	for their heirs executors and administrators, hereby	
Delians with.  TWEASURER'S ENDORSEMENT  TWEASURER'S ENDORSEMENT  TO SHORT  TRANSUMERS S HIGHER SERVICE SERVERS SERVERS SERVER SERVERS SERVERS IN SERVERS SERVERS IN SERVERS SERVERS IN SERVER SERVERS SERVERS IN SERVERS SERVERS IN SERVERS SERVERS IN SERVER SERVERS SERVERS IN SERVERS SERVE			
Delians with.  TWEASURER'S ENDORSEMENT  TWEASURER'S ENDORSEMENT  TO SHORT  TRANSUMERS S HIGHER SERVICE SERVERS SERVERS SERVER SERVERS SERVERS IN SERVERS SERVERS IN SERVERS SERVERS IN SERVER SERVERS SERVERS IN SERVERS SERVERS IN SERVERS SERVERS IN SERVER SERVERS SERVERS IN SERVERS SERVE	FIRST: Said mortgagor. S being the owner of 20 shawless & LOAN ASSOCIATION, and having borrowed of said Association require shareholders and borrow	ares of stock of the said THE CELIATIONEA CITT BULLIDIAL AND alon, in pursuance of its by-laws, the money secured by this mortgage, will do all wers to do, and will pay to said Association on said stock and loan the sum of	
indebitioness shall be discharged by the cancellation of said abook at maturity, and will also pay all fines that may be legally assessed against. 1980.  W. P. Tomson and Sill-Gen Total Control of the forms of said by-laws or sucher-size sumediments that may be made thereto, according to the ferros of said by-laws or sucher-size sumediments. The said mortages. S. W. P. Tomson and Sill-Gen Tomson.  W. P. Tomson and Sill-Gen Tomson and Sill-Gen Tomson.  W. P. Tomson and Sill-Gen Tomson and Sill-Gen Tomson.  BECOND: This said mortages. S. within forty days after the same becomes due and psychic will applied to the said mortages. S. which is the said mortages of the said and said to the said and said said said said said said said sai	Twenty-seven & 80/100	Dollars and State Office Control (\$ 124 CO 1111)	
United control and Statement and a certain non-negotiable note bearing even date herewith, executed by said mortgages.  W. P. Tomson and Silleden Toujson.  It is said mortgages.  SECOND: That said mortgages.  It is supposed to the said mortgages.  It i	per month, on or before theday of each and every mont indebtedness shall be discharged by the cancellation of said stock at maturity,	and will also pay all fines that may be legally assessed againstthen.	
SECOND: That said mortgager. S. within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon said lands, or upon, or on account of this mortgage, or the indebtedness secured threshy, or upon the interest or estate in said lands created or represented by this mortgager, or the indebtedness secured threshy, or upon the interest or restate in said lands created or represented by the mortgagers, whether levied acquisant the said mortgager, and all claim or right against the said mortgager. S. the \$17. Deligation of the payment of any of the aforesaid taxes or assessments, or offers against the interest or principal or premium of said mortgaged edit, by reason of the payment of any of the aforesaid taxes or assessments. THIRD: That the said mortgagers, S. will also keep all buildings created and to be created upon said lands insured against toss and damage by tormal or first the said mortgages. S. will also keep all buildings created and to be created upon said lands insured against toss and damage by tormal or the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance security to said mortgages debt, and assign and deliver to the mortgage sparing and approperty.  FOURTH: It maid mortgagers, its successors or assigns may pay such taxes, and effect such insurance, and the sum so paid shall be a further lieu on said premises under this mortgage, applying fortwith; with interest at the rate of 10, and an admitted the sum are payments of mort in some organization of the sum are payments of mortgages. The sum of said mortgages or such successors or taxes, or insurance premisms on any partheresion of this mortgage applies fortwith; with interest at the rate of 10, and said the said mortgages or taxes, or insurance premisms on any partherest, when the same are payable as provided in this mortgage and in said noted and said payable approvided in this mortgage and in said noted and said payable approvided in successors	under said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and a certain non-negotiable no	ording to the terms of said by-laws or under-any amendments-thot may be made	
sented by this mortgage, or by said indebtedness, whether levied against the said mortgage, is successors or assigns, to any parents or rebute or otherwise; and said mortgage? hereby wave any and all claim or right against said mortgage, its successors or assigns, to any parents or rebute or offect against the interest or principal or premium of said mortgage delt, by reason of the payment of any of the aforesaid taxe or assessments.  THIRD! That the said mortgage? will also keep all buildings erected upon said lands insured against loss and damage by tormade or fire with insurers approved by the mortgage in the sum of TWO THOUSAIR.  COUNTY: It said mortgage? Suche default in the payment of any of the aforesaid taxe or assessments, or in procuring and maintaining insurance as above coveramented, said mortgage, its successor or assigns may pay succh taxe, and effects such insurance, and the sum as polar shall be a further lieu on said premises under this mortgage, payable forthwith, with interest at the rate of 1.0.  FIFTH: Is said default be made; it the payment of said monthly sums, or of any of said fines, or taxes, or insurance premiums or any part three of, when the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part threeof, when the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part threeof, tream unpaid for the period of the said mortgage. The said said said said said said said said	W. P. Tomson and Eileen Tom	nson to said mortgagee.	
