- Charles

O. G. WORVER, WINTED SAVINGS & LOMA ASSOCIATION The Comment of t	220020 C.M.J. FROM	STATE OF OKLAHOMA, Tulsa, County, SS. The instrument was filed for record on the 24th day
UNITED SAVINGS & LOAN ASSOCIATION THE OF HELE AND ASSOCIATION Figs. 1. THE OF HELE AND ASSOCIATION FIRST RESISTING. Figs. 2. THE OF HELE AND ASSOCIATION A Tide. Children, port. 19 det first part, how mergaged and heavy mergane to the NUTTY of the second part, the first part, how mergaged and heavy mergane to the NUTTY of the second part, the first part, how mergaged and heavy mergane to the NUTTY of the second part, the first part have mergaged and heavy mergane to the NUTTY of the second part, the first part have mergaged and heavy mergane to the NUTTY of the second part, the first part have mergaged and heavy mergane to the part in the par		of Jane A. D. 1923 at 4:10 o'clock. P. M., and du ly recorded in book 413 on page 231.
UNITED SAVINGS A LADAY ASSOCIATION THE U.S., CAPTE, SHE LETTE, SHE LETTE, INT. M. H. T. 19. "T. 19.	ĵΌ	((SEAL)) County Clerk
The C. H. Jortz and Jetthe Lortz, his wife. (This Compy, is the State of Children, part 1995 the first part, here mortgaged and hereby mortgage to the NITED SAVINGS & LOAN ASSOCIATION, of Time, the Children, as compression only equationed and doing beliences under the states of the Lore of Children and the Chi		
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POUR [34] in the original Town (now City) of Send Springs, Oxishoms, according to the official recorded plat thereof. Springs, Oxishoms, according to the official recorded plat thereof. The principle of the control of the control oxishoms and the control oxishoms and the control oxishoms. The control oxishoms are also as a control oxishoms and the control oxishoms are also as a control oxishoms. The control oxishoms are also as a control oxishoms are also as a control oxishoms are also as a control oxishoms. The control oxishoms are also as a control oxishoms are also as a control oxishoms are also as a control oxishoms. The control oxishoms are also as a control oxishoms are also as a control oxishoms are also as a control oxishoms. The control oxishoms are also as a control oxishoms. The control oxishoms are also as a control oxishom and a control oxishoms are also as a control oxishoms. The also as a control oxishoms are also as a control oxishoms are also as a control oxi	Tots Fifteen (15) and S	(ixteen (16) in Block "hinty
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This mortgage is given in consideration of . 1827-1818-1917. HARMOT SOL. In the purpose of securing powing of the mentity wan, lines and plays types bereinstiter specified, and the performance of the contents metagene. In the said mortgage, Liu. 24098-247-288	기를 하는 것이 되는 생각이 있다. 그런 사람들이 되었다. - 기를 보고 물건들이 하는 것이 그렇게 되었다. 그렇게 되었다.	
