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212014 C.M.J. Froi	М	STATE OF OKLAHOMA, Tulsa, County, SS. The instrument was filed for record on the of
TO UNITED SAVINGS TULSA, OF	& LOAN ASSOCIATION KLAHOMA	(SEAL)) County Clerk By F. Delman, County Clerk
KNOW ALL MEN BY THESE PE	ESENTS:	e E. Craves, his wife.
		e of Oklahoma, partles of the first part, have mortgaged and hereby mortgage to
UNITED SAVINGS & LOAN ASSO	CIATION, of Tulsa, Oklahoma, a co	e of Oklahoma, psrt195 of the first part, have mortgaged and hereby mortgage to orporation duly organized and doing buisiness under the statutes of the State of Oklah tuated inCounty, State of Oklahoma, to-wit;
t.	ot One (1) in Block o the City of Sand S he recorded officia]	Twenty (20) in Oak Ridge Addition Springs, Oklahoma, according to 1 plat thereof,
		URER'S ENDORSEMENT
	estify	that I received \$_3.0° and issue
	int No. 36 J L	therefor in payment or mortfella
	Dated this 24	nortgage. day of <u>Dit 192</u> 2
an an an taon a Taon an taon an t	WAYN	E L. DICKEY, County Treasure
		Dupury
with all the improvements thereon and Also	d appurtenances thereunto belonging, s of stock of said Association, Certific ration of	and warrant the title to the same and waive the appraisement, and all homestead exemp cate No. 1068 Class Be d Dollars, the receipt of which is hereby acknowle per items hereinafter specified, and the performance of the covenants hereinafter contain 19917 heirs, executors and administrators, hereby covenantwith said mortgage
t hat said indebtedness shall be dischau under said by-laws or under any ame according to the terms of said by-law JE SECOND. That said mortgago said lands, or upon, or on account of,	rged by the cancellation of said stock at endments that may be made thereto, a s and a certain non-negotiable note b amosLa_GTAYOSand_M rr_S., within forty days after the sau this mortgage or the indebtedness secu	of each and every month, until said stock shall mature as provided in said by laws, pro t maturity, and will also pay all fines that may be legally assessed against <u>them</u> according to the terms of said by-laws or under any amendments that may be made the bearing even date herewith, executed by said mortgagor. S <u>AUGO E. GRAVOS, his wife</u> , to said mortgagenet to said mortgagenet by a said mortgagenet by the said mortgagenet by the said mortgagenet by the said mortgagenet by the said mortgagenet by a said mortgagenet by the said the said the said the said the said mortgagenet by the said t
or material liens, whether created bef right against said mortgagee, its succ reason of the payment of any of the a THIRD. That the said mortgag with insurers approved by the mort	ore or after this date, that are lawfully essors or assigns, to any payment or foresaid taxes, assessments, labor or m yor	y charged against said premises; and said mortgagor. S hereby waive any and all clai rebate on, or offset against, the interest or principal or premium of said mortgage deb naterial liens, rected and to be crected upon said lands insured against 1055 and damage by tornado and Thousand
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