	223835 C.M.J. FROM	STATE OF OKLAHOMA, Tulsa, County, SS. The instrument was filed for record on the	
MULM County is the State of Ubbases, period 204 the fare part, have merginged and levely entrymer to the more of the normalization of promote equations. Multi 204 of a fare plane, the merginged and levely entrymer to the more of the normalization of promote equations. Multi 204 of a fare plane, the merginged and levely entrymer to the more of the normalization of promote equations. Multi 204 of a fare plane, the merginged and levely entrymer to the more of the normalization. County is the of Children, the merginged and levely entrymer to the merginged and levely entrymer to the more of the official resourced plane. The merginged and levely entrymer to the merginged and levely entrymer to the merginged and level entrymer to the mer	UNITED SAVINGS & LOAN ASSOCIATION	((SEAL)) County Clerk ByBrady Brown, Deputy	
UNITED SAINED & LOAN ASCCATTON. of Take, Salakama, a sequencing and the generate and data buildee under the titters of the Stee of Obberson. Lobe 767 (10) sileven (21) and Sighteen (10) and Sighteen (10) in Slock Steepe (2) is consistent of the steepe (OW ALL MEN BY THESE PRESENTS, Ray F. Williams	and Edith D. Williams, his wife.	
The definition of	ITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahom	a, a corporation duly organized and doing buisiness under the statutes of the State of Oklahoma,	
The nerger of the increased action of the Direct on and give bree hereheader prediction, and the preference of the coresinal hereing the stress of the Direct on and the Direct Direct on Direct	Three (3) in Meadow	brook Addition to the city of Tulsa.	
The nerger of the increased action of the Direct on and give bree hereheader prediction, and the preference of the coresinal hereing the stress of the Direct on and the Direct Direct on Direct		A second state of the second	
Decrement and adaption and adaptions. The set of the property of the property of the property of adaption of the property of t	This mortgage is given in consideration of Four Hund!	T.G.d	
nder and by low or under any assessments than by be made therets, according to the terms of aid by low or under any assessments which shall be levied upon a difference of an of payable with a same by a difference of the anne beams due and payable with a same by a difference of the anne beams due and any payable with a same by a difference of the anne beams due and any payable with a same by a difference of the anne beams due and any payable with a same by a difference of the anne beams due and any payable with a same by a difference of the anne beams due and any payable with a same by a difference of the anne beams due and an and payable with a same by a difference of the anne beams due and a same and the same many the base of the anne beams due and a nontragen of the anne payable with a same by a difference of the anne beams due and an and payable with a same by a difference of the anne bases of the anne beams due and the anne bases of the anne bases	cessors and assigns, as follows: FIRST, Said mortgagobeing the owner of4 rowed of said Association, in pursuance of its by-laws, the money ders and borrowers to do, and will pay to said Association on said cents (\$, 20, 0, 0, 0, 0) per month, on or before the 20t	scured by this mortgage, will do all things which the by-laws of said Association require share- stock and loan the sum of	
aid lack or upon, or on account of this mortgage or the indebtedeness screed they by or upon the interest or exists in and land created or representing to y this mort space, to y aid indebtedenes, whether created before or after this data, that are lawfully charged square and presenting or a sagina, or objective, and will pay and all takes or programs the space of the program of the interest or program of and interprogram of an interest or and land program. The space of the program of the interest or program of and interprogram of an interest or and interest or the mortgages. In success or a signa, or objective, and the program of an interest or and the program of an interest or and interest or and the program of an interest or the mortgages all insurance upon and program. For the space of an opponent or and program of the information of an interest or and and the program of an interest or and interest or and the program of an interest of and mortgages. The space of the program of a program of an interest of and interest or and program or any or and the program of an interest or and program of an interest of and interest of and interest of and interest of and interest or and program or any or and the program of an interest of and interest of an interest of an interest of and interest of an	ler said by-laws or under any amendments that may be made the ording to the terms of said by-laws and a certain pon-negotiable Ray F. Will liams and	reto, according to the terms of said by-laws or under any amegdments that may be made thereto, note bearing even date herewith, executed by said mortgagorto said mortagagee Edith D. Williams, his wife,to said mortagagee	
Ease of the payment of any of the aforemail taxes, assessment, labor or material lines. THIRD, The basil margages	l lands, or upon, or on account of, this mortgage or the indebtedne e, or by said indebtedness, whether levied against the said mortge material liens, whether created before or after this date, that are h	ess secured thereby, or upon the interest or estate in said lands created or represented by this mort- agor S. THOIT legal representatives or assigns, or otherwise, and will pay any and all labor awfully charged against said premises; and said mortgagor. S., hereby waive any and all claim or	
covenanciel, aid mortgages, its increases or avaigns may pay such takes, fifter such insurance, pay still lies, and the nums so paid shall be further lien on aid premises mark the state of EQT core cent per samu. FIFTH. Should default be made in the payment of said menthy sums, or any of said fines, or takes, or insurance permisures, or any part thereof tensin ungoid for the period. DOLLARS, months, then the afterstate principal sum of	son of the payment of any of the aforesaid taxes, assessments, labo THIRD. That the said mortgagor	or or material liens. lings erected and to be erected upon said lands insured against ioss and damage by tornado and fire FOUL HINDX90dollars, as a further security to said mortgage property.	
