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TO       O. D. J. LANDON         UNTEP SAVINGS & LOAM ASSOCIATION       D. T. J. D. J. LANDON         WINNED SAVINGS & LOAM ASSOCIATION       D. T. J. D. J. LANDON         THE CANADAM ASSOCIATION       The A.         MINOW ALL MEN NY THESE PRESENTS:       The A.         THE CANADAM ASSOCIATION       The A.         MINITED SAVINGS & LOAM ASSOCIATION       The A.         THE CANADAM ASSOCIATION       The A.         THE CANADAMASSOCIATION	ЭM		Ths in	nstrument Sen	was filed fo	r record on th		4:25
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DNREENENG ADDRESS         NOW ALL MEN BY THESE PRESENTS:         The			(SEAL	(۱	0.	D. Laws	On. County	y Clerk
NULSA OKLAHOMA       Free s         KNOW ALL MEN BY THESE FREESHTS:	S & LOAN ASSOCIATION			By	rF.	Delman,		F
The       Alongo. Holland. And. Roma. Holland. his.wife.	<b>JKLAHOMA</b>	J	Fees, \$					
Thilds, Tuled		ad and Em	mma HO	lland	his	wifa		<u>- 1</u>
<pre>LINE SAVINGS &amp; LOAN ASSOCIATION, 4 Tole. Oldebane, a corporation day erginized and adapts buildings may any any any any any any any any any a</pre>								
City of Tulss, Oklahoms, according to the recorded official thereof, "	OCIATION, of Tulsa, Oklaho	oma, a corporati	tion duly or	rganized a	and doing b	uisiness under	the statutes of	the State of Ok
<pre>bits the function of the second of the</pre>	Tulsa. Oklahoma.							
Let the within morrages. Just the second		TREASUR	RER'S EN	DORSEN	MENT			
<pre>Lise on the within morrages. Dated this</pre>	i here	by certify the	at I recei	ived S. X	20 an	d issued		
Dated this	toy on th	a within man				· · · · ·		
WATE L DICKEY, CALLTY Tressurer Deputy with all the improvements thereon and appurteneances therean to belonging, and warrant the title to the same and waive the spanning Alac	Dated	1 uhisde	lay of	Up	192.2			
with all the improvements thereon and apputchances thereunto belonging, and warrant the tiths to the same and waive the appraisent AlsB		WAYNE L	L. DICKE	ЕҮ, Соцп	nty Treas	urer		
and for the purpose of securing payment of the monthly sum, fines and oper ignes hereins for specified, and the performance of the And the said mortgagers. Bleing the owner of		*****		201	<b>Fa</b> , <b>a a a a a a a a a a</b>	y y		
and for the purpose of securing payment of the menthy sum. fines and due in the intermeter second main interacts of the solid UNESS of LA berry secures and a signal as follows: FIRST, Said mortgager, B, being the owner of	nd appurtenances thereunto be	clonging, and war	arrant the t	title to the	same and w	aive the appra	aisement, and all	homestead exe
and for the purpose of securing payment of the manthy sum. fines and oper igram hereinal fer specified, and the performance of the And the said mortgager. Block and to the said to the said UNITED SAVINCS & L4 borrowerd of and Association on used takes that load the security of the said unitary of the by-laws the money secured by this mortgage, will do all things which the by-laws the money secured by this mortgage, will do all things which the by-laws the money secured by this mortgage, will do all things which the by-laws the money secured by this mortgage, will do all things which the by-laws the many secured by the mortgage, will do all things which the by-laws the mail by-laws or under any amendments that may be made therets, according to the turn of and by-law or under any amendments that may be made therets, according to the turn of and by-law or under any amendments that may be made therets, according to the turn of and by-law or under any amendments that may be made therets, according to the turn of and by-law or under any amendments that may be made therets, according to the turn of and by-law or under any amendments that may be made therets, according to the turn of and by-law or under any amendments that may be made therets, according to the turn of an AlORZO f AlORZO (AlORZO) and any and the sum and and and the ame became due and payable, will pay all fines that may be made therets, according to the sum of the alor and and and the alor according to the alor and and and the alor according to the alor and and and the alor according to the alor alor alor alor alor alor alor alor	es of stock of said Association leration of Seven_Hy	, Certificate No. Indred &	Fifty	04	Clar	Dollars, the	receipt of which	is hereby acknow
FIRST. Said mortgager. 9. keing the owner of	nent of the monthly sum, fine themselvesand	s and other items d for their	ma hereinaft <b>L</b> _heirs, en	ter specifis xecutors ar	d, and the p nd administ	erformance o rators, hereb	f the covenants l y covenantv	nereinafter conte with said mortge
borrowet of and Association, in pursuance of its by-laws, the money secured by this mortgace, will do jul things which the by-laws holders and borrowes to g. and will be a so id Association on said atock and and the use of	eing the owner of8	shares	res of stock	of the sai	id UNITEL	SAVINGS	& LOAN ASSO	CIATION, and
	rsuance of its by-laws, the mor ill pay to said Association on se	mey secured by t aid stock and loa	y this mortg can the sum	r ofT	do all thing hirty-:	which the b	y-laws of said As	ssociation require lollars and
