ments and appurtenances thereunto belonging, unto the said Grantee, its successors and assigns, forever. And the said Granters for them selves and their heirs, executors and administrators covenant with the said Grantee, its successors and assigns, that the said premises are free from encumbrance, and that they have good right and lawful authorty to sell the same, and that they will warrant and Defend the same against the lawful claims of all persons whomsoever.

t alla territoria di la communicación de territoria de territoria de la composition della composition

The conditions of this Mortgage are such, that, Whereas, the said a. H. Atchley and Lizzie M. Atchley, his wife, have assigned, transferred and set over unto the said THE OKLAHOLA SAVINDS AND BOAN ADSOCIATION, as a further security for the payment of the promis cry note hereinafter mentione, 10 shapes of installment Stock, in Class B. No. 17211, issued by THE OKLAHOLA SAVINDS AND BOAN ASSOCIATION, and have executed and delivered to THE OKLAHOLA SAVINDS AND BOAN ASSOCIATION, one promissory note bearing even dute herewith, being No 3772 for the sum of the Thousand and 00/100 bollars,

Now of the said W. H. Atchley and Dissie M. Atchley, his wife, their heirs, assigns, executors, or administrators shall well and truly pay or cause to be poid, the aforesaid note, according to the tenor thersor, and all acressments, dues and Times on soid Stock, to the soid THE ONDAHOLA SAVINGS AND AGAN ASSOCIATION, its successor or assigns, according to the By-Laws of said Association, and keep said gramises insured against loss by Pire and Tormado, and pay all taxes, liene, charges and assessments upon or against said property, and keep the same is good repair, as herein provided, then this mortue e shall be void; otherwise to remain in full force and virtue in law. It is further agreed that if default shall be made in the payment of sold sums of money, or any part thereof, as hereinbefore specified; or if the taxes, insurance, liens, charges and dues or any of them assessed or charged on the above real estate shall remain uneald after the same are due and payable, then the whole indebtedness, at the option of the holder, including the amount of all assessments, dues and fincs on acid stock, shall become inmediately due, and the said Frontee, its successors or assigns, may proceed by foreclosure, or any other lawful mode, to make the amount of said note, together with all interest, and costs individing the attorney's fee, and the amount of all appearants, dues and fines on said Stock, and all tames, insurance, liens, charges and assessments accrued on said roal estate, and of the amounts assessed against the said Stock; and the said Grantee shall be entitled to the possession of said premises and of said rents and every part thereof. and it is further agreed, that if foreclosure proceedings be instituted, as Attorney's fee of ten yes cent additional shall be allowed; the soid fee in any case to be at least Twenty-five Dollars and taxes as costs in said case. But the Board of Pirectors of said Association may, at their option, pay or cause to be paid, the said taxes, charges, insurance, liens and assessments so due and pay blo, and charge then against said Frantors or assigns, and the amount so paid shall be a lien on said mortgaged premises, augmenting the amount due hereunder, and shall bear interest at the same rate specified herein, and may be included in any judgment render d in any proceeding to foreclose this mortgage; but whether they elect to pay such taxes, insurance, rates, liens and assessments or not, it is distinctly understood that in all cases of delinquencies as above enumerated, then in like namer the said note and the whole of said sum shall at the option of the holder immediately become due and payable. Witness our hands this 9 day of September, A. D. 1924.

COUNTY OF THESA.

ss.

W. H. Atchley,

Lingie M. Atchley.

Before me the undersigned a Notary Tublic in one for caid



226 C

•

-

لا...نا