		RTGAGE R	ecord no. 413	
	211639 C.M.J. FROM TO UNITED SAVINGS & LOAN A TULSA, OKLAHOMA	COMPARED	STATE OF OKLAHOMA, Tulsa, County, SS. The instrument was filed for record on the 2010 day of OCT. o'clockA. M., and duly recorded in book. 413 on page 214. (SEAL) ) County Clerk ByF. Delman, County Clerk By	C C C C C C C C C C C C C C C C C C C
of	OW ALL MEN BY THESE PRESENTS: That R. L. H Tulsa, Tulsa		Fees, 5	
	party of the second part, the following described real estate and premises situated in			
line 🕴 e e e e	This mortgage is given in consideration of	nces thereun to belonging, and w said Association, Certificate N Four, Hundrad & F	the within mortgage. ted this <u>2</u> day of <u>192</u> WAYNE L. DICKEY, County Treastner <u>Depury</u> arrant the title to the same and waive the appraisement, and all homestead exemptions <u>Class</u> <b>1f ty</b> <u>Dollars</u> , the receipt of which is hereby acknowledged.	
succ born hold that unde acco said gage or m right reas: with	And the said mortgagor for LUGHS essors and assigns, as follows: FIRST. Said mortgagorbeing the own owed of said Association, in pursuance of its lers and borrowers to do and will pay to said ents ( $s_{25}$ , $00$ ) per month, said ind ebtedness shall be discharged by the c er said by-laws or under any amendments th ording to the terms of said by-laws and a cert SECOND. That said mortgagorS withi lands, or upon, or on account of, this mortgage aterial liens, whether created before or after t against said mortgagorS withi said and the said mortgagorS. withi insurers approved by the mortgageS. with insurers approved by the mortgage in the t, and assign and deliver to the mortgage in the	91 V95 and for very for shar by-laws, the money accured by Association on said stock and he on or before the 20th day of eac cancellation of said stock at matu at may be made thereto, accord ain non-negotiable note bearing <u>amp ton and Mary</u> in forty days after the same be ge or the indebtedness secured thin inst the said mortgagor. S this date, that are lawfully char signs, to any payment or rebat is, assessments, labor or materia Il also keep all buildings erected sum of FIV HUNGT. insurance upon said property.	and to be created upon said lands insured against ross and damage by tornade and fire $Qd$ dollars, as a further security to said mortgage	
cove unde are p with ly th	enanted, said mortgagee, its successors or assig er this mortgage, payable forthwith, with inte FIFTH. Should default be made in the pay payable as provided in this mortgage and in as months, then the aforesaid princip a arrearages thereon, and all penalties, taxes an hereafter; anything hereinbefore contained to eby secured shall bear interest from the filing of	ns may pay such taxes, effect su prest at the rate of <u>UPN</u> ment of said monthly sums, or id note and said by-laws, and sh al sum of <u>FOUT</u> RUM id insurance premiums, shall, at the contrary thereof notwithst	he aforesaid taxes or assessments, or in procuring and maintaining insurance as above ich insurance, pay said liens, and the sums so paid shall be further lien on said premises per cent per annum. any of said fines, or taxes, or insurance premiums, or any part thereof, when the same ould the same, or any part thereof remain unpaid for the period of $1000000000000000000000000000000000000$	
as a or a pren and colle	SIXTH. The said mortgagors shall pay to t reasonable attorney's fee in addition to all off s often as the said mortgagors or mortgagees nises and shall become due upon the filing of SEVENTH. As further security for the ind in case of default in the payment of any mor section, upon said indebtedness, and these pror IN WITNESS WHEREOF. The said mor 16 th.	re legal costs, as often as any le- may be made defendant in any petitien or cross-petitien of for lebtedness above recited the mo- nthly installment the mortgagee nises may be enforced by the ap trager. 2 hav9. hereunto as OC LODEY.	ortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee or legal representative may collect said rents and credit the sum collected less cost of	
	Tulsa Tulsa Before me A. V. Long 18th day of R. L. Hampton a e: mark, in my presented for the us 18 vi	County, SS October 192 nd Mary J. Hampts and bethe idential person they exect wes and purposes therein set for TNESS WHEREOF, I have be		5895
	I hereby certify that I received \$	TREASURER'S E	i issued receipt Notherefor in payment of	

10-