County Clerk		MORTGAGE	RECORD NO. 413
UNITED SAVINGES & LOAN ASSOCIATION Prov. 5 Pro	225989 C.M	이 같은 통 것 같아요. 한 것은 것 같아요. 이 가지 않는 것 같아요. 이 것 같아요. 이 것 같아요.	The instrument was filed for record on the. A. D., 192, 3 at 4:20 of MET 01 o clock. P. M. and duly recorded in book 412 on page 420.
That Elsis (Schlebell, e single woman, 	UNITED SAVING	S & LOAN ASSOCIATION	ByBrady_Brown,Deputy.
UNITED SAVINGS 4 LONN ASSECRATION, of Then, Othehame, a removable diagramment of the second part, the following described real attains and persons sixtuated in	KNOW ALL MEN BY THESE That		gle woman,
to the Town of Bed Pork, Oklahoma, seconding to the recorded official plat thereof, the second of th	UNITED SAVINGS & LOAN AS	SCCIATION, of Tulsa, Oklahoma, a corpo	oration duly organized and doing buisiness under the statutes of the State of Oklahoma,
Also. 19	to t	the Town of Red Fork, (in Block Seven (7), in Yargee Addition Oklahoma, according to the recorded
FOURTH. If said mortgagermake default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above covenanted, said mortgage, pay able for thivit, with interest at the rate of	and for the purpose of securing pay And the said mortgagorfo successors and assigns, as follows: FIRST. Said mortgagorborrowed of said Association, in pu holders and borrowers to do, and w 	ment.of the monthly sum. fines and other or MOTSOLI and for MOT being the owner of 15 surgent ursuance of its by-laws, the money secured vill pay to said Association on said stock an .) per month, on or before the 20th day of o	items hereinafter specified, and the performance of the covenants hereinafter contained.
thereby 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 install ments. SIXTH. The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	according to the terms of said by-la SECOND. That said mortga said lands, or upon, or on account o gage, or by said indebtedness, whet or material liens, whether created b right against said mortgagee, its su reason of the payment of any of the THIRD. That the said mortg with insurers approved by the mo	mendments that may be made thereto, acco aws and a certain non-negotiable note bear EISIA.CALdW/ gor, within forty days after the same of, this mortgage or the indebtedness secured ther levied against the said mortgagor before or after this date, that are lawfully d accessors or assigns, to any payment or rely a aforesaid taxes, assessments, labor or mat gagor	ording to the terms of said by-laws or under any amendments that may be made thereto, ing even date herewith, executed by said mortgagorto said mortgagee become due and payable, will pay all taxes and assessments which shall be levied upon a thereby, or upon the interest or estate in said lands created or represented by this mort- hegal representatives or assigns, or otherwise, and will pay any and all labor arged against said premises; and said mortgagorhereby waive any and all labor to offset against, the interest or principal or premium of said mortgage debt, by srial liens. ed and to be erected upon said lands insured against ioss and damage by tornado and fire Hundred
as 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 covenants or as often as the said mortgagers or mortgagees may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises and shall become due upon the filing of petition or cross-petition of foreclose the said property, which sum shall be an additional lien on said SEVENTH. As further security for the indebtedness above recited the mortgage or 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 WINESS WHEREOF, The said mortgager	according to the terms of said by-la SECOND. That said mortga said lands, or upon, or on account o gage, or by said indebtedness, whet or material liens, whether created H right against said mortgagee, its sai reason of the payment of any of the THIRD. That the said mortg with insurers approved by the mo debt, and assign and deliver to the FOURTH. If said mortgager covenanted, said mortgagee, its suc- under this mortgage, payable forth FIFTH. Should default be m are payable as provided in this mort TUMAM_months, then the afor with arrearages thereon, and all pen	mendments that may be made thereto, acco aws and a certain non-negotiable note bear EISIA .CALdW/ gor, within forty days after the same of, this mortgage or the indebtedness secured ther levied against the said mortgagor baccessors or assigns, to any payment or rely accessors or assigns, to any payment or rely accessors or assigns, to any payment or rely agorwill also keep all buildings erect ortgage all insurance upon said property make default in the payment of any o cessors or assigns may pay such taxes. effect with, with interest at the rate of	ording to the terms of said by-laws or under any amendments that may be made thereto, ing even date herewith, executed by said mortgagor
STATE OF OKLAHOMA. Tulsa County, SS Before me. Yera E. Kennedy a Notary Public in and for said County and State, on this 27th day of March 192 3, personally appeared. Elfie Caldwell, a single woman, to me known to be the identical personwho executed the within and aforegoing instrument and acknowledged to me tha She executed the same as her	according to the terms of said by-la SECOND. That said mortga said lands, or upon, or on account o gage, or by said indebtedness, whet or material liens, whether created by right against suid mortgage, its su reason of the payment of any of the THIRD. That the said mortg with insurers approved by the mo debt, and assign and deliver to the FOURTH. If said mortgager covenanted, said mortgagee, its suc under this mortgage, payable forth FIFTH. Should default be m are myable as provided in this mort "MMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMMM	mendments that may be made thereto, acco aws and a certain non-negotiable note bear EISIA_CALAM gor, within forty days after the same of, this mortgage or the indebtedness secured ther levied against the said mortgagor, before or after this date, that are lawfully cl accessors or assigns, to any payment or reb e aforesaid taxes, assessments, labor or mat gagor will also keep all buildings erect ortgagee in the sum of	rading to the terms of said by-laws or under any amendments that may be made thereto, ing even date herewith, executed by said mortgagorto said mortgagee become due and payable, will pay all taxes and assessments which shall be levied upon i thereby, or upon the interest or estate in said lands created or represented by this mort- h@Tl@dTlegal representatives or assigns, or otherwise, and will pay any and all labor arged against said premises; and said mortgagor hereby waive any and all labor arged against said premises; and said mortgagor hereby waive any and all claim or tate on, or offset against, the interest or principal or premium of said mortgage debt, by srial liens.