sented by this mortgage, or by said indebtedness, whether levied against the said mortgage. \$\frac{1}{1000}\$   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   1000   100	SECOND: That said mortgagor, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon said lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created or repre-		
SIXTH: The said mortgagers shall pay to the said mortgagee or to its successors or assigns, the sum of Two Hundred DOLLARS, as a reasonable. Solicitor's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenants, or as aften as the said mortgage or mortgagees, may be made defendant in any suit affecting the title of said property, which sum shall be an additional lier on said premises.  SEVENTH: As further security for the indebtedness above recited the mortgage hereby assigns the rentals of the above property mortgaged to the mortgage costs of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court.  IN WITNESS WHEREOF, The said mortgager. S. ha. Ve. hereunto set. their hand. S. and seal. S. on 9th day of November A. D., 19.23  W. P. Tomson (Seal)  STATE OF OKLAHOMA, Tulsa  Before me, the undersigned , a Notary Public in and for said County and State, on this 9th w. P. Tomson and Eilseen Tomson, husband and wife  to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.  (Seal)  TREASURER'S ENDORSEMENT  TREASURER'S ENDORSEMENT  TREASURER'S ENDORSEMENT  TREASURER'S ENDORSEMENT	THIRD: That the said mortgagor_Swill also keep all buildings er nado or fire with insurers approved by the mortgagee in the sum of	rected and to be erected upon said lands insured against loss and damage by tor- NO Thousanddollars, as a further rance upon said property.  of the aforesaid taxes or assessments, or in procuring and maintaining insurance uxes and effect such insurance, and the sum so paid shall be a further lien on saidper cent per annum.  s, or of any of said fines, or taxes, or insurance premiums or any part thereof, when	
Two Hundred DOLLARS, as a reasonable Solicitor's sentence as an engage of the said mortgage for default in any of its covenants, or as aften as the said mortgage or mortgages, may be made defendant in any suit affecting the title of said propriety, which sum shall be an additional lier on said premises.  SEVENTH: As further security for the indebtedness above recited the mortgages hereby assigns the rentals of the above property mortgaged to the mortgage and in case of default in the payment of any monthly installment the mortgages or legal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court.  IN WITNESS WHEREOF, The said mortgages. S. ha. Ye. hereunto set. their hand S. and seal. S. on 9th day of November A. D., 19.23.  W. P. Tomson (Seal)  STATE OF OKLAHOMA, Tulsa  Before me, the undersigned at the undersigned to the identical person, and seal of said county and State, on this 9th November 19.25 personally appeared.  W. P. Tomson and Eileen Tomson, husband and wife  to me known to be the identical person, so who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.  (Seal)  TREASURER'S ENDORSEMENT  TREASURER'S ENDORSEMENT  TREASURER'S ENDORSEMENT  Treasurer's Endorsement  The default in the pay in the said processing to the said proceedings are taken to forecome the said proceedings and proceed the said processing the rentals of the and proceed the said processing the rentals of the action of the date above mentioned.  Treasurer's Endorsement  Treasu	the indebtedness thereby secured shall bear interest from the filing of such for payments of monthly installments.	reclosure proceedings at the rate of ten per cent per annum in lieu of the further	