according to the terms of sold by laws and a certain non-neceriable note being year date berrevit a sequenced by sold mortgager. A 100120 'Holl 2011 and 'Bond' Bond' Holl 2010. The WHE 9, SECOND. That soid mortgager. S., within forty days after the same become due and payable will pay all taxes and anse and lands, or upon or on account of this mortgage or the indebtedness secured thereby, or upon the interest or state in soil mortgager. S., right sgains side mortgager. S., will also keep all public barged against the interest or principal or remen of the payment of any of the alored d to the taxes how payment or rebate on, or offset against, the interest or principal or remen of the payment of any of the alored d to the term of the taxes how the payment of rebate on, or offset against, the interest or principal or remen of the payment of any of the alored d to the term term of any of the aloresid taxes or assessments, or in procuring a solution of the terms approved by the mortgager. He has a more that aloresid taxes or assessments, or in procuring a covenanted, asid mortgager. Be make default in the payment of rebate such insures, pay soil lies, and the sums so paid if under this mortgage, payable forthwith, with interest at the rate of <u>1000000000000000000000000000000000000</u>	arged by the cancellation of said	id stock at maturi	irity, and wi	ill also pay	all fines the	t may be lega	ally assessed agai	inst them
SECOND. That said mortgager 9. within forty days after the same become due and payable, will pay all taxes and assessed in lands, or upon to interest or state in said lands or upon, or on second of this mortgages of the indebtedness secured thereby, or upon the interest or state in said lands or upon, or on second of this mortgages 0	ws and a certain non-negotiab	ble note bearing ;	g even date	herewith,	executed by	said-mortgag	gor8	
spee, or by said indebtedness, whether levied against the said mortgagor. S the fit there is presentatives or assigns, or other or material liens, whether reveated before of after this date, that are lawfully charged against asid premises; and said mortgagor. S. right against asid mortgages, its successors or assigns, to any payment or robate on, or offset against, the interest or principal or present the payment of any of the aforesigit tarse, assessments, labor or material liens. THIRD. That the said mortgages oil insurance upon said progenty. FCURTH, II said mortgages, its successors or assign may pay uch taxes (fleet such insurance, pay suid its assign, and deliver to the mortgages oil insurance upon said progenty. FCURTH, II said mortgages, its successors or assign may pay uch taxes (fleet such insurance, pay suid its assign, and deliver to the mortgage or assign and pay such taxes (fleet such insurance, pay suid) its assign and deliver to the mortgages or assign and pay such taxes (fleet such insurance, pay suid) its assign and deliver to the mortgages or assign may and taxes (fleet such insurance, pay suid) its assign and all wortgages is successors or a solid and the sums or any of the aforeside the successors or a ly thereafter, anything bereinhold the against is all notes and insurance premiums, shall, at the option of said morthy successors or a solid such successors or a solid such successors or a said successors or a solid such successors or a solid such pays and taxes or assign as a deliver and in a successors or a solid successors or a solid successors or a solid such assign at the successors or a said and the sums and all part and in care a pay bale taxes or insurance premiums, aball, at the option of said morts ages, or of its successors or a solid such taxes or assign and such assign as a deliver and and mort ages or legal proceedings at the rate of the pay proceedings to forecle thereby secured shall be an interest from the filling of such foreclosure proceedings at the rate of such	or S within forty days afte	er the same becc	come due a	nd payabl	le, will pay	all taxes and	assessments wh	ich shall be levi
right against said mortgages, its successors or assigna, to any payment or rebate on, or offset against, the interest or principal or , resson of the payment of any of the aforegaid taxe, assessments, labor or material lines. THIRD. That the said mortgages in the sum of	, this mortgage or the indebted	dness secured the	hereby, or up	pon the int	terest or est	ate in said lar	nds created or re	presented by thi
THIRD. That the said mortgagor. 9	efore or after this date, that are	e lawfully charge	ged against	said premi	ises; and sa	id mortgagor_	Shereby wa	ive any and all o
deliver to the mortgages. Binake default in the payment of any of the aforesaid taxes or assessments, or in produring a covenneted, said mortgages, it is successors or assigns may pay such taxes, effect such insurance, pay said liens, and the sums so paid a under this mortgage, payable forthwith, with interest at the rate of	agor_Swill also keep all by	ildings erected at	and to be en	rected upo	on said land	insured again	nst 1085 and dam	age by tornado
covenanted, suid mortgages, is successors or assigns may pay such taxeg, effoct such insurance, pay suid liers, and the sums so paid is under this mortgage, payable forthwith, with interest at the rate of	rtgagee in the sum of	gnt Hunai	dred			dollars	, as a further sec	curity to said m
under this mortgage, payable forthwith, with interest at the rate of 2921								
are payable as provided in this mortgage and in said note and said by law, and should the same, or any part thereof remain unpaid for months, then the aforesaid principal sum of	with, with interest at the rate o	of ten	per cent p	per annum	n.			
