Instance of the same of t	FROM	DIALE OF UKLAHOMA, Tulss, County, SS. The instrument was filed for record on the 21st
DWITE_SAUGLANDS AND ADDA SECTION DEFINITION		******
DNTTED SAVINGS ALLON ASSOCIATION     Br	ΤΟ	(SEAL) (SEAL) O.G. Weaver, County Clerk
<pre>Series ALL NEW BY THESE FREENCE: The</pre>	UNITED SAVINGS & LOAN ASSOCIATION	By
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and for the purpose of security payment of the monthly man. Times and other items herminater apscrifted, and the performance of the covenants herminater container and assigns, as follows: FIRST, Sale Morrageor, B., Arithen the morrage rescared by this morrages, "Will do all the security herminater of the typhene, the morrage rescared by the morrages, "Will do all these of the security the security rescared assigns, as follows: FIRST, Sale Marken and Antonian and Marken	Also 30 shares of stock of said Association, Cen	rtificate No1449ClassB
<pre>nuccessors and saigns, as fidews: FIRST, Said mortgaper, S. being the cover of</pre>	and for the purpose of securing payment of the monthly sum, fines and	t other items hereinafter specified, and the performance of the covenants hereinafter contait
before and Amacalium, in pursuance of its by-laws, the mosey secured by this mortgage, will do all things which the by-laws of and Amacalium, in pursuance of the by-laws of and Amacalium, in pursuance of the by-laws of and Amacalium, in pursuance of the by-laws of and Amacalium, in and the by-laws of and amace by the addition of addit dock and materity, and will allow pursuing the state as provided in addition of addit dock and materity. And Will and the addition of addit dock and materity and will allow pursuing the state as provided in addition of addit dock and materity. And Will and the state as provided in addition of addit dock and materity and will also pursuing interaction and the state as provided in addition of addit dock and material and will also pursuing interaction. Addition of addit dock and material and will be pursuing and a state and pursuing and addition of addit dock and material and will be pursuing and addition of addit dock and material and will appear and addition of addit dock and the addition addition and addition addition and addition and addition and addition ad	uccessors and assigns, as follows:	이 물질하고 아이들이 가지 않는 것을 물고 있다. 가지 않는 것 같은 것이 없는 것이 없다.
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that a tail in charge as proved by the mortgage of the same base of a said tock at maturity, and will also pay all fines that may be legally assessed against	holders and horrowers to do, and will pay to said Association on said st	tock and loan the sum ofSiztydollars and .110
nder mid bylwe or under any amendments that may be made thereto, seconding to the terms of sid byl-laws or under any amendments that may be made the maximum of side of the second side of the terms of side bylews and a creation non-mergetichia born beaming even due the herwich, accurated by side moreganes		
AdWard Rau. and Mollie. Eng., hig. wif. 20.       to sold more         SECOND. That said moregans R., within forty days after the same become due and payalle, will may all taxes and assessments which all be levies and hands, or upon, or on account of, this moregans to any admain the said moregans S., Ligol (Figs) arpensatives or assigns, or observes, and will pay any and all or material liess. Whether created before or after this date, that are lawfully charged against said premises; and said moregans hereby wrive any and all or material liess. Whether created before or after this date, that are lawfully charged against said premises; and said moreganse hereby wrive any and all or material liess.         THRD. That the said moreganse, is an interval on or material liess.       The said moreganse hereby wrive any admain of the payment of any of the forenait taxes or assessments, or in proveming and maintaining linearce as a presented and margings in a num	under said by-laws or under any amendments that may be made there	to, according to the terms of said by-laws or under any amendments that may be made t
SECOND. That sail mortgager. B., within forty days after the same become due and payable, will pay at larces and assessments which shall be levies and land, or grow, or can be induced the sources or the induced senses or material lines, or the induced sense or a sense of the payment of any of the adverse of the induced sense or assigns or or assigns are pay and a forty of the induced sense or induced sense or assigns are pay sense of the induced sense or assessments, lake or material lines. THIRD. That the sub mortgage of all induces or assigns may pay such tass. If for induced sense or assessments, lake or assessments, lake or assessments is alwayed and interest or principal or premium of said mortgage. It is accessore or assigns may pay such tass. If for induce and interest or principal or premium of said principal or induced and interest or pay and lares, or the induced sense or assessments, lake or assessments, lake or assessments is alwayed and under the interest sense of induced sense or assessments is alway or any or any or any real tass. If the interest or pay ind lares, or there are not assign are pay and the sense or assessments is alway or any or any or any real alway and all be forther line on and principal payable fortheth, with in the payment of any of the induced sense or assessments alway and always and all predices or any or the advect and the advect or any or the advect and the advect advect and the advect or advect	according to the terms of said by-laws and a certain non-negotiable no	ote bearing even date herewith, executed by said mortgagor. S