	enanted, said mortgagee, its successors or assigns may pay such tar ler this mortgage, payable forthwith, with interest at the rate of EIETH — Should default be made in the payment of said month	xes, effect such insurance, pay said lieus, and the sums so paid shall be further lien on said premises	
SIXTH. The said mortgagers shall pay to the side mortgages or to its successors or assigns, the sum of		DULTARS. ms, shall, at the option of said mortgagee, or of its successors or assigns, become payable immediat- of notwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebtedness	Ĺ
premises and shall become due upon the filing of petition or creas-petition of foreclosure. SEVENTH. As further indebtedness alow recited the mortgages or legal representative may collect said rents and credit the sum collected less cost of collection, upon said inclustedness, and there promises alow recited the mortgages or legal representative may collect said rents and credit the sum collected less cost of collection, upon said inclustedness, and there promises alow recited the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager	SIXTH. The said mortgagors shall pay to the said mortgage of Un9 Hund2 ressonable attorney's fee in addition to all other legal costs, as oft	ten as any legal proceedings are taken to foreclose this mortgage for default in any of its covenants.	
IN WITNESS WHEREOF, The aid moreager C. half hereunto set. 100944	mises and shall become due upon the filing of petition or cross-pu SEVENTH. As further security for the indebtedness above rec in case of default in the payment of any monthly installment th	etition of foreclosure. cited the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee her mortgagee or legal representative may collect said rents and credit the sum collected less cost of a built association of a Description built of Court	
Tulsa County, SS Before me A. V. Long 1st day of March (92.3 personally appeared. Ray R. Williems and Edith D. Williams, his Wife. to me known to be the identical persons, who executed the within and aloregoing instrument and acknowledged to me that to me known to be the identical persons, who executed the same as they 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. A. V. LOnF. My commission expires on the 18t (S681) Notary Public I hereby cortify that I received \$ 40 mark issued receipt No. 80.27 I hereby cortify that I received \$ Mark 192.3 4	IN WITNESS WHEREOF. The said mortgragor S	hereunto seton the, A. D. 192.3. Rey F. Williams	
15t day of March 192.3. personally appeared. Ray R. Williams and Edith D. Williams. his wife. to me known to be the identical persons. who executed the within and aforegoing instrument and acknowledged to me that they crecuted 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. A. V. LONF. My commission expires on the Ist TREASURER'S ENDORSEMENT I hereby certify that I received \$	ATE OF OKLAHOMA		
they cxecuted the same as their 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. A. V. LONF. My commission expires on the 1st Creating of the same as the sam	lst day of March Ray R. Williams and Edi	192 3, personally appeared. th D. Williams, his wife,	
A. V. LODF. <u>Ist</u> (Seal) <u>Notary Public</u> <u>My commission expires on the</u> <u>1925</u> <u>I hereby certify that I received 5</u> <u>HO</u> <u>TREASURER'S ENDORSEMENT</u> <u>8027</u> <u>therefor in payment of</u> <u>May</u> , 1926 <u>8</u> <u>1925</u>	they for the uses and purposes the	executed the same as. their free and voluntary act and deed.	
TREASURER'S ENDORSEMENT 8027 I hereby cortify that I received \$	(Seal)	A. V. LODF. Notary Public	Ī
mortgage tax on the within martgage.	commission expires on the	WRER'S ENDORSEMENT	b
	rtgage tax on the within mortgage.	h 102-3	¢

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