	MORTGAGE RECORD NO. 413		
ELACK FTG, CO.1	ULSA. OKLA: B14456 C.M.J. FROM	COMPARED	STATE OF OKLAHOMA, Tulsa, County, SS. 22 The instrumpent was filed for record on the 22 of A. D., 19247.5. 4:05 o'clock
	79 UNITED SAVIN <b>GS &amp; LO</b> AN A TULSA, <b>OK</b> LAHOMA	SSOCIATION	Genty Clerk   ByF. Delman.   Deputy.   Fees, \$
That			Lie Dortha Hood, his wife,
UNITED SAV	INGS & LOAN ASSOCIATION,	of Tulsa, Oklahoma, a corp	f Oklahoma, part 1981 of the first part, have mortgaged and hereby mortgage to the oration duly organized and doing buisiness under the statutes of the State of Oklahoma, ted inTU158County, State of Oklahoma, to-wit:
	(15)	in Capitol Hill oma, according	) and Twenty-six (26) in Block Fifteen L Second Addition to the city of Tulsa, to the Amended recorded official plat
		l bareby Precipt No.4 fax on the v Dated th	TAEASURER'S ENDORSEMENT certify that I received \$ and issued therefor in payment of mortgage within mortgage. his 2.2. day of <u>Marco</u> 192.2 WAYNE L. DICKEY County Treasurer
Also This mortg and for the pur And the sa	<u>15</u> age is given in consideration of ose of securing payment of the m id mortgagor9 for <u>TheMS9</u>	nces thereunto belonging, and said Association, Certificate FIT teon Hundre onthly sum, fines and ather	d warrant the title to the same and waive the appraisement, and all homestead exemptions No. 1103
FIRST, S borrowed of sai holders and bor that said indeb under said by-l according to th	d Association, in pursuance of its rowers to Co. and will pay to said ents (S. 4000000000000000000000000000000000000	by-laws, the money secured Association on said stock an on or before the 20th day of ancellation of said stock at m at may be made thereto, acco ain non-negotiable note bean . HOOD and DOLL	hares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having by this mortgage, will do all things which the by-laws of said Association require share- d loan the sum of <u>FOR by</u> dollars and <u>NO</u> each and every month, until asid stock shall mature as provided in said by-laws, provided aturity, and will also pay all fines that may be legally assessed against <u>UNOM</u> ording to the terms of said by-laws or under any amendments that may be made thereto, ring even date herewith, executed by said mortgagor <u>Sources</u> 10 <u>LOR than Hood</u> , his wife,
said lands, or up gage, or by said or material liens right against sa reason of the pa THIRD, with insurers a	on, or on account of, this mortgage, indebtedness, whether levied ago , whether created before or after id mortgagee, its successors or as wment of any of the aforesoid tax.	te or the indebtedness secures inst the said mortgagor.S this date, that are lawfully cl signs, to any payment or rel cs, assessments, labor or mat l also keep all buildings erect sum of	ted and to be erected upon said lands insured against loss and damage by tornado and fire Hundred
covenanted, sale under this mort FIFTH. 9 are payable as p with arrearages ly thereafter, a thereby secured	I mortgagee, its successors or assig gage, payable forthwith, with inte Should default be made in the pay rovided in this mortgage and in as onths, then the aforesaid princip thereon, and all penalties, taxes an sything hereinbefore contained to	ns may pay such taxes, effect rest at the rate ofUM ment of said monthly sums, id note and said by-laws, and al sum ofF12, by d insurance premiums, shall, the contrary thereof notwith	of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above t such insurance, pay said liens, and the sums so paid shall be further lien on said premises per cent per annum. or any of said fines, or taxes, or insurance premiums, or any part thereof, when the same should the same, or any part thereof remain unpaid for the period of11299 0 Hundrod 0 Hundrod 0 Lingrod 0 the option of said mortgagee, or of its successors or assigns, become payable immediat- instanding. In the event of legal proceedings to foreclose this mortgage, the indebtedness is at the rate of ten per cent per annum in lieu of the further payments of monthly install-
as a reasonable i or as often as th premises and sh SEVENTH and in case of d	One Hul attorney's fee in addition to all oth he said mortgagers or mortgagees all become due upon the filing of . As further security, far the ind efault in the payment of any mor	1dred & Firty er legal costs, as often as any may be made defendant in a petition or cross-petition of ebtedness above recited the athly installment the mortga	DOLLARS, legal proceedings are taken to foreclose this mortgage for default in any of its covenants, any suit affecting the title of said property, which sum shall be an additional lien on said foreclosure. mortgagor hereby assigns the rentals of the above property mortgaged to the mortgage gee or legal representative may collect said rents and credit the sum collected less cost of appointment of a Receiver by the Court. set
	finles		J. W. Hood Dollie Dortha Hood
STATE OF OL Before me.	A. V. Long 21 st J. W. to me kno for the us	November Hood and Dolli we to be the identical perso they es and purposes therein set f	a Notary Public in and for said County and State, on this 22., personally appeared. a Dortha Hood, his wife, an S, who executed the within and aforegoing instrument and acknowledged to me that iccuted the same as their free and voluntary act and deed. forth. bercunto set my hand and notarial seal on the date above mentioned.
		TREASURER'S	A. V. Long, Notary Public May, 1926. ENDORSEMENT diamint No. 2
mortgage tax o Dated this	n the within mortgage.	of//	가지 않는 것입니까? 이야? 이야고 있는 것입니까? 바로 바이지 않는 것이 있는 것이 가지 않는 것이 가 있는 것이 있다. 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것이 없 않는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없 것이 없는 것이 없다. 않은 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없 않는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없 않은 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 한 것이 없는 것이 없는 것이 없 않은 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 않은 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없다. 것이 않은 것이 않은 것이 않은 것이 않은 것이 않이 않은 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것 것이 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없 않이 않 않 않이 않이

A.F.