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235414 C.M.J.	STATE OF OKLAHOMA, Tulss, County, SS.
FROM	The instrument was filed for record on theA. D., 192.3 atA. O., 192.3 atA. O., 192.5 at _
το	(seal) 0. G. Weaver. (seal) Brady Brown, County Clerk
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	집 수는 것 같아요. 그는 것 같아. 형태가 같아요. 성격이 많이 많을
) Fees, \$
KNOW ALL MEN BY THESE PRESENTS: Claud Green and Maud Green,	his wife.
	of Oklahoma, part 28. of the first part, have mortgaged and hereby mortgage t
	poration duly arganized and doing buisiness under the statutes of the State of Okla ated inTulsaCounty, State of Oklahoma, to-wit;
North West Quarter of the South West Qu North East Quarter of the South West Qu Quarter of the North West Quarter, and Quarter of the North West Quarter of S	a, a subdivision of the North Half of the Larter, and the North West Quarter of the Larter, and the South Half of the South West the South West Quarter of the South E st Section Thirty-three (33), Township Twenty (2) according to the recorded official plat there
가장에 가지 않는 것이 가지 않는 것이 가지 않는 것이 가지 않는 것이다. 같은 것이 가지 않는 것이 있는 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이다.	
with all the improvements thereon and appurtenances thereunto belonging, ar	ad warrant the title to the same and waive the appraisement, and all homestead exempts $1428-B$ Class B_{\bullet}
This mortgage is given in consideration of ON® Thousand	te No
And the said mortgagor S for Themselves and for The	12heirs, executors and administrators, hereby covenantwith said mortgag
FIRST. Said mortgagor S being the owner of10	shares of stock of the said UNITED SAVINCS & LOAN ASSOCIATION, and I d by this mortgage, will do all things which the by-laws of said Association require
holders and borrowers to do, and will pay to said Association on said stock as	d by this mortgage, will do all things which the by-laws of said Association redure nd loan the sum of TAITTY each and every month, until said stock shall mature as provided in said <u>by-laws</u> , pr
that said indebtedness shall be discharged by the cancellation of said stock at a	naturity, and will also pay all fines that may be legally assessed against. Unom cording to the terms of said by-laws or under any amendments that may be made th
according to the terms of said by away and a certain non-negociable note be	aring even date herewith, executed by said mortgagor.
SECOND. That said mortgagor S., within forty days after the same	e become due and payable, will pay all taxes and assessments which shall be levice ed thereby, or upon the interest or estate in said lands created or represented by this
gage, or by said indebtedness, whether levied against the said mortgagor_S	. LIQLT legal representatives or assigns, or otherwise, and will pay any and all charged against said premises; and said mortgagors.
or instruction and the sources of a sources of a source of a sources or a source of a sour	bate on, or offset against, the interest or principal or premium of said mortgage de
THIRD That the said mortgager S will also keep all buildings are	cted and to be crected upon said lands insured against 1088 and damage by tornado ar OUSAND
debt, and assign and deliver to the mortgagee all insurance upon said propert;	y. of the aforesaid taxes or assessments, or in procuring and maintaining insurance as
	ct such insurance, pay said liens, and the sums so paid shall be further lien on said pre
FIFTH. Should default be made in the payment of said monthly sums	, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the d should the same, or any part thereof remain unpaid for the period of LATCO.
months, then the aforesaid principal sum of One	DOLL , at the option of said mortgagee, or of its successors or assigns, become payable imm
y thereafter, anything hereinbefore contained to the contrary thereof notwit	thstanding. In the event of legal proceedings to foreclose this mortgage, the indebte gs at the rate of ten per cent per annum in lieu of the further payments of monthly in
nents.	uccessors or assigns, the sum of
One Hundred	DOLL y legal proceedings are taken to forcelose this mortgage for default in any of its cover
as a reasonable attorney's tee in addition to all other legal cost, as other as an or as often as the said mortgagors or mortgagees may be made defendant in premises and shall become due upon the filing of petition or cross-petition o	any suit affecting the title of said property, which sum shall be an additional lien of
SEVENTH. As further security for the indebtedness above recited the	a mortgager, hereby assigns the rentals of the above property mortgaged to the mort agee or legal representative may collect said rents and credit the sum collected less c
collection, upon said indebtedness, and these promises may be enforced by th IN WITNESS WHEREOF. The said mortgagor S have hereunt	e appointment of a Receiver by the Court. o set their
9thday ofJuly	A. D. 1923. = Claud Green
STATE OF OKLAHOMA TUlsa	S
9th day of July	92.3 personally appeared
Claud Green and Maud Green, his	wife,
	on.9. who executed the within and aforegoing instrument and acknowledged to ma accuted the same as
for the uses and purposes therein set	forth.
그는 그는 것 같은 것 같은 것 같은 것을 가지 않는 것 같이 있다.	 hereunto set my hand and notarial seal on the date above mentioned. A. V. Long,
	Notary Public
My commission expires on the	S ENDOWSEMENT
Vy commission expires on the	and issued receipt No. 10.56/therefor in paymer
My commission expires on the	
I hereby certify that I received \$	and issued receipt No
I hereby certify that I received \$ To Thereby certify that I received \$ To ToTO	4

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