인대를 즐겁게 살아왔다. 경제 경에는 이 기가 되었다.	A IN NULLO
	of June A. D., 192 & at 4;00 o'clock
	O. D. Lawson, - (SEAL) County Clerk
TO TO TOUR SAVINGS & LOAN ASSOCIATION	(SEAL)) County Clerk By Chas. Haley, Deputy.
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	Fecs. \$
KNOW ALL MEN BY THESE PRESENTS: That John C. Ensley and Eff	fie F. Ensley, his wife
of Tulsa, Tulsa County, in the State of Oklahoma, part 1886 the first part, have mortgaged and hereby mortgage to the UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a corporation duly organized and doing buisiness under the statutes of the State of Oklahoma, party of the second part, the following described real estate and premises situated in Tulsa. County, State of Oklahoma, to-wit: Lot Ten (10) in Block Eighteen (18) in Lynch & Forsythe's Addition to the City of Tulsa, Oklahoma, according to the recorded official plat thereof,	
I hereby	certify that I received \$200 and issued 3060 therefor in payment of mortgage
Dated t	within mortge ce. his
	WAYNE L. DICKLY, County Treasurer
	Deputy
This mortgage is given in consideration ofTWOThousand	nd warrant the title to the same and waive the appraisement, and all homestead exemptions to No. 87.1
oorrowed of said Association, in pursuance of its Dynaws, including should be should be said Association on said stock at cents (\$.50.200) per month, on or before the 20th day of	the by this mortgage, will do all things which the by-laws of said Association require share- nd loan the sum of F115y dollars and NO = = dollars and NO = = feach and every month, until said stock shall mature as provided in said by-laws, provided
hat said indebtedness shall be discharged by the cancellation of said stock at a under said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and accratin non-negotiable note bea according to the terms of said by-laws and accratin non-negotiable note bea SECOND. That said mortgagor. S., within forty days after the same said lands, or upon, or on account of, this mortgage or the indebtedness secure tage, or by said indebtedness, whether levied against the said mortgagor. S. or material liens, whether created before or after this date, that are lawfully cight against said mortgage, its successors or assigns, to any payment or reason of the payment of any of the aforesaid taxes, assessments, labor or mat THIRD. That the said mortgagor. S. will also keep all building agree	cted and to be erected upon said lands insured against soss and damage by tornado and fire
hat said indebtedness shall be discharged by the cancellation of said stock at munder said by-laws or under any amendments that may be made thereto, acc according to the terms of said by-laws and a certain non-negotiable note bea said lands, or upon, or on account of, this mortgage or the indebtedness secure agae, or by said indebtedness, whether levied against the said mortgager. So material liens, whether created before or after this date, that are lawfully oright against said mortgagee, its successors or assigns, to any payment or recesson of the payment of any of the aforesaid taxes, assessments, labor or mat THIRD. That the said mortgager. So will also keep all building erect with insurers approved by the mortgagee in the sum of	cording to the terms of said by-laws or under any amendments that may be made thereto, aring even date herewith, executed by said mortgagor. Sometimes are to said mortgagor of the said mortgagor of the said mortgagor of the said mortgagor of the said mortgagor. Sometimes are the said lands created or represented by this mortgagor, or upon the interest or estate in said lands created or represented by this mortgagor, or otherwise, and will pay any and all labor charged against said premises; and said mortgagor. Sometimes and all claim or estate on, or offset against, the interest or principal or premium of said mortgage debt, by sterial liens. Let and to be erected upon said lands insured against loss and damage by tornado and fire control of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above ct such insurance, pay said liens, and the sums so paid shall be further lien on said premises and premises.
t hat said indebtedness shall be discharged by the cancellation of said stock at a under said by-laws or under any amendments that may be made thereto, acc according to the terms of said by-laws and accrain non-negotiable note bea according to the terms of said by-laws and accrain non-negotiable note bea said lands, or upon, or on account of, this mortgage or the indebtedness secure gage, or by said indebtedness, whether levied against the said mortgager. So or material liens, whether created before or after this date, that are lawfully or right against said mortgage, its successors or assigns, to any payment or recesson of the payment of any of the aforesaid taxes, assessments, labor or material liens, whether created before or after this date, that are lawfully or with insurers approved by the mortgager. So will also keep all buildings erect with insurers approved by the mortgage all insurance upon said property. FOURTH: If said mortgagor. So make default in the payment of any covenanted, said mortgages, its successors or assigns may pay such taxes, effect under this mortgage, payable forthwith, with interest at the rate of 1911. FIFTH: Should default be made in the payment of said monthly sums, are payable as provided in this mortgage and in said note and said by-laws, and months, then the aforesaid principal sum of 1900. The with arrearsges thereon, and all penalties, taxes and insurance premiums, shall, with arrearsges thereon, and all penalties, taxes and insurance premiums, shall,	cording to the terms of said by-laws or under any amendments that may be made thereto, aring even date herewith, executed by said mortgagor. S. L. Ensley, his wife. L.
that said indebtedness shall be discharged by the cancellation of said stock at a under said by-laws or under any amendments that may be made thereto, acc according to the terms of said by-laws and accrtain non-negotiable note bea SECOND. That said mortgagor. R, within forty days after the same gage, or by said indebtedness, whether levied against the said mortgagor. R, or material liens, whether created before or after this date, that are lawfully cright against said mortgagee, its successors or assigns, to any payment or recesson of the payment of any of the aforesaid taxes, assessments, labor or mat THIRD. That the said mortgager. S, will also keep all buildings erec with insurers approved by the mortgagee in the sum of	cording to the terms of said by-laws or under any amendments that may be made thereto, aring even date herewith, executed by said mortgagor. S. L. Ensley, his wife. L.
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