#623993 EOLU ASUPETES ENLEGESEMENT REAL ESTATE MORTGAGE;

15932 String propert of marketing V. S. Collins, wife and husband. of Tulsa County. State 28 Yuly 1934 of Oklahoma. mortgagor. whether one or more. for and fave Hundred (\$500.00) Dollars. the receipt of which is hereby in consideartion of the sum of acknowledged, does hereby mortgage to the STATE SAVINGS AND LOAN ASSOCIATION. of Nowata Eklahoma, a corporation duly organized and doing business under the laws of the State of Oklahoms. mortgagee, the following described real estate and premises. situated in the city of town of Tulsa County. of Tulsa. State of Oklahoma to-wit;

> Lot forty one (41). resubdivision of lots one (1), two (2). three (3). form (4). five (5). sixteen (16), seventeen (13) eighteen (18), nineteen (19). and twenty (20). block one (1). block two (2). rodgers's Heights addition to the city of Tulsa Oklahoma. according to the recorded plat thereof.

with all improvements and appurteneances thereinto belonging, and all improvements he reafter placed thereon, The mortgagor expressley warmants the title to the above real estate and waives all right of the homestead exemption and stay laws of the State of Oklahoma.

As further security, the mortgagor hereby assings, transfers and sets over to the mortgagee as collateral security for said loan. the rents and profits realized, and to be realis ized during the term of this loan is in force, and during any foreclosure proceedings which may be instututed, The mortgagors further agrees that the mortgagee shall have the right to appoint an agent for the purpose of collecting the rents from said property. and the agent so appointed shall be entitled to a reasonable compesation from the rents collected for his services; and the said agent so designated by the mortgagee shall be thea-gent of the mortgaor for the purpose of collecting such rents . The mortgagee shall not be liable for any uncollected rents or for its failure its option in regard to the collection of the same,

But if the mortgagor shall pay or cause to be paid. the regular monthly installemnts of interest and stock dues, as provided by this mortgage, shall pay all taxem. assessments insurance premiums, and any other lien that may be due or become due during the term of this mortgage, then the aboeve provisions shall be null and void; otherwise to remain infull force and effect.

This mortgage is given to secure the payment of the principal sum as hereinbefore stated, and the said mortgagors for themselves and their, heirs, executors and administrators have executed a certain promissory note. of even date herewith. expressly agreeing to pay the sum of Eight Dollars. (\$5;00) on or before the 10th. day of each and every month thereafter until Certificate No 2137 for ten Shares to fht Installment Class____ Stock of the said Association shall mature . as per the terms and conditions thereof. and as provided by the bylaws, the other terms of which note are substantially as follows;

FIRST. The the interest on said note shallbe 83 pents per One Hundred Dollars per month, and that the stock payment shall be 80 cents per month undred Dollars per month.

SeconD; That mortgagor shall pay or cause to be paid. any fines assessed for non-payment of interest or stock dues, and all insurance premisms, taxes or assessments levied agaisnt said property when the same are due each year Mortgagor agrees to keep property in a good stateof repair and further agrees, should be fail to do so. that mortgagee may have same repaired and that such expense shall become a lien against said property.

THIRD; That mortgagor shall keep property insured against fire. lighting. windstorm and tornado, and gas explosiin if required by mortgagee, with full contribution clause attaohed . in such companies as may be designated by mortgagee, for an amount not less that the orincipal sum of this mortgage.

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