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Conference State and State

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233268	C.M.J. FROM		TATE OF OKLAHOMA, Tu This instrument was f June	led for record on the 14	day jO
	то		((SEAL)) 0. G.	A. D., 19.23 nt 2:2 recorded in Book 453 on page	e gan de la composition de la composition de la composition de la comp
		(By Brady Fees, \$	Brown, Depu	ıty.
KNOW ALL MEN BY TH That	ese presents: C. T. Spurrier an	nd Nancy Ruth	Spurrier, his wi	fe,	
HOME BUILDING duly organized and doing busi	County, in the S AND LOAN ASSOCIATIO ness under the statutes of the State County, State of Oklai	of Oklahoma, party of t	188, of the first part, hav	e mortgaged and hereby mortgage to Oklahoma, a corporat sal estate situated in	the ion
t	ot Twenty-three (23 o the cit; of ⁴ ulss ecorded plat thereo	1. Tulsa Count	fteen (15) in Co y, Oklahoma, acc	llege Addition ording to the	
exemptions. Six	ereon and appurtenances thereunto			ive the appraisement, and all homest	
Also This mortgage is given	in consideration ofSix_Hu	ndred		DOLLA	RS
And the said mortgago	s for themselves	nnd for	their he	items hereinafter specified, and the p irs, executors and administrators, here	aby
covenantwith said m FIRST: Said mortgap SAVINGS & LOAN ASSOC things which the by-laws of s Eight	ortgagee its successors and assigns or <u>S</u> being the owner of <u>B</u> HATION, and having borrowed of aid Association require sharehold	shares of sto said Association, in _pu ers and borrowers to do	ck of the said <u>HOME</u> BUI irsuance of its by-laws, the mo , and will pay to said Associ	LDING AND ney secured by this mortgage, will do tion on said stock and lean the sum ghtcents (\$58	all of
per month, on or before the.	15th day of each an	d every month, until sa	id stock shall mature as prov	rided in said by-laws, provided that s	aid
thereto-according to the term	s of oaid by laws and a certain non-	-negotiable note bearing	even date herewith, executed	egally assessed against der my amendments that may be may by said mortgagor	
SECOND: That said	mortgagor_S, within forty da	ys after the same becom	tes due and payable, will pay	all taxes and assessments which shall t or estate in said lands created or rep	be re-
sented by this mortgage, or l or otherwise; and said mortga	y said indebtedness, whether levi or hereby waive any and a	ed against the said mo Il claim or right against	rtgagor_Sbheir said mortgagee, its successors	or assigns, to any payment or rebate present taxes or assessments.	ns, on
THIRD: That the sai	d mortgagorS_will also keep a	Il buildings erected and	to be erected upon said lands	insured against loss and damage by t	or-
security to said mortgage debt FOURTH: If said mor	and assign and deliver to the mort gagor_Smake default in the pr tracee. Its successors or assigns ma	gagee all insurance upon ayment of any of the afo ay pay such taxes and eff	said property. resnid taxes or assessments, or fect such insurance, and the su	in procuring and maintaining insura) m so paid shall bo a further lien on s it per annum.	nce
FIFTH: Should defau	t be made in the payment of said	monthly sums, or of any	of said fines, or taxes, or insur	it per annum. ance premiums or any part thereof, wh thereof, remain unpaid for the period	ien
three months, then it with arrearages thereon, and a immediately thereafter, anyth the indebtedness thereby secu	he aforesaid principal sum of ll penalties, taxes and insurance pr ng hereinbefore contained to the c ed shall bear interest from the fili	Six Hundre remiums shall, at the op contrary thereof notwiths ing of such foreclosure p	d ition of said mortgagee, or its standing. In the event of leg roceedings at the rate of ten p	DOLLAT successors or its assigns, become pay al proceedings to forclose this mortga ber cent per annum in lieu of the furt	tS, ble ge, her
SIXTH: The said more	tgagors shall pay to the said mortg Sixty	agee or to its successors	or assigns, the sum of	DOLLAI	λ .
				are taken to foreclose this mortgage flecting the title of said property, wh	
IN WITNESS WHERE	OF. The said mortgagor S_ha_	Vehereunto set	their	of the above property mortgaged to t nay collect said rents and credit the s elver by the Court. handSand sealS	he um On
thed	y ofJune		C. T: Spurri	er(Se	al)
	ni2			purrier (Se	al)
STATE OF OKLAHOMA, Before me,t	he undersigned	County, ss. a Notar	y Public in and for said Coun	ty and State, on this Twelfth	
	to me known to be the identical	personSwho exec	cuted the within and foregoin	ty and State, on this Twelfth	ne
	thatthey uses and purposes therein set forth	h.	their	e and voluntary act and deed for t	he
Mu comminist outros on the	Fifteenth double Mar	(Seal) ch. 1927.	Frances E. C	ohenour,Notary Pt	blic
	(T1)	EASURER'S ENDORS	TEMENT		
I hereby certify that I re the within mortgage.	day of the second	and issued Rece	ipt No. <u>7090</u>	therefor in payment of mortgage tax o	n
de aigne L.	Dickey Cou	nty Treasurer	Bý	Lefelor in payment of mortgage tax of the second se	y .
SAME -ELISTEND					
The state of the second st					