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	ofCounty, in the S	<pre> This instrument rate that for record on the of</pre>	
	UNITED SAVINCS & LOAN ASSOCIATION TULSA, OKLAHOMA KNOW ALL MEN BY THESE PRESENTS: That	경험에 집안 물건 귀엽 것 같아요. 그는 것 같아요. 이렇는 것 같아요. 이렇는 것 같아요.	
	ThatE. K. McMaster an of	·····	
	ofCounty, in the S		
		That. E. K. McMester and Pearl E. McMester, his wife,	
		itate of Oklahoma, part 193 of the first part, have mortgaged and hereby mortgage to a corporation duly organized and doing buisiness under the statutes of the State of Oklal s situated inTUISSCounty, State of Oklahoma, to-wit:	
	Lot Eleven (11) in Addition to the ci to the recorded of	Block Two (2) in East Highland ty of Tulsa, Oklahoma, according ficial plat thereof,	
	에 가장 가장 가지 않는 것이 가지 않는 것이 있는 것이다. 이 가지 않는 것이 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이다. 이 가지 같은 것이 같은 것이 같은 것이 같은 것이 있는 것이 있는 것이 같이 있는 것이 없다. 같이 있는 것이 있는 것		
		사람이 있는 것은 것은 것을 알았다. 또 가지 않는 것은 것은 것은 것을 가지 않는 것을 수가 있다. 이렇게 있는 것을 것을 수가 있는 것을 것을	
	with all the improvements thereon and appurtenances thereunto belongi Also B shares of stock of said Association. Cer	ng, and warrant the title to the same and waive the appraisement, and all homestead exemp tificate No. 191 Class B 199 Dollars, the receipt of which is hereby acknowle	
	and for the purpose of securing payment of the monthly sum, times and And the said mortgagors for themselves and for	red other items hereinafter specified, and the performance of the covenants hereinafter contain their, heirs, executors and administrators, hereby covenant	
	borrowed of said Association in surgicance of its hy-laws the money s	shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and h ecured by this mortgage, will do all things which the by-laws of said Association require r	
	holders and borrowers to do, and will pay to said Association on said at cents (\$ 25.00.) per month, on or before the 20th	ock and loan the sum of	
	under said by-laws or under any amendments that may be made there according to the terms of said by-laws and a certain non-negotiable no	to, according to the terms of said by-laws or under any amendments that may be made the	
	SECOND. That said mortgagor S., within forty days after the	Pearl E. McMastar, his wife,	
	gage, or by said indebtedness, whether levied against the said mortgage or material liens, whether created before or after this date, that are law	or <u>S</u>	
	reason of the payment of any of the aforesaid taxes, assessments, labor of THIPD That the said martaneous S will also keep all building	represented and to be crected upon said lands insured against uses and damage by tomado an	
	with insurers approved by the mortgagee in the sum of BIBIS. debt, and assign and deliver to the mortgagee all insurance upon said pr	Humurea operty.	
	FOURTH. It said mortgagermake default in the payment of covenanted, said mortgage, its successors or assigns may pay such taxes under this mortgage, payable forthwith, with interest at the rate of	i any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as a , offact such insurance, pay said liens, and the sums so paid shall be further lien on said pre LQUper cent per annum.	
	FIFTH. Should default be made in the payment of said monthly are payable as provided in this mortgage and in said note and said by lay	sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the real should the same, or any part thereof remain unpaid for the period of $Lnree$	
	with arrearages thereon, and all penalties, taxes and insurance premiums by thereafter, anything hereinbefore contained to the contrary thereof r	ht Hundrod , shall, at the option of said mortgagee, or of its successors or assigns, become payable immu- sotwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebte seedings at the rate of ten per cent per annum in lieu of the further payments of monthly in	
	ments. SIXTH. The said mortgagors shall pay to the said mortgages or t	o its successors or assigns, the sum of	
	One Hundred as a reasonable attorney's fee in addition to all other legal costs, as often a so fito as the said montragors or montrages may be made defend	DOLL. as any legal proceedings are taken to foreclose this mortgage for default in any of its cover ant in any suit affecting the title of said property, which sum shall be an additional lien or	
	premises and shall become due upon the filing of petition or cross-peti SEVENTH. As further security for the indebtedness above recit	tion of foreclosure. ed the mortgagor hereby assigns the rentals of the above property mortgaged to the mort	
		nortgages or legal representative may collect said rents and credit the sum collected less of by the appointment of a Receiver by the Court. reunto set	
	27th	A. D. 192. 94. E. K. McMaster	
		Pearl E. McMaster	
	STATE OF OKLAHOMA TUISE		
	Before meA. V. LONG 29thday ofJANUATY	a Notary Public in and for said County and State, or 192 3., personally appeared	
		nr] R. McMaster, his wife,	
	그는 그는 것 같은 것 같	I have hereunto set my hand and notarial scal on the date above mentioned.	
	lat (Seal)	A. V. Long. Notary Public day of May. 1926.	
	TREASU	RER'S ENDORSEMENT	
	I hereby certify that I received 3. A. C. C. ta	and issued receipt No. 2. 4. 2. 7. therefor in payment	
	Dated this 2 day of	197-3 Dickey By Wayne Hy Dickey	
U		zaðurer By	