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and for the purpose of securing payment of the mostably sum, fines and other jugms bereinsfare specified, and the performance of the normal payment of the mostably and fore. The T.A. heirs, executors and administration, hereby covenants—with aim drutagens, successors and assigns, as follows: INST. S. ald sortegated. S. being the owner of 17. Alternated and Americation, purillipsy to said Americation on said stock and fore the said INNITED SAVINGS a LOAN ASSOCIATION, and have been also the said American and the said and the sai	with all the improvements thereon and appurtenances thereunto belonging, and Also. — shares of stock of said Association, Certificate	warrant the title to the same and waive the appraisement, and all homestead exemptions
FIRST. Said mortgagoo. 2. Issing the owner of 17	and for the purpose of securing payment of the monthly sum, fines and other it. And the said mortgagor 8 for themselves and for the	
nodem and borrowers to do, and will pay to said Association on said stock and loan the sum of F.O.T.Y	FIRST, Said mortgagor S being the owner of 17	nares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having by this mortgage, will do all things which the hydrogen said Association require share-
hat soli direchteciens shall be discharged by the cancellation of said stock at maturity, and will also pay all finely that way be legally assessed asginats	holders and horrowers to do, and will pay to said Association on said stock and	i loan the sum of FOTTY = = =dollars and NO=
SECOND. That said mortageneys. S., within forty days after the same become due and payable, will pay all taxes and assessments which shall be levied up said lands, or upon, or on account of, this mortage or the indebtechness secured thereby, or upon the interest or estate in said lands created or represented by this mortage, the said mortageneys of the said mortageneys. S. L. 1947. It legal representatives or assigns, or otherwise, and will pay any and all lake in the said mortageneys or the said mortageneys. It is not seen of the payment of any of the alongwaid taxes, assessments labor or material liens, whether created before or after this date, that are lawfully charged against said germines: and said mortageney. It is seen of the payment of any of the alongwaid taxes, assessments labor or material liens. Seen of the payment of any of the alongwaid taxes, assessments labor or material liens. Seen of the payment of any of the alongwaid taxes, assessments labor or material liens. Seen of the payment of any of the alongwaid taxes, assessments labor or material liens. Seen of the payment of any of the alongwaid taxes, assessments below or material liens. Seen of the payment of any of the alongwaid taxes, assessments which are alongwaid to the payment of any of the alongwaid taxes or assessments, or in procuring and dailway to said mortage can be alongwaid to the said and the said an	hat said in eebtedness shall be discharged by the cancellation of said stock at me ander said by laws or under any amendments that may be made thereto, accor-	aturity, and will also pay all fine; that hay be legally assessed against
sid lands, or upon, or on account of, this mortgage or the indebtedness, whether executed by this mortgage, or by said indebtedness, whether levied against the said mortgage. 9. 1.60.41. Legal representatives or assigns, or or thereives, and will pay any and all labor material liens, whether created before or after this date, that are lawfully charged against said premises and said mortgager. In the said mortgage of the said steeps of the said	according to the terms of said by laws and a certain non-negotiable note bear C. H. LOTIZ AND LOTIIS LOTE	ing even date herewith, executed by said mortgagor. S. 2. his wifa,
rage, or by said indebtedness, whether leveled against the said mortgager. \$\frac{1}{2}\$. \$\frac{1}{2}\$. \$\frac{1}{2}\$ all expresentatives or assigns, or otherwise, and will pay any and all leking whether created before or after this date, that are havefully charged against and premises and said mortgagerhereby waive any and all lekings and the property of th	SECOND. That said mortgagor. S., within forty days after the same lead lands, or upon, or on account of, this mortgage or the indebtedness secured	become due and payable, will pay all taxes and assessments which shall be levied upon thereby, or upon the interest or estate in said lands created or represented by this mort-
ight against said mortgages, its successors or assigns, to any payment or rebate on, or offset against, the interest or principal or premium of said mortgages debt, it cannot be a considered to the state of the st	gage, or by said indebtedness, whether levied against the said mortgagor. S_,_	their legal representatives or assigns, or otherwise, and will pay any and all labor
THIRD. That the said mortgageof	right against said mortgagee, its successors or assigns, to any payment or rebe	ate on, or offset against, the interest or principal or premium of said mortgage debt, by
lebt, and assign and deliver to the mortgages all insurance upon said property. FOURTH. It said mortgages. In successors or assigns may pay such taxes, effect such incurance, pay said liens, and the sums so paid shall be further lien on said premis more this mortgage, payable forthwith, with interest at the rate of 12 M per cent per annum. FIFTH. Should default be made in the payment of said monthly sums, or any of said lines, or taxes, or insurance premiums, or any part thereof, when the sam ro payable as provided in this mortgage and in said note said and belowar, and should the same, or any part thereof remain unpaid for the period of 17 19 8	THIRD That the said mortgagers will also keen all buildings erects	ed and to be erected upon said lands insured against uss and damage by tornado and fire
meter this mortgage, psyable forthwith, with interest at the rate of £21per cent per annum. FirTI-I. Should default be made in the payment of gaid monthly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the sore payable as provided in this mortgage and in said note wid said by-laws, and should the same, or any part thereof remain unpaid for the period of £17.98 months, then the aforesaid principal sum of £24.911.5901. Hundfred	debt, and assign and deliver to the mortgagee all insurance upon said property.	진 가장 이번 바로 하다 하다 그들을 받는 그리고 있는 사람들이 모르지 않다.
re payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof remain unpaid for the period of. In TSS	covenanted, said mortgagee, its successors or assigns may pay such taxes, effect under this mortgage, payable forthwith, with interest at the rate of	such insurance, pay said liens, and the sums so paid shall be further lien on said premises
months, then the aforesaid principal sum of. Seventsen. Hundred. DOLLAR interarges thereon, and all penalties, taxes and insurance premiums, shall, at the option of said mortgages, or of its successors or assigns, become payable immedia to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgages, the indebtedne hereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly instalents. SIXTH. The said mortgagors shall pay to the said mortgages or to its successors or assigns, the sum of One Fundred Seventy. One Fundred Seventy. DOLLAR as reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenant resolutes and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor did in case of default in the payment of any monthly installment the mortgager hereby assigns the rentals of the above property mortgaged to the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor of a feet of the sum of the further and the further and the further and the further and the further	FIFTH. Should default be made in the payment of said monthly sums, of	or any of said fines, or taxes, or insurance premiums, or any part thereof, when the same
SIXTH. The said mortgagors shall pay to the said mortgagor or to its successors or assigns, the sum of One Hundred Seventy Dollars as reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenant rast often as the said mortgagors or mortgages may be made defendant in any suit affecting the title of said property, which sum shall be an additional line on as memises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagor and in case of default in the payment of any monthly installment the mortgagor of legal representative may collect said rents and credit the sum collected less cost of default in the payment of any monthly installment the mortgagor of legal representative may collect said rents and credit the sum collected less cost of default in the payment of any monthly installment the mortgagor of legal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITINESS WHEREOF, The asid mortgagor. 29 ha. YSnorento set. 1802. Lettia Lortz Lettia Lortz Lettia Lortz TATE OF OKLAHOMA Tulsa County, SS Before me. Frank S. Daniel and Touris and Lortie Lortz, his wife. to me known to be the identical person. 9 who executed the within and aforegoing instrument and acknowledged to me the the same as the first free and voluntary act and dee for the uses and purposes therein set forth. IN WITINESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel (Seal) Notary Public Notary Public Notary Public	months, then the aforesaid principal sum of Seventes with arrearages thereon, and all penalties, taxes and insurance premiums, shall, s	on Hundrad DOLLARS, at the option of said mortgages, or of its successors or assigns, become payable immediat-
One Hundred Seventy a a reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenant r as often as the said mortgagers or mortgagees may be made defendant in any suit affecting the title of said property, which aum shall be an additional lien on as remises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH: As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgagen of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum collected less cost of ollection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager. S. ha. Y-Shoreunto set. 1. LOTTZ Lettia Lortz TATE OF OKLAHOMA Tulsa County, SS Before me. Frank S. Daniel to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged to me the table of the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel (Seal) Notary Public Thereby certify that I received \$	thereby secured shall bear interest from the filing of such foreclosure proceedings ments.	s at the rate of ten per cent per annum in lieu of the further payments of monthly install-
r as often as the said mortgagors or mortgagoes may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on sair remises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagon di in case of default in the payment of any monthly installment the mortgagor or legal representative may collect said rents and credit the sum collected less cost of letting upon said indebtedness, and these premises may be enforced by the appointment of acceiver by the Court. IN WITNESS WHEREOF. The said mortgagor. S. ha. Viscoreunto set. 1991. Lettia Lortz TATE OF OKLAHOMA. Tulsa County, SS Before me. Frank S. Daniel and County, SS Before me. Frank S. Daniel and Lettie Lortz, his wife. Co. H. Lortz and Lettie Lortz, his wife. to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged to me the they executed the same as. their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned. Frank S. Daniel Notary Public Notary Public Notary Public Notary Public Notary Public	One Hundred Seven	TY DOLLARS.
