<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	ELACK FTG: CO.TULA. SKLA 220017 C.M.J. FROM	STATE OF OKLAHOMA, Tulsa, County, SS. The instrument was filed for record on the
<form></form>	TO UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	Brady Brown
<form></form>		ngle woman.
<pre>which all the improgramme bases and sponteneous belonging, and warmen (program to hear and walve the agranisment and all homestered recemptors</pre>	UNITED SAVINCS & LOAN ASSOCIATION, of Tules. Oklahoma, a cor party of the second part, the following described real estate and premises situ The West Half of Lot	poration duly organized and doing buisiness under the statutes of the State of Oklahoma, ated in <u>TUEER</u> Six (6) in Block One (1) in
The marages is given in canademics of a 59.920. BUD 127 2.2	according to the offi	cial recorded plat thereof,
The mortgage is given in canadecasies of		
<pre>browser do wild Aussistics, a pursuance of in typhow, the measure special by the normage. "It is the provided in a set you wild be discharged by the cascellation of a sid tack at maturity, and will do pay all fines that may be need the measure approved in a set you wild be discharged by the cascellation of a sid tack at maturity, and will do pay all fines that may be need the measurement when the side tack at maturity and will do pay all fines that may be need the measurement when a set you wild an an analyzed in the terms of an id by-how and a caption provided the measurement when and the set of the pay all fines that may be need there to a set the terms of an id by-how and a caption of a set the set of the pay all fines that may be need there to an an analyzed of the pay all fines that may be need there to an an analyzed of the pay all fines that may be need there to an analyzed of the pay all fines that may be need there to an analyzed of the pay all fines that may be made there to an analyzed of the pay all fines and the pay and a caption of the pay all fines and the pay a</pre>	This mortgage is given in consideration of <u>SQUON</u> HUNGREd. and for the purpose of securing payment of the monthly sum, fines and othe And the said mortgagor for <u>MOTSOL</u> and for <u>OT</u> successors and assigns as follows: FIRST, Said mortgagor being the owner of <u>7</u>	Dollars, the receipt of which is hereby acknowledged, r items hereinafter specified, and the performance of the covenants hereinafter contained. heirs, executors and administrators, hereby covenantwith said mortgagee, its shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having
<pre>space or by raid indekedeas, whether levid against the side nortgage</pre>	borrowed of said Association, in pursuance of its by-laws, the money secure holders and borrowers to do, and will pay to said Association on said stock a cents ( $S_{\star} S_{\star} \circ \Omega Q_{\star}$ ) per month, on or before the 20th day o that said ind obtedness shall be discharged by the cancellation of said stock at under said by-laws or under any amendments that may be made thereto, ac according to the terms of said by-laws and a certain pon-negotiable note be SATA E. MATTIOUS, A SECOND. That said mortgagor, within forty days after the sam	f cach and every month, until said stock shall mature as provided in said by-laws, provided maturity, and will also pay all fines that may be legally assessed against. <b>DAX</b> cording to the terms of said by-laws or under any amendments that may be made thereto, aring even date herewith, executed by said mortgagorto said mortgagee SINGLO WDMAN, be become due and payable, will pay all taxes and assessments which shall be levied upon
ander this mortgages payable forthwith, with interest at the rate of	gage, or by said indebtedness, whether levied against the said mortgagor or material liens, whether created before or after this date, that are lawfully right against said mortgagee, its successors or assigns, to any payment or m reason of the payment of any of the aforesaid taxes, assessments, labor or ma THIRD. That the said mortgagor	. <u></u>
SIXTH. The said mortgages shall pay to the aid mortgages or to its successors or assigns, the sum of	under this mortgage, payable forthwith, with interest at the rate of	<b>4</b> per cent per annum. s, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the same d should the same, or any part thereof remain unpaid for the period ofthree <u>hundred</u>
STATE OF OKLAHOMA TULSA County, SS Before me. A. V. LONG 2370 day of January, a Notary Public in and for said County and State, on this 2370 day of January, a Notary Public in and for said County and State, on this 2370 SER E. Marriott. a single WOMAN to me known to be the identical personwho executed the within and aforegoing instrument and acknowledged to me that She executed the same as her form. IN WITNESS WHEREOF, I have bereauto set my hand and notorial seal on the date above mentioned. A. V. LONG. My commission expires on the list (Seal) My commission expires on the list	SIXTH. The said mortgagors shall pay to the said mortgagee or to its i OIC HUNDY 6d as a reasonable attorney's fee in addition to all other legal costs, as often as ar or as often as the said mortgagors or mortgagees may be made defendant in premises and shall become due upon the filing of petition or cross-petition of SEVENTH. As further, security, for the indebtedness above, recited th and in case of default in the payment of any monthly installment the mortg collection, upon said indebtedness, and these promises may be enforced by th IN WITNESS WHEREOF. The said mortgagor, ha.g., bereund	y 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 of foreclosure. age or legal representative may collect said rents and credit the sum collected less cost of the appointment of a Receiver by the Court. be set. HGT on the
23rd day of J3DUATY 192 3, personally appeared	STATE OF OKLAHOMATULSa	Sara E. Marriott
My commission expires on the <u>1st</u> <u>May day of May 1926</u> . TREASURER'S ENDORSEMENT 1 hereby certify that I received <b>\$</b>	23rd day of January Sara E. Marriott, a single to me known to be the identical per She for the uses and purposes therein set IN WITNESS WHEREOF, I hav	192. 2. personally appeared
I hereby certify that I received \$	My commission expires on thelst	A. V. Long, of May 1926.
	I hereby certify that I received \$	and issued receipt No. 740 k
	- Thank I hicker Counter Time	