1.0	- A -		١.	
7 *	-11			
¥ 4	· 12	÷4.	-8	
1	- 21	-1	T	

		ſ	44	C 1	- D		λż.	ź
		٩.	21		2	b.z	. Ā.	1

 ${f r}_{{f r}_{i}}$  , where  ${f K}_{i}$  , and the set of the s

in the share of some construction in the second

249787 U.M.J.	FROM		STATE OF OKLAHO	MA, Tulsa County, ss.	
	FIVM		This instrume Jan.	nt was filed for record on 	, 19.24. at. 4:25
	TO			nd duly recorded in Book G. Waaver	
	10		( <sub>(SEAL)</sub> )	G. Weaver, Brady Brown,	County Clerk.
			Fees, \$		Deputy.
KNOW ALL MEN BY	THESE PRESENTS:		<u>y di parte da la constanta da co</u>		
That	I, F. R. Hemphill, a	single (	man		••••
of Tuls a THN OKLAHOIA duly organized and doing i Tulsa	County, in the State of CITY BUILDING AND <sub>of</sub> LOAN susiness under the statutes of the State of Ok County, State of Oklahoma,	1880CTAT	part. Y of the first p ION of Oklahom of the second part, the fol	art, have mortgaged and k <u>City</u> , Oklah owing real estate situated	ereby mortgage to the oma, a corporation in
Lo f T of	t One (1), Block One (1) Tulsa, Oklahoma, as sho	), East I own by tl	Highlands ddi he recorded pla	tion to the cit	y
with all the improvements exemptions.	thereon and appurtenances thereunto belo	nging, and wa	rrant the title to the same	and waive the appraisem	ent, and all homestead
Also 40	shares of stock of said Association,	, Certificate N	o18315Ser:	es No. 302	
the receipt of which is here formance of the covenants	ven in consideration of Four Tho by acknowledged, and for the purpose of secu hereinatter contained. agor	tring payment o	of the monthly sum, fines a	nd other items hereinafter	specified, and the per-
covenant with sai	d mortgagee its successors and assigns, as fo	ollows:			
FIRST: Said mor SAVINGS & BOAN AS things which the by-laws	tragor being the owner of 40 SOCIATION, and having borrowed of said of said Association require shareholders an i ty-five & 60/100	Association, in 1d borrowers t	f stock of the said <u>1944</u> 1 pursuance of its by-laws o do, and will pay to sai	) OKLAHOMA CITY , the money secured by th 1 Association on said stock	BULLDING AND is mortgage, will do all k and loan the sum of \$-55-60
per month, on or before t	he20thday of each and eve	ry month, unt	il said stock shall mature	as provided in said by-la	ws, provided that said
indebtedness shall be disch under said by-laws or und	narged by the cancellation of said stock at m er any amendments that may be made ther	nturity, and we eto, according	vill also pay all fines that t to the terms of said by-la	nay be legally assessed ago ws o <del>r under-any-amon</del> dmo	instin ate that may be made
thereto, according to the t	erms of said-by-laws and a certain non-negot T. R. Hemphill	tiable note bea	ring even date herewith, e	xecuted by said mortgagor	to said mortgagee.
levied upon said lands, or	aid mortgagor, within forty days aft upon, or on account of this mortgage, or the in	ndebtedness se	cured thereby, or upon th	interest or estate in said	lands created or repre-
sented by this mortgage, or otherwise; and said mor	or by said indobtedness, whether levied ag traggor hereby waive any and all clai st or principal or premium of said mortgage	ainst the said	mortgagorh inst said mortgagee, its su	is legal repr ccessors or assigns, to any	esentatives or assigns, payment or rebate on
WHIPD, What the	a said mortuggor will also keen all bui	ildings erected	and to be crected upon se	id lands insured against lo	ss and damage by tor-
nado or fire with insurers security to said mortgage of	approved by the mortgagee in the sum of lebt, and assign and deliver to the mortgagee	e all insurance 1	upon said property,		dollars, as a further
FOURTH: If said as above covenanted, said premises under this morter	mortgagormake default in the paymen mortgagee, its successors or assigns may pay age, payable forthwith, with interest at the r	nt of any of the y such taxes an ate ofl.(	e aforesaid taxes or assess id effect such insurance, a hereitet such insurance, a	nents, or in procuring and id the sum so paid shall be per cent per annum.	a further lien on said
FIFTH: Should d	efault be made in the payment of said month	hly sums, or of	any of said fines, or taxes	or insurance premiums or	any part thereof, when
three months, th with arrearages thereon, an	en the aforesaid principal sum ofFOU	r Thousa ms shall, at th	nd ie option of said mortgage	e, or its successors or its a	DOLLARS, issigns, become payble
immediately thereafter, an the indebtedness thereby a payments of monthly insta	ten the aforesaid principal sum of	such foreclosu	ire proceedings at the rate	of ten per cent per annur	n in lieu of the further
SIXTH: The said	mortgagors shall pay to the said mortgagee	or to its succes	sors or assigns, the sum of	adala a la calendaria de l Notas de la constante de la calendaria de la	DOLLARS
as a reasonable Soli	citor's fee in addition to all of ants, or as aften as the said mortgagor or n l lien on said premises.	ther legal costs	, as often as any legal pro	ceedings are taken to fore	close this mortgage for
sum shall be an additiona	I lien on said premises.	ecited the mor	trayor hereby assigns the	rentals of the above prope	erty mortgaged to the
mortgagee and in case of collected less cost of collect	nther security for the indelitedness above r default in the payment of any monthly inst ion, upon said indebtedness, and these promi EREOF, The said mortgagorhaS	tallment the m ises may be enf	nortgagee or legal represe forced by the appointment t his	itative may collect said re of a Receiver by the Court hand	nts and credit the sum
21st	day ofJanuary	A. D., 19 <sup>24</sup>			
			F. R.	Temphill	li l
					(Seal)
STATE OF OKLAHOMA Before me,	.,Tulsa the undersigned		lotary Public in and for e	id County and State on t	his21st
day of Januar	Y 1924 perso	onally appeared	d		
	<ul> <li>Hemphill, a single man to me known to be the identical person</li> </ul>				
	thathe				
	uses and purposes therein set forth. IN WITNESS WHEREOF, I hav		t my hand and notarial	seal on the date above n	nentioned.
		el)	أياري	L. Sears,	Notary Public
	the7thday of7eby. 1				
I hereby certify that	TREASU	JRER'S END	ORSEMENT Receipt No. 134		nt of mortgage tax on
the within mortgage.	- Q.,		(		
Dated this	Bay of Jan, Jan, Jan, Jan, Jan, Jan, Jan, Jan,	, 19_24 Freasurer	Bv	S.B.	Deputy.

\*\*