SEVENTH. As further security for the indebtedness above recited the mortgage hereby assigns the rentals of the above property mortgaged to the mortgage and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum collected less cost of oldection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF. The said mortgager. S. ha. Y.Soreunto set. 1991. hand. S. on the 22nd day of January A. D. 192. S. C. H. Lortz Lettin Lortz TATE OF OKLAHOMA Tules County, SS Before me. Frank S. Daniel and January 192. S. personally appeared. C. H. Lortz, and Iettie Lortz, his wife. to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged to me the they. executed the same as their free and voluntary act and deep for the uses and purposes therein set forth. IN WITNESS WHEREOF. I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel Notary Public	or as often as the said mortgagers or mortgagees may be made defendant in a	my suit affecting the title of said property, which sum shall be an additional lien on said
ollection, upon exid indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor. S. ha Yshoreunto set. 1991r. A. D. 192. 0. C. H. LOTTZ TATE OF OKLAHOMA Tulsa County, SS Before me. Frank S. Daniel County, SS Before me. G. H. LOTTZ and Lettie Lortz, his wife. County and State, on the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel (Seal) Notary Public The uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel Notary Public Notary Public Notary Public Thereby certify that I received \$ and issued receipt No. 7404 therefor in payment of	SEVENTH. As further security for the indebtedness above recited the r	mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee
C. H. Lortz Lettia Lortz Lettia Lortz Lettia Lortz Lettia Lortz Lettia Lortz TATE OF OKLAHOMA Tulsa County, SS Before me. Frank S. Daniel and for said County and State, on the 23rd day of January 192 3, personally appeared. C. H. Lortz and Lettie Lortz, his wife, to me known to be the identical person. S who executed the within and aforegoing instrument and acknowledged to me the they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF. I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel (Seal) Notary Public Notary Public Treak S. Daniel		
TATE OF OKLAHOMA Tulsa County, SS Before me. Frank S. Daniel , a Notary Public in and for said County and State, on the 23rd day of January , 192 3, personally appeared. C. H. Lortz and Lettie Lortz, his wife, to me known to be the identical person. S who executed the within and aforegoing instrument and acknowledged to me the they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel (Seal) Notary Public Notary Public in and for said County and State, on the the same as	22nd day of January	A, D, 192
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Before me. Frank S. Daniel and for said County and State, on the 23rd day of January 192 3, personally appeared. C. H. Lortz and Lettie Lortz, his wife. to me known to be the identical person. S who executed the within and aforegoing instrument and acknowledged to me the they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel (Seal) Notary Public Notary Public Ay commission expires on the 30th day of APril, 1924. therefor in payment of the late and issued receipt No. 74 D.4 therefor in payment of	Tulsa C	
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/y commission expires on the 30th day of ADTIL 1924. I hereby certify that I received \$		
I hereby certify that I received \$	지어와 하는 이상 하다는 문학 모든 그들이 자꾸가 하는 이를 내려가 하나 하는 것이 되었다.	table to the second of the sec
I hereby certify that I received \$		
nortgage tax on the within mortgage. Dated this 34 day of 42 192 3	I hereby certify that I received \$	ENDORSEMENT nd issued receipt No740.4
Dated Tills	mortgage tax on the within mortgage.	- 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 196 2013 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965 - 1965
1) aska 0 & Diches County Treasurer By C. Deputy	Dated this Of T day of	