(SLA) (JAL)U. D. CONSTANT (JAL)U. D. CO		06692 - НЦ власк рто, со. тикал oklar	STATE OF OKLAHOMA, Tulsa, County, SS.
Final A. GLARMAN Frank KNOW ALL MERLEY INTER PRESENTE		FROM	The instrument was filed for record on the 16th of August A. D., 1922 at 3:35 o'clock FeM., and duly recorded in book 413 on page 169
Control Trible Of Control of the second			· 같이 가장 그는 가슴을 다 같이 되었다. 이 가슴을 가 있는 것 같은 것 같은 것 같이 있는 것
New ALL NEW NY THESE PREMATE: Tet		UNITED SAVINGS & LOAN ASSOCIATION	ByB. De IwanDeput
The) Fees, \$
UNITED SAVEYSES 10.08 ASSOCIATION, of Take, Okakawa, segmention ship sensing of a draw bolines used in the structure of the first of Okakawa, to origin the structure of the first of Okakawa, to origin the structure of the first of Okakawa, to origin the structure of the first of Okakawa, to origin the structure of the first of Okakawa, to origin the structure of the first of Okakawa, to origin the first of the first o		이는 것 같은 것 같	his wife
<pre>parks solidition to the form of ideal cork Okithorms, sociolaring to the her proceeding official plat thereout Interpreter in provide a second and the proceeding official plat thereout Interpreter Interpre</pre>		UNITED SAVINGS & LOAN ASSOCIATION. of Tulsa, Oklahoma, a corport	ration duly organized and doing buisiness under the statutes of the State of Oklahor
		rark addition to the town Oklahoma, according to the	of Red Fork
The second sec		I hereby Receipt No tax on the Bated th	certify that I received \$
<pre>virtual is all the improvements here and apportaneous hereasts beinging, and extrant the life to the same and when the apportaneous, and all homested energy is all nonregate is also and state of and Arabication. Certainer No. 945</pre>			WITTE & HIGHEL COURTY Treasurer
Ale			
FIRST. Sail mortgaged. Long the over of		Also	No. 945. Fifty
<pre>and lands, or upon, or on account of, this motrages or the indebtoness secured (percept), or upon the interest or ents in and lands created or spresentated by this must be addressed as a strain and an entragent. B. thereby entrated or spresentations of addresses, and will be any and all be or material liens, whether entrated by the wind addresses are been addressed bases. Assessments, lake or more initial and insured against and addresses are addresses and addresses addr</pre>		FIRST. Said mortgagorbeing the owner ofls borrowed of said Association, in pursuance of its by-laws, the money secured l holders and borrowers to do, and will pay to said Association on said stock andcents (\$.40,00.) per month, on or before the 20th day of e t hat said in debtedness shall be discharged by the cancellation of said stock at ma under said by-laws or under any amendments that may be made thereto, accor according to the terms of said y-laws and a certain non-negotible note beart	by this mortgage, will do all things which the by-laws of said Association require sha loan the sum of
debt. and assign and deliver to the mortgages all insurance upon aid property. FOURTH. If wild mortgages, hyse accessors or assigns may pay such taxes, affect such insurance, pay aid liens, and the sume so paid shall be further lien on asid prem under this mortgage, payhie dirivation, with interest at the rate of		said lands, or upon, or on account of, this mortgage or the indebtedness secured gage, or by said indebtedness, whether levied against the said mortgagor $\mathbb{R}_{s,-}$ or material liens, whether created before or after this date, that are lawfully char right against said mortgagee, its successors or assigns, to any payment or rebs reason of the payment of any of the aforesaid taxes, assessments, labor or mater THRD. That the said mortgagor \mathbb{R}_{-} , will also keep all buildings erected	thereby, or upon the interest or estate in said lands created or represented by this mo DADJI legal representatives or assigns, or otherwise, and will pay any and all la irged against said premises; and said mortgagor. Bhereby waive any and all claim ite on, or offset against, the interest or principal or premium of said mortgage debt, ial liens. d and to be erected upon said lands insured against 1055 and damage by tornado and l
<pre>are psychle as provided in this mortgage and in sid note and add by laws, and should the same, or any part thereof remain unpaid for the period of</pre>		debt, and assign and deliver to the mortgagee all insurance upon said property. FOURTH. If said mortgager Smake default in the payment of any of covenanted, said mortgagee, its successors or assigns may pay such taxes, effoct under this mortgage, payable forthwith, with interest at the rate of 1911	the aforesaid taxes or assessments, or in procuring and maintaining insurance as abo such insurance, pay said liens, and the sums so paid shall be further lien on said premi per cent per annum.
Orac August		are payable as provided in this mortgage and in said note and said by-laws, and s UT 99	hould the same, or any part thereof remain unpaid for the period ofDDLLAR 1dr heta d. d. heta Ll tyDOLLAR t the option of said mortgagee, or of its successors or assigns, become payable immedi- tanding. In the event of legal proceedings to foreclose this mortgage, the indebted at the rate of ten per cent per annum in lieu of the further payments of monthly inst
or as often as the mid mortgagers or mortgages may be made defendant in any suit affecting the tile of said property, which sum shall be an additional line on a premises and shall become due upon the filing of petition of cose-petition of foreclours. SEVENTH. As further security for the indebtedness above recited the mortgage bereby assigns the rentals of the above property mortgaged to the mortgage and in case of default in the payment of any monthly installment the mortgager or legal representative may collected segit rent and credit the sum collected legs cose collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF. The said mortgager. B. bRG. hereunto set		One hundred	DOLLAF
collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager. 8. hW6. hereunto set		or as often as the said mortgagers or mortgagees may be made defendant in an premises and shall become due upon the filing of petition or cross-petition of f SEVENTH. As further security for the indebtedness above recited the n	1y suit affecting the title of said property, which sum shall be an additional lien on so oreclosure, nortgagor hereby assigns the rentals of the above property mortgaged to the mortgaged.
Notery Public in and for said County and State, on the same set of the uses and purposes therein set forth. Notery Public in and some set of the uses and purposes therein set forth. Notery Public Notery Public Notery Public Notery Public Angust		collection, upon said indebtedness, and these promises may be enforced by the a IN WITNESS WHEREOF, The said mortgagorBh.W.ehereunto	appointment of a Receiver by the Court. sethand_Son t
STATE OF OKLAHOMAAUISACounty, SS Before meA. V. LONG a Notary Public in and for said County and State, on t 			n. Remon
Before me. A. V. LONG , a Notary Public in and for said County and State, on the same of the second se			Marie S. Thomas
and warie 5. Thomas, his wife to me known to be the identical person. S who executed the within and aforegoing instrument and acknowledged to me t they		Before me A. V. Long	, a Notary Public in and for said County and State, on th
to me known to be the identical person. B. who executed the within and aforegoing instrument and acknowledged to me t 		day of August	2 personally appeared it. S. Thomas
for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereinto set my hand and notarial seal on the date above mentioned. IDEAL) A. V. LONG My commission expires on the		to ms known to be the identical person	.S. who executed the within and aforegoing instrument and acknowledged to me th
ISDAL) A. v. LONG My commission expires on the		for the uses and purposes therein set fo	
My commission expires on the			
I hereby certify that I received \$ and issued receipt No therefor in payment mortage tax on the within mortage.		My commission expires on the 19t day of	Notary Public
mortrage tax on the within mortrage.	70		
	1		id issued receipt Notherefor in payment e

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