	STATE OF OKLAHOMA THE COUNTY P
230767 C.M.J. FROM	STATE OF OKLAHOMA, Tulsa, County, SS. The instrument was filed for record on the 17
	ofMayA. D., 192. Jat. 9:30 o'clock_AM. and duly recorded in book_413 on page. 5
아님이 좋은 것 같은 물건을 가지?	0. G. Weaver.
то	((SEAL) <u>0. G. Weaver</u> ((SEAL) <u>County Clerk</u> By Brady Brown. Deput;
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	Feee, \$
KNOW ALL MEN BY THESE PRESENTS: That. N. P. Frederikson and Dora Fre	ederikson, his wife,
of Tulsa	e of Oklahoma, part. 1986 the first part, have mortgaged and hereby mortgage to the
UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a c	orporation duly organized and doing buisiness under the statutes of the State of Oklahom tuated inTULS8County, State of Oklahoma, to-wit:
Lots Twenty Nine (29) an Six (6) in Forest Park A Tulsa, Oklahoma, accordi Re-Amended recorded plat	Addition to the city of ng to the official
	and warrant the title to the same and waive the appraisement, and all homestead exemption
This mortgage is given in consideration ofEighteen_Hun and for the purpose of securing payment of the monthly sum; fines and oth And the said mortgagor S.forLhemselvesand forL	cate No1360ClassBa
successors and assigns, as follows: FIRST, Said mortgagor8being the owner of18	-shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having
borrowed of said Association, in pursuance of its by-laws, the money secu holders and borrowers to do, and will pay to said Association on said stock	red by this mortgage, will do all things which the by-laws of said Association require shar
	and loan the sum ofULUU
	of each and every month, until said stock shall mature as provided in said by laws, provide
that said indebtedness shall be discharged by the cancellation of said stock a under said by-laws or under any amendments that may be made thereto, s	of each and every month, until said stock shall mature as provided in said by-laws, provide it maturity, and will also pay all fines that may be legally assessed against according to the terms of said by-laws or under any amendments that may be made theret
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that said indebtedness shall be discharged by the cancellation of said stock a under said by-laws or under any amendments that may be made thereto, a according to the terms of said by-laws and a certain non-megotiable note l N.P.P. FREGERIKSON. And. DO SECOND. That said mortgagor. E., within forty days after the sai all lands, or upon, or on account of, this mortgage or the indebtedness sec age, or by said indebtedness, whether levied against the said mortgagor. J or material liens, whether created before or after this date, that are lawfully right against said mortgage, its successors or assigns, to any payment or meason of the payment of any of the aforesaid taxes, assessments, labor or THIRD. That the said mortgagor gwill also keep all buildings ed debt, and assign and deliver to the mortgagee all insurance upon said prope FOURTH. If said mortgagor gmake default in the payment of an covenanted, said mortgage, its successors or assigns may pay such taxes, eff under this mortgage, payable forthwith, with interest at the rate of 100 FIFTH. Should default be made in the payment of said monthy sus are payable as provided in this mortgage and in said note and said by-laws, a months, then the aforesaid principal sum of	of each and every month, until asid stock shall mature as provided in said by-laws, provide t maturity, and will also pay all fines that may be legally assessed against
that said indebtedness shall be discharged by the cancellation of said stock a under said by-laws or under any amendments that may be made thereto, a caccording to the terms of said by-laws and a certain non-megotiable note in the said mortgagor. L., within forty days after the said ad lands, or upon, or on account of, this mortgage or the indebtedness scatage, or by said indebtedness, whether levied against the said mortgagor. J., within forty days after the said lands, or upon, or on account of, this mortgage or after this date, that are lawfully right against said mortgage, its successors or assigns, to any payment or meason of the payment of any of the aforesaid taxes, assessments, labor or n THIRD. That the said mortgagor S., make default in the payment of an covenanted, said mortgage, its successors or assigns may pay such taxes, of further than the mortgage and in said note and said by-laws, a mort fassign and deliver to the mottgage and in said note and said by-laws, a mort for the said mortgage, spable forthwith, with interest at the rate of. If the said mortgage, spable for thwith, with interest at the rate of. If the apple as provided in this mortgage and in said note and said by-laws, a mort again the said mortgages or to its of the apple as provided in the interest of the contrary thereof not thereby secured shall been interest from the filing of such foreclosure proceed nots. SIXTH. The said mortgagors or mortgages may be made defendant i premises and shall become due upon the filing of patition or cross-petition SEVENTH. As further security for the indebtedness above recirct thin in case of default in the payment of any monthly installment the mort collection, upon asid indebtedness, and these promises may be made defendant i premises and shall become due upon the filing of petition or cross-petition is solv	of each and every month, until asid stock shall mature as provided in said by-laws, provided it maturity, and will also pay all fines that may be legally assessed against. The second is to be terms of said by-laws or under any amendments that may be made there bearing even date herewith, executed by said mortgagor. Some the and payable, will pay all taxes and assessments which shall be levied up ure disprets, or upon the interest or estate in said lands created or represented by this more Some due and payable, will pay all taxes and assessments which shall be levied up ure disprets, or upon the interest or estate in said lands created or represented by this more Some fact against said premises; and said mortgagor. Some mean and will pay any and all labit or rebate on, or offset against, the interest or principal or premium of asid mortgage debt, the material liens. TRUTCPEC
that said indebtedness shall be discharged by the cancellation of said stock a under said by-laws or under any amendments that may be made thereto, a according to the terms of said by-laws and a certain non-negotiable note the N.P. Frederikson. And. Do. SECOND. That said mortgagor. E., within forty days after the said aid lands, or upon, or on account of, this mortgage or the indebtedness sect age, or by said indebtedness, whether levied against the said mortgagor. J or material liens, whether created before or after this date, that are lawfully ight against said mortgage, its successors or assigns, to any payment or reseen of the payment of any of the aforesaid taxes, assessments, labor or n THRD. That the said mortgagor gwill also keep all buildings en- dibt, and assign and deliver to the mortgage all insurance upon said prope FOURTH. If said mortgagor gmake default in the payment of an overanted, said mortgage, its successors or assigns may pay such taxes, off mader this mortgage, payable forthwith, with interest at the rate of 100 FIFTH. Should default be made in the payment of said monthy sun are payable as provided in this mortgage and in axid note and said by-laws, a stree payable as provided in the aforesaid principal sum of Eight with arrearages thereon, and all penalties, taxes and insurance premiums, shy thereby secured shall bear interest from the filling of such foreclosure proceed nents. SIXTH. The said mortgagors or mortgagees may be made defendant intermates and shall become due upon the filling of patition or cross-petition SEVENTH. As further security for the indebtedness above recited the remises and shall become due upon the filling of patition or cross-petition SEVENTH. As further security for the indebtedness have recited the mole case of default in the payment of any monthy installment the mor- collection, upon said indebtedness, and these promises may be enforced by IN WITNESS WHEREOF. The said mortgagor made defendant in case of default in th	of each and every month, until asid stock shall mature as provided in said by-laws, provide t maturity, and will also pay all fines that may be legally assessed against. The second secording to the terms of said by-laws or under any amendments that may be made there bearing even date herewith, executed by said mortgagor. Some second

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I hereby certify that I	received \$	1,61	0		issued r	eccipt No	. 9	565
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