	FROM	(ATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 16	
	2.1. A productive production of the second state of the second stat state of the second state of the s		June A, D., 19 23 at 1 lock A. M., and duly recorded in Book 453 on page	
	TO		O. G. Weaver.	
			(\$EAL)) O. G. Weaver, By Brady Brown, County Clu	ierk. eput
			Fees, \$	
	KNOW ALL MEN BY THESE PRESENTS:			
	That. We, Nellie D. Houck	and Fred S. H	louck, wife and husband	
	ofCounty, in the S THE OKLAHOMA CITY BUILDING AND IC duly organized and doing business under the statutes of the State Tulse	of Oklahoma, party of th	199. of the first part, have mortgaged and hereby mortgage IN of Oklahoma City Okiahoma, a corpor is second part, the following real estate situated in	to th pratic
	Lot Nine (9), Block (Addition to the city the recorded plat the	One (1), Ridge of Wulsa, Okl ercof,	dale Terrace Second ahoma, as shown by	
	with all the improvements thereon and appurtenances thereunto	belonging, and warrant	the title to the same and waive the appraisement, and all home	estea
	exemptions. 23 Alsoshares of stock of said Associa	tion, Certificate No	16416 Series No. 294	
	This mortgage is given in consideration of Twenty the result of which is hereby acknowledged and for the purpose of	-two Hundred	Fifty	
	the receipt of which is hereby acknowledged, and for the purpose of formance of the covenants hereinafter contained. And the said mortgagor_S_for_themselves	securing payment of the	b monthly sum, nees and other items hereinalter specified, and the specified and the specified and the specified of the speci	
	covenantwith said mortgagee its successors and assigns,	as follows:		
	FIRST: Said mortgagor <u>9</u> being the owner of <u>22</u> SAVINGS & LOAN ASSOCIATION, and having borrowed of things which the by-laws of said Association require shareholde Thirty-one & 58/100	shares of stac said Association, in _pur rs and horrowers to do, Dollars	k of the said <u>THE</u> <u>OKLAHOMA</u> <u>CITYBULLDING</u> A rsuance of its by-laws, the money secured by this mortgage, will and will pay to said Association on said atock and four the su and mill pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su and will pay to said Association on said atock and four the su atock and four the su	do a am o
	per month, on or before theday of each and	l every month, until sai	d stock shall mature as provided in said by-laws, provided tha	nt sai
	indebtedness shall be discharged by the cancellation of said stock under said by-laws or under any amendments that may be made thereto-necessing to the terms of said by-laws and a certain non-			
	Nellie D. Houck and	I Fred S. Houc	to said morts	
. 8.	SECOND: That sold martigeor S within forty day			
5 - E	levied upon said lands, or upon, or on account of this mortgage, or	is after the same become the indebtedness secured	es due and payable, will pay all taxes and assessments which sh thereby, or upon the interest or estate in said lands created or r	all b
	levied upon said lands, or upon, or on account of this mortgage, or sented by this mortgage, or by said indebtedness, whether lovic or otherwise; and said mortgagor hereby waive any and all	is after the same become the indebtedness secured ed against the said mor i claim or right against s	es due and payable, will pay all taxes and assessments which sh thereby, or upon the interest or estate in said lands created or) tgagor <u>S</u> , <u>their</u> legal representatives or as ald mortgagee, its successors or assigns, to any payment or reba	all t repr
	sented by this mortgage, or by said indebtedness, whether lovic or otherwise; and said mortgagor hereby waive any and all or offset against the interest or principal or premium of said mort	ed against the said mor i claim or right against s gage debt, by reason of i	tgagor S , their legal representatives or as aid mortgagee, its successors or assigns, to any payment or reba the payment of any of the aforescald taxes or assessments.	all t repr sign ate o
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