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Difference of a Linking Section of the section of		
DURTED ANALY NO. ALLONG ASSOCIATION The	ΤΟ	((SEAL)) County Clerk
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One (1) in Orentz M Addition to the city of Tules, Oklahoms, according to the official recorded plat thereof, a second sign of the official recorded plat thereof.	UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a	corporation duly organized and doing buisiness under the statutes of the State
and for the purpose of security payment of the monthly sum. fines and ghes 'rams hereinafter specified, and the performance of the content in thereinafter And the said mortgage 0. A solution: TRG 1. Said mortgage 0. A solution: TRG 1. Said mortgage 0. A solution of the monthly sum. of the solution of the solution of the monthly sum. fines and the terms of an idea of the said UNITED SAVINEDS & LOAN ASSOCIATION TRG 1. Said mortgage 0. A point of the social tasks the tasks executed by the mortgage. This is the solution of t	One (1) in Orcutt Additic	on to the city of Tulsa, Oklahoma,
berrowed of and Association, in pursuance of its by-laws, the money secured by the mortages, will de all things which the by-laws of sid Association and all stands and every month, until aid stock shall matter use provided in aid by that aid inclusions a hold the side of the balance of an every month, until aid stock shall matter as provided in a side by the aid by berne and a cyrtism rear-equivalence and payable, will pay all taxes and assessments which hold by aid and one of the cyrtism rear-equivalence and payable, will pay all taxes and assessments which hold by and mortage and assessments which hold by a sing or material lines. A start of the inclustedness exerced type by one the interest or extension and datases thereby value any an origin taginate stall during taxes and assessments hold or mortage and and the cyrtism of any of the inclustedness exerced type by rear to relate in a sid and creategors. A start of the side and the side of the side and the sid	and for the purpose of securing payment of the monthly sum, fines and of And the said mortgagor S. for	ther items hereinafter specified, and the performance of the covenants hereinafter
under this mortgage, payable forthwith, with interest at the rate of 1911 FIFTH. Should default be made in the payment of a staff domethy sums, or any of aid lines, or taxes or insurance premiums, or any part thereof, we are payable as provided in this mortgage and in said note and said by lows, and should the same, or any part thereof remain unpaid for the period of 150222 with arranges therea, and all penalties, taxes and insurance premiums, shall, at the option of said mortgage, or of its successors or assigns, become payable thereby secured shall be as interest from the line of otse contained to the contrary thereof netwithstanding. In the event of legal proceedings to forelose this mortgage, the fact of the further payment of one ment. SIXTH. The said mortgagors shall pay to the said mortgage or to its successors or assigns, the sum of	borrowed of said Association, in pursuance of its by-laws, the money see holders and borrowers to co. and will pay to said Association on said stoc 	ured by this mortgage, will do all things which the by-laws of said Association ze is and loan the sum of
menths, then the aforesaid principal sum of TV9. TROUGARDA. with arrestings thereal, and all penalies, taxes and insurance preniums, shall, at the option of said mortgage, or of its successors or assigns, become payable by thereafter, anything hereinhefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, the thereby secured shall be an interest from the filing of such foreclosure proceedings at the rate of ten per cent of legal proceedings to foreclose this mortgage, the thereby secured shall be an interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the further payments of moments. SIXTH. The said mortgagors shall pay to the said mortgages or to its successors or assigns, the sum of	under this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly su	me, or any of said fines, or taxes, or insurance premiums, or any part thereof, wh
ments. SIXTH. The said mortgagors shall pay to the said mortgages or to its successors or assigns, the sum of	with arrearages thereon, and all penalties, taxes and insurance premiums, si ly thereafter, anything hereinbefore contained to the contrary thereof not	NOUSENG hall, at the option of said mortgagee, or of its successors or assigns, become payabl twithstanding. In the event of legal proceedings to foreclose this mortgage, the i
TWO HUNDF0d as a reasonable ittomey's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgages for default in any of it or as often as the said mortgages or mortgages may be made defendant in any suit affecting the title of said property, which sum shall be an additional premises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtendees above receited the mortgage or legal representative may collect said rents and credit the sum collected collection, upon said indebtendees, and there promises may be choreed by the appointment of a Receiver by the Court. IN WITNESS WHEREOF. The said mortgagor. S. ha Y9hareunto set. Th81x	ments.	
SEVENTH. As further security for the indebtedness above recited the mortgage or legal representative may collect said rents and credit the sum collecter collection. June 1993. State of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum collecter collection. June 1993. IN WITNESS WHEREOF. The said mortgage of the above property mortgaged to the above property mortgage to the above property moregage to the above	Two Hundred	
E. L. McAnelly Jaunita M. McAnelly STATE OF OKLAHOMA Tulse County, SS Before me. A. V. LONG a Notary Public in and for said County and S 24th day of ADT11 1926, personally appeared. E. L. McAnelly and Jaunita M. McAnelly, his wife, to ms known to be the identical person. S. who executed the within and aforegoing instrument and acknowledgee thay executed the same as their free and voluntary ac 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. (Soci) Notary Pa My consmission expires on the list County of May 1926. I hereby certify that I received 3 Second Secon	or as often as the said mortgagors or mortgagees may be made defendant	t in any suit affecting the title of said property, which sum shall be an additional
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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. Long, (SGal) My commission expires on the list day of May 1926. TREASURER'S ENDORSEMENT I hereby certify that I received \$	or as often as the said mortgagors or mortgages may be made defendant premises and shall become due upon the filing of petition or cross-petitio SEVENTH. As further security for the indebtedness above recited and in case of default in the payment of any monthly installment the mo collection, upon said indebtedness, and these promises may be enforced by IN WINESS WHEREOF, The said mortgagor, S. ha. VShare 24th	t in any suit affecting the title of said property, which aum shall be an additional on of foreclosure. the mortgage hereby assigns the rentals of the above property mortgaged to the prigagee or legal representative may collect said rents and credit the sum collected y the appointment of a Receiver by the Court. unto set. <u>the 112</u> <u>Baunita M. McAnelly</u> <u>Jaunita M. McAnelly</u> y, SS <u>a Notary Public in and for said County and St</u> <u>J122</u>
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long, (Seg1) Notary Pa My conamission expires on the 1st day of May 1926. Notary Pa I hereby certify that 1 received \$ 200 TREASURER'S ENDORSEMENT 21.2.3 I hereby certify that 1 received \$ 200 TREASURER'S ENDORSEMENT 1 herefor in 1 mortgage tax on the within mortgage. 200	or as often as the said mortgagers or mortgagers may be made defendant premises and shall become due upon the filing of petition or cross-petitio SEVENTH. As further security for the indebtedness above recited and in case of default in the payment of any monthly installment the mo collection, upon said indebtedness, and these promises may be enforced by IN WINESS WHEREOF. The said mortgagor. S. ha. Yehner 24th	t in any suit affecting the title of said property, which sum shall be an additional on of foreclosure. the mortgage hereby assigns the rantals of the above property mortgaged to the ortgage or legal representative may collect said rents and credit the sum collected y the appointment of a Receiver by the Court. unto set. <u>the 112</u> <u>Baunita M. McAnelly</u> <u>Jaunita M. McAnelly</u> y, SS <u>a Notary Public in and for said County and St</u> <u>1920</u> . <u>McAnelly</u> , <u>his Wife</u> .
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A LUMAN AND