maid had, or upon, or on account of, this mortgage or the indebtedness accured thereby, or upon the interest or statistics or assigns, or otherwise, and will be years and a sufficient of the system of the system and and or material lines, whether created before or after this date, that are lawfully charged against suit premises; and said mortgage or its and mortgage of the system of any of the aforesial taxes, assessments, labor or material lines. Or offect against, the interest or principal or premium of asid mortgage of the system of the system of the payment of any of the aforesial taxes, assessments, labor or material lines. This Ball Addition on the second upon asid lands insured against cass and damage by tornade a with insurers approved by the mortgage. Its mutations upon said to property. FOURTH. If asid mortgage of a mortgage of the system of any of the softwall data the some organized and maintaining insurance as sovemanted, said mortgage, by suble forthwith, with interest at the rate of	SECOND. That said mortgagor S., within forty days after the	is same become due and payable, will pay all taxes and assessments which shall be levies
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THERD. The solution of the payment of any of the aforesaid business and damage by tormade a with insurance aparents and dalver to the mortgage at linearance upon asid property. FURTH. If axid mortgages, Bmake default in the payment of any of the aforesaid taxes or assessments, and the sums as paid shall be further lieu on asid property. FURTH, If axid mortgages, Branke default in the payment of any of the aforesaid taxes or assessments, and the sums as paid shall be further lieu on asid property. FURTH, Should default be made in the payment of any of akid fines, or taxes, or insurance pay asid lieu on a sid payment of hard mortgage. FURTH, Should default be made in the payment of aid mortgage of a sid fines, or taxes, or insurance pays and there are man. FURTH, Should default be the contrary there of notvithatanting. In the event of legal proceedings to foreclose the indication	gage, or by said indebtedness, whether levicd against the said mortgag or material liens, whether created before or after this date, that are law	or S LDO 1. Regal representatives or assigns, or otherwise, and will pay any and all vfully charged against said premises; and said mortgagor hereby waive any and all cl
THRD. That the said mortgages. B will also keep all buildings erected and to be created upon sail damines toos and damage by tomade a upon said property. FOURTH. If said mortgages it is uncreased upon said property. FOURTH. If said mortgages it is uncreased or usings may pay such taxes. of the foresaid taxes or assessments, or in procuring and maintaining insurance as governated, and martgages its successore or asigns may pay such taxes. of fact such insurance, pay said lines, and the sums so paid shall be further lies on said property. FIFTH. Should default be made in the payment of asid mohily sums, or any part thereof, when the paperide as provided in this mortgages and naid hould also sums, or any part thereof. When the paperide as provided in this mortgages and insurance premiums, shall, at the option of said mortgages or of its successore or asigns, become payable intra- try thereafter, may high presided contrast of the contrast there in ontwithstanding. In the event of legal proceedings to foreke this built be reade in the payment of asid mortgages or or asigns, the sum of		t or rebate on, or offset against, the interest or principal or premium of said mortgage de
Abb, and asign and deliver to the mortgages all insurance upon aid property. FOURTH. If said mortgages 15 maccessor or asigns may pay such taxes. of fact such insurance, pay sudi learns, and the sums so paid aball be further lien an aid prime the insurance pay such learns. If set the sums to a successor or asigns may pay such taxes. of fact such insurance, pay sudi learns, and the sums so paid aball be further lien an aid prime the insurance pay such learns. The fact successor or asigns and and by laws and abaud the same or any part thereof remain unpaid for the period of	eason of the payment of any of the aforesaid taxes, assessments, labor	and an example 1 from
FOURTH. If said mortgagers 3. make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as an aid primiter this mortgage, payable forthwith, with interest at the rate of	THIRD. That the said mortgagor_Swill also keep all buildin	gs crected and to be crected upon said lands insured against loss and damage by tornado a
minder this mortgage, payeble forthwith, with interest at the rate of	with insurers approved by the mortgagee in the sum of Three	gs erected and to be erected upon said lands insured against loss and damage by tornado as <b>a. thus and</b>
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111 0.90_months, the the aloresaid principal sum of	with insurers approved by the mortgagee in the sum ofThread labt, and assign and deliver to the mortgage all insurance upon said pu FOURTH. If said mortgagor.Smake default in the payment o overanted, said mortgagee, its successors or assigns may pay such taxe	gs erected and to be erected upon said lands insured against ioss and damage by tornado as <b>a</b> . <b>bms and</b> roperty. of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as s. effect such insurance, pay said liens, and the sums so paid shall be further lien on said pr
with arearages thereon, and all penalties, taxes and insurance premiums, shall, at the option of said mortgages, or of its successors or assigns, become payable imm y thereafter, any which previous the of the there the indebt hereby 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 in nents. SIXTH. The