| C | OI | АF | A | K, | Ľ | Ļ | J |  |
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| UNITERATIONAL DATABASE CLATONS         TABLE OR ALL MARK BY THESE PRESENTS         Table  | ELACK FIG. FO. TULEALORLAL<br>215798 C. M. J.<br>FROM  | STATE OF OKLAHOMA, Tulsa, County, SS.<br>The instrument was filed for record on the<br>of  |
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| Ten   |  | ((SEAL)) County Clerk<br>By F. Delman,   |
| JORGS, 170108       Comp, in the Same of Okhkana, por X of the first part, here merganged and herein parts of the second part, the Same of Okhkana, a comparison of the second part, the Same of Associate and presenting instruction.       TI1389   |  | no V   |
| <pre>UNITED AVINGS &amp; LOWA ASSOCIATION. of The Calaboran. composition day segments and set under under and statute of the four paper of the accord part, the following described and statute and revenus situated in</pre>   | Towles July co   |  |
| Lots Trenty -seven (27) and "wenty-eight (28) in Dlock<br>Two (2) in Schules addition to the Oily of Tules,<br>Otlehous, according to the recorded official plat<br>there of,   | UNITED SAVINCS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a corp  | poration duly organized and doing buisiness under the statutes of the State of   |
| Web (12) in Friseo Addition to the City of Files, Okiabona, second ing to the recorded official plat         with all the improgrammate thereon and apputements therean to belonging, and warreng the title to the anne and waive thereapresimenent, and all homesteed Anne Anne Anne Anne Anne Anne Anne A   |  |  |
| <pre>with all the improgramment therms and agrouting-need Amounts (belonging, and knowing (b) (b) to be one and wive (b) agrouping-ment, and all homement<br/>Also</pre>  | Two (2) in Frisco Addit<br>Oklahoma, according to  | ion to the City of Tulse.  |
| Abs.       Y  | PUELEDI,   |  |
| Abs.       Y  |  |  |
| and the the purpose of securing purposes of the registry sum, fines and other items herinalizer specified, and the performance  | Also   | e No. 1125 Class B   |
| FRST, Sub mergeger  | and for the purpose of securing payment of the monthly sum, fines and other  | items hereinafter specified, and the performance of the covenants hereinafter co   |
| helden and horreven to G. ond will pay to sid Association on add tacks and loan the sum of  | FIRST, Said mortgagorbeing the owner of9   | shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, a   |
| SECOND. That said mortgages   | holders and borrowers to do, and will pay to said Association on said stock an<br>ents (\$.3   | ad loan the sum ofUIIIII<br>each and every month, until said stock shall mature as provided in said by-law<br>naturity, and will also pay all fines that may be legally assessed against<br>ording to the terms of said by-laws or under any amendments that may be ma<br>ring even date herewith, executed by said mortgagor. |
| right spaint aid mortgagee, ite successor or assigns, to any payment or rebate on, or offset against, the interest or principal or premium of aid mortgares researed the payment of any of the adressed taxes, assessments, labor or material liens. THIRD. That the asid mortgager   | SECOND. That said mortgagor  | the LO INHIL, to said the become due and payable, will pay all taxes and assessments which shall be he distances, or upon the interest or estate in said lands created or represented by   |
| detix and assign and deliver to the mortgage all insurance upon said property.         FOURTH. If said mortgagermake default in the payment of my of the aforesid taxes or assessments, or in procuring and maintaining insurance and the sums so paid shall be further lies on a sundar this mortgage. It is successors or assigns may pay such taxe, affect such insurance, pay said lies, and the sums so paid shall be further lies on a sundar this mortgage. The subscript lies in the payment of said monthly sum, or any of said fines, or taxes, or insurance premiums, or any part thereof, will are payable as provided in this mortgage and in said note and said by junc and fould the ranke, or any part thereof remain unpaid for the paried of  | right against said mortgagee, its successors or assigns, to any payment or re<br>reason of the payment of any of the aforesaid taxes, assessments, labor or ma<br>THIRD. That the said mortgagorwill also keep all buildings ereq  | bate on, or offset against, the interest or principal or premium of said mortgag<br>terial liens.<br>ted and to be erected upon said lands insured against loss and damage by tornad   |