Before me. VORA E. KONNODY	according to the terms of said by-la SECOND. That said mortga said lands, or upon, or on account o gage, or by said indebtedness, whet or material liens, whether created by right against suid mortgage, its su- reason of the payment of any of the THIRD. That the said mortg with insurers approved by the mo- debt, and assign and deliver to the FOURTH. If said mortgage, its suc- covenanted, said mortgage, its suc- under this mortgage, payable forthe FIFTH. Should default be m are psyable as provided in this mort 	mendments that may be made thereto, acco aws and a certain non-negotiable note bear EISIA_CALdW gor, within forty days after the same of, this mortgage or the indebtedness secured ther levied against the said mortgagor before or after this date, that are lawfully d accessors or assigns, to any payment or reb a foresaid taxes, assessments, labor or mat gagerwill also keep all buildings erect ortgagee in the sum ofFIT USON make default in the payment of any o cessors or assigns may pay such taxes, effect with, with interest at the rate ofFO and in the payment of said monthly sums, fage and in said note and said by-laws, and oresaid principal sum ofFITUS make and insurance proceeding and in the fage and said by-laws, and oresaid principal sum ofFITUS make and insurance proceeding as shall pay to the said mortgagee or to its su <u>ONO HundTeG & FITUS</u> dition to all other legal costs, as often as any or mortgagees may be made defendant in a on the filing of petition or cross-petition of inity for the indebtedness above recited the ent of any monthly installment the mortgage and then expension may be apforeed by the	rading to the terms of said by-laws or under any amendments that may be made thereto, ing even date herewith, executed by said mortgagor
Eldie Caldwell, a single woman, to me known to be the identical personwho executed the within and aforegoing instrument and acknowledged to me tha She	according to the terms of said by-M SECOND. That said mortga said lands, or upon, or on account o gage, or by said indebtedness, whet or material liens, whether created H right against suid mortgage, its su reason of the payment of any of the THIRD. That the said mortg with insurers approved by the mo debt, and assign and deliver to the FOURTH. If said mortgager covenanted, said mortgager, its suc under this mortgage, payable forth FIFTH. Should default be m are ngyable as provided in this mort the mortgage, payable forth SIRTH. The said mortgagers in the said mortgagers with arrearages thereon, and all pen by thereafter, anything hereinbefor thereby secured shall bear interest f ments. SIXTH. The said mortgagers premises and shall become due upo SEVENTH. As further secur and in case of default in the payme collection, upon said indebtedness, IN WINESS WHEREOF, 1	mendments that may be made thereto, acca ava and a certain non-negotiable note bear EISIA_CALAM gor, within forty days after the same f, this mortgage or the indebtedness secured ther levied against the said mortgagor before or after this date, that are lawfully cl accessors or assigns, to any payment or red gagor will also keep all buildings erect ortgagee in the sum of	rding to the terms of said by-laws or under any amendments that may be made thereto, ing even date herewith, executed by said mortgagor
for the uses and purposes therein set forth.	according to the terms of said by-la SECOND. That said mortga said lands, or upon, or on account o gage, or by said indebtedness, whether or material liens, whether created by reason of the payment of any of the THIRD. That the said mortga with insurers approved by the mo- debt, and assign and deliver to the FOURTH. If said mortgager, its suc- under this mortgage, payable forth FIFTH. Should default be m are payable as provided in this mort 	mendments that may be made thereto, acco aves and a certain non-negotiable note bear E1S1A.CAIdW gor, within forty days after the same of, this mortgage or the indebtedness secures ther levied against the said mortgagor before or after this date, that are lawfully d accessors or assigns, to any payment or reb a foresaid taxes, assessments, labor or mat gagor	rding to the terms of said by-laws or under any amendments that may be made thereto, ing even date herewith, executed by said mortgagor
IN WITNESS-WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Voya E. Kennedy.	secording to the terms of said by-M SECOND. That said mortga said lands, or upon, or on account o gage, or by said indebtedness, whet or material liens, whether created by right against suid mortgage, its su- reason of the payment of any of the THIRD. That the said mortg with insurers approved by the mo- debt, and assign and deliver to the FOURTH. If said mortgagor covenanted, said mortgage, its suc- under this mortgage, payable forth FIFTH. Should default be m are mysable as provided in this mort thereby secured shall bear interest f ments. SIXTH. The said mortgagors premises and shall become due upo SEVENTH. As further secur and in case of default in the paymic collection, upon said indebtedness, IN WILDESS WHEREOF, STATE OF OKLAHOMA. Before me	mendments that may be made thereto, acco aves and a certain non-negotiable note bear E1S1A.CAldW/ gor, within forty days after the same of, this mortgage or the indebtedness secured ther levied against the said mortgagor	rding to the terms of said by-laws or under any amendments that may be made thereto, ing even date herewith, executed by said mortgagor

TREASURER'S ENDORSEMENT 1516 and issued receipt No. 1516 the this 28 day of Mch. 1923 Wayne A. Dickey County Treasurer By.

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