354 4 MORTGAGE RECORD JUSAN S Kunn All Men by These Presents: The Chambers hielarife c. Lundred (# 5 00, 20) SA BUILDING AND LOAN ASSOCIATION, of DOLLARS, na, ha_____bargained and sold, and do_____bereby grant, bargain, sell and convey. the following premises, situate in the Country of Tulsa, in the State of Okla-. Oklah Let eight O in Block two O in the north Side addition to the le Tulea, Oklahomal To have and to hold said lands and premises, with the appurtenances, unto the said The Tulsa Building and Loan Association, its successors and assigns, forever. And the granter for The function of the said the said The Tulsa Building and Loan Association, its successors and assigns, that The trues and the same, assigns, down hereby covenant with the said The Tuisa Building and Lean Association, its success assigns, that The true said The Tuisa Building and Lean Association, its success assigns, and that The true said the premises are free and lear from all incur whatsoever, and that The true said the true premises are free and lear from all incur whatsoever, against the lawful/claims of all persons whomsoever. PROVIDED, Nevertheless, and these presents are upon this conditiony That whereas the said hat entered into a contract in writing with said Association, of which the following is a copy, to-wit: 500 C Tulsa, Okla. Clar L.b. three Also upon the further agreement and condition, that the mortgagor (/ in consideration for the making of said loan, shall keep, during its continuance, the buildings on said described realty insured for the benefit of said Association in such amount as it may require, and shall also pay all taxes and assessments that are or may be levied thereon. said described realty insured for the benefit of said Association in such amount as it may require, and shall also pay all taxes and assessments that are or may be levied reon. Now, it the said mortgagor whall well and truly pay, or cause to be paid, said loan and interest in the manner provided by said contract, and perform said contract all conditions therein specified, and shall pay the premiums, fire insurance, and all taxes and assessments that are or may be levied ing the continuance of this loan, then these presents shall be void; otherwise, upon failure to perform all or any of said contracts, agreements and conditions therein, this trages shall become nbsolute and linkle to forcelosure, and the said The Tulsa Building and Loan Association shall be entitled to the possession of said premises; and the altor, herein for said consideration expressly waives appraisement of said real estate and all benefit of the homestead exemption and stay laws of the State of Oklahoma, further agree. to pay a reasonable attorney's fee on the amount due at the time of the forcelosure of this mortgage, should the same be forcelosed, provided this tages is forcelosed by an attorney of record in the State of Oklahoma, IN TESTIMONY WHEREOF, The said and all have hereunto set Thur hands and seals this 21.3.24 prember! 19/0 R.W. Chambers Parthing Chamberel STATE OF OKLAHOMA, whethington 55. ACKNOWLEDGMENT County of Tulsa, th all den a Notary Public, in and for said County and aler and Chander Lies wife 3 rd day of) rove K.M.C unberer & parth in to be the identical person who executed the within and foregoing instrument, and acknowledged to me that ... Likely cuted the san we to be the identical personant of accurate the uses and purposes therein set forth. 23 ret day of Movember eal as such Notary Public, this 19/0 With Seaf. Mallel Smith. ary 17thu. 1914. Notary Public. day of nge Maulekley², Register of Deeds. on page In a grand and a grand and a grand a gr 9 1 0 1999 NJP & NJAH 988 1 311

1 114 75