as a reasonable default in any of its covenants, or as aften as the said mortgager or mortgagees, may be made defendant in any suit affecting the title of said property, which sum shall be an additional lier on said premises.  SEVENTH: As further security for the indebtedness above recited the mortgager bereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the sum collected close sects of collection, upon said indebtedness, and these promises may be enforced by the papointment of a Receiver by the Court.  IN WITNESS WHEREOF, The said mortgagor S ha V9 hereunto set their hand S and seal S on 9th day of November A. D., 19.23  W. P. Tomson (Seal)  STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 9th day of November 19.23 personally appeared.  W. P. Tomson and Eileen Tomson, husband and wife  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned.  (Seal)  TREASURER'S ENDORSEMENT  TREASURER'S ENDORSEMENT  TREASURER'S ENDORSEMENT  TREASURER'S ENDORSEMENT  TREASURER'S ENDORSEMENT	Two Hundred	DOLLARS,	
SEVENTH: As further security for the indebtedness above recited the mortgagor bereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court.  IN WITNESS WHEREOF, The said mortgagor. S ha Ve hereunto set their hand S and seaf. S on the 9th day of November A. D., 19 23.  W. P. Tomson (Seal)  STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned A. D., 19 23 personally appeared.  W. P. Tomson and Eileen Tomson in unsband and wife  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary are and deed for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned.  (Seal) F. B. Jordan. Notary Public TREASURER'S ENDORSEMENT 1 2015.	default in any of its covenants, or as aften as the said mortgager or mortgager	l costs, as often as any legal proceedings are taken to foreclose this mortgage for es, may be made defendant in any suit affecting the title of said property, which	
IN WITNESS WHEREOF, The said mortgagor S ha Ve hereunto set their hand S and seal. S on 9th day of November A. D., 19 23  W. P. Tomson (Seal)  STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 9th day of November 19 23 personally appeared.  W. P. Tomson and Eileen Tomson, husband and wife  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.  (Seal)  TREASURER'S ENDORSEMENT 124.15	sum shall be an additional lien on said premises.		
STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 9th  November 19 23 personally appeared.  W. P. Tomson and Eileen Tomson, husband and wife  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned.  (Segl) F. B. Jordan, Notary Public  TREASURER'S ENDORSEMENT 12005	collected less cost of collection, upon said indebtedness, and these promises may	be enforced by the appointment of a Receiver by the Court.  their hand S, and seal. S on	
STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 9th Movember 19 23 personally appeared.  W. P. Tomson and Eilsen Tomson, husband and wife  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned.  (Segl) F. B. Jordan, Notary Public My commission expires on the day of Oct. 1925.	the 9th day of November A. D., 19	,23	
STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 9th Movember 19 23 personally appeared.  W. P. Tomson and Eilsen Tomson, husband and wife  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned.  (Segl) F. B. Jordan, Notary Public My commission expires on the day of Oct. 1925.		W. P. Tomson (Seal)	
STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 9th  November , 19 23 personally appeared.  W. P. Tomson and Eilsen Tomson, husband and wife  to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned.  (Segl) F. B. Jordan, Notary Public  TREASURER'S ENDORSEMENT 12005		Gileen Tomson (Seal)	
Before me,	COUNTY SE		
W. P. Tomson and Eileen Tomson, husband and wife  to me known to be the identical person. Swho executed the within and foregoing instrument, and acknowledged to me that	Before me,	_, a Notary Public in and for said County and State, on this 7LO	
My commission expires on the 11th day of Oct. 1925.  TREASURER'S ENDORSEMENT	W. P. Tomson and Eileen Tomson, I to me known to be the identical person. S that they execute	who executed the within and foregoing instrument, and acknowledged to me	
TREASURER'S ENDORSEMENT			
TREASURER'S ENDORSEMENT	(Segl)  My commission expires on the 11th day of Oct. 1925.	F. B. Fordan, Notary Public	
10/1/2/2	The second secon		
Communication of the second of	I hereby certify that I received \$	101/1/	