| under this mortgage, payable forthwith, with interest at the rate of . 1921.<br>FIFTH. Should default be made in the payment of said monthly areas, or any dif fines, or taxes, or insurance permiums, or any part thereof, with are payables as provided in this mortgage and m said note and said by have, and abould the same, or any part thereof remain unpaid for the period of 12b7<br>  | debt, and assign and deliver to the mortgagee all insurance upon said property<br>FCURTH. If said mortgagormake default in the payment of any  | r.<br>of the aforesaid taxes or assessments, or in procuring and maintaining insurance   |
| are psyable as provided in this mortgages and in solid by lays, and should the same, or any part thereof remain unpaid for the period of LTZ<br>months, then the aforessial principal same of   | under this mortgage, payable forthwith, with interest at the rate of   | per cent per annum.  |
| Iy thereafter, anything hereinhefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, the is there is a the rate of the parent per cent per annum in lieu of the further payments of morents.          SIXTH. The said mortgagors shall gue to the read of an undergagee or to its successors or assigns, the sum of  | are payable as provided in this mortgage and in said note and said by-laws, and<br>months, then the aforesaid principal sum of   | l should the same, or any part thereof remain unpaid for the period of thre<br>HundredD  |
| SIXTH. The said mortgagors shall gay to the said mortgages or to its successors or assigns, the sum of  | ly thereafter, anything hereinbefore contained to the contrary thereof notwit<br>thereby secured shall bear interest from the filing of such foreclosure proceedin   | hstanding. In the event of legal proceedings to foreclose this mortgage, the inc   |
| as a reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgages for default in any of it or as often as the said mortgages or mortgages may be made delendant in any suit affecting the title of said property, which sum shall be an additional premises and shall become due upon the filing of petition or cross-petition of foreclosure.<br>SEVENTH. As further security for the indebtedness above recited the mortgages or legal representative may collect said rends and credit the sum collected collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court.<br>IN WITNESS WHEREOF. The said mortgager. has hereunto set. ALS.<br>  | ments.<br>SIXTH. The said mortgagors shall pay to the said mortgagee or to its s<br>ONE HUNGTED  | uccessors or assigns, the sum ofD  |
| SEVENTH. As further security for the indebtedness above recited the mortgager hereby asigns the rentals of the above property mortgaged to the and in case of default in the payment of any monthly installment the mortgages or legal representative may collect said rents and credit the sum collected collection, upon asid indebtedness, and these prosiness may be enforced by the appointment of a Receiver by the Court.<br>IN WITNESS WHEREOF, The said mortgagor  | as a reasonable attorney's fee in addition to all other legal costs, as often as an<br>or as often as the said mortgagors or mortgagees may be made defendant in   | y legal proceedings are taken to foreclose this mortgage for default in any of its or<br>any suit affecting the title of said property, which sum shall be an additional li  |
| IN WITNESS WHEREOF, The said mortgagor  | .SEVENTH. As further security for the indebtedness above recited the<br>and in case of default in the payment of any monthly installment the mortge  | mortgagor hereby assigns the rentals of the above property mortgaged to the<br>agee or legal representative may collect said rents and credit the sum collected 1  |
| STATE OF OKLAHOMA       TULSS         Before me       A. V. LONG  | IN WITNESS WHEREOF. The said mortgagor has hareunt   | a set his hand   |
| Before me       A. Y. LONG         6th  |  | » O. M. Gray   |
| Before me       A. Y. LONG         6th  | ана на стана на стан<br>Посто стана на стана н | · · · · · · · · · · · · · · · · · · ·  |
| 0. M. Gray, a single man.<br>to me known to be the identical personwho executed the within and aforegoing instrument and acknowledged<br>he   | Before me  | a Notary Public in and for said County and Stat  |
| hehe  | 0. M. Gray, a sing   | le man.  |
| IN WITNESS WHEREOF. I have hereunto set my hand and notarial seal on the date above mentioned.<br>A. V. LONG.<br>My commission expires on the. 1st<br>May of May. 1926.<br>I hereby certify that I received \$ I of TREASURER'S ENDORSEMENT<br>I hereby certify that I received \$ I of the end of |  |  |
| My contamission expires on the 1st  | IN WITNESS WHEREOF, I have   | hereunto set my hand and notarial seal on the date above mentioned.  |
| I hereby certify that I received \$ I O C And issued receipt No   | • (Seal)   | A. V. LONG.<br>Notary Public   |
|   | My commission expires on the 1St   | <u>6 May. 1926.</u>  |
|   |  | S ENDORSEMENT<br>and issued receipt No   |
| mortgage tax on the within mortgage.<br>Dated this  | mortgage tax on the within mortgage.   |  |

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