with arcearages thereon, and all penalties, taxes and insurance premiums, shall, at the option of said mortgages, or of its auccessors or a ly thereafter, anything hereinbefore contained to the contrary thereof notwithistanding. In the event of legal proceedings to forseld thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the furments. SIXTH. The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum ofONO HUMGTED are as the said mortgager or mortgageer may be made defendant in any suit affecting the title of said property, which sum premises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgager or legal expresentative may collect said rents and collection, upon said indebtedness, and these promises may be made collection. Upon said indebtedness, and these promises may be made accountly installment the mortgager or legal expresentative may collect said rents and collection. Upon said indebtedness, and these promises may be enforced by the appointent of a Receiver by the Court. IN WINNESS WHEREOF. The said mortgagor SAY9.hereunto setfing the Holland	resaid principal sum of	Seven Hun	any of said	ne, or any j	part thereof	remain unpa	id for the period	ofthreeDOL
SIXTH. The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of One Hundred as a reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage or as often as the said mortgagors or mortgagees may be made defendant in any suit affecting the title of said property, which sum premises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgagee or legal representative may collect said rents and or collection, upon asid indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor S. hay9.hereunto set. the Jung Holland day of	lties, taxes and insurance prem contained to the contrary the	niums, shall, at the creof notwithstan	the option o anding. In	of said mor	tgagee, or o of legal pro	f its successor ceedings to fa	s or assigns, beco preclose this mor	ome payable imp tgage, the indeb
as a reasonable attorney's fee in addition to all other legal costs, as siten as any legal proceedings are taken to foreclose this mortgage or as often as the said mortgagors or mortgagees may be made defendant in any suit affecting the title of said property, which sum premises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above pro and in case of default in the payment of any monthly installment the mortgager or legal representative may collect said rents and of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF. The said mortgagor S. hav9 hereunto set	shall pay to the said mortgaged	e or to its success	essors or assi	signs, the si	um of			
premises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above pro- and in case of default in the payment of any monthly installment the mortgager on legal representative may collect said rents and or collection, upon asid indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WINESS WHEREOF. The said mortgagor. A. have hereunto set. The IT	ition to all other legal costs, as	often as any lega	gal proceedin	ings are tak	ken to forec	ose this mort	gage for default i	in any of its cov
and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and c collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF. The said mortgagor. A. D. 192. Set day of	n the filing of petition or cross	s-petition of forea	reclosure.					
IN WITNESS WHEREOF, The said mortgagor S. have hereunto set	nt of any monthly installment and these promises may be enfo	the mortgagee o	or legal rep	presentativ of a Receiv	ve may colle ver by the C	ct said rents : ourt	and credit the su	im collected less
Alongo Holland Emma Holland STATE OF OKLAHOMA Tulsa County, SS Before me A. V. Long, a Notary Public in and f 20th day of September 1922, personally appeared. Alonzo Holland and Emma Holland, his wife, to me known to be the identical person 9, who executed the within and aforegoing instrum they executed the same as the ir for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date abo A. V. Long, (Seal) My comamission expires on the lst	he said mortgagor S hav	Hereunto set		their 2 2 •	<b>r</b>	hand	l.9	
STATE OF OKLAHOMA       Tulsa       County, SS         Before me.       A. V. LONG       , a Notary Public in and f         Notary Public in and f       September_192.2, personally appeared.       Alonzo Holland and Emma Holland, his wife.         to me known to be the identical person.9, who executed the within and aforegoing instrum they       executed the same as       the ir         for the uses and purposes therein set forth.       IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date abo       A. V. LONG.         My commission expires on the       1st       day ofNY. 1926.				<b>4</b> ]				
Before me.       A. V. LONG       , a Notary Public in and f         Before me.       A Notary Public in and f	The North			гл ————	una HO.			
20th       September 192.2., personally appeared.         Alonzo Holland and Emma Holland, his wife.         to me known to be the identical person.9. who executed the within and aforegoing instrum they         core of the uses and purposes therein set forth.         IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date abo         A. V. Long.         (Seal)         My commission expires on the	• Long							
to me known to be the identical person 9, who executed the within and aforegoing instrum they executed the same as their for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date abo A. V. LONG, (Seal) My commission expires on the 1st day of 1/87. 1926.	day of Septem	ber 192 2	2_, persons	ally appear	red			
they					**************************************		4 · · · · · · · · · · · · · · · · · · ·	
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date abo <u>A A. V. Long</u> , (Seal) My commission expires on the lst		execute	ited the sar	me as	the	ir	free and vo	luntary act and
(Seal) My commission expires on the lst				ny hand	nd notorial -	eal on the date	e above mention	ed.
(Seal) My comamission expires on the 1st		, I HAVG BEICH	. Juneo Bet M				Ζ.	
	(Seal)		May 1					Notary Public
		internation de la companya	100 a.g. 10			,		
I hereby certify that I received \$and issued receipt No							\$h	erefor in paym
mortgage tax on the within mortgage. Dated thisday of								
			·····	192	•			
County Treasurer By	County	i reasurer	Ву	Y	<b></b>	d.	and a second s	<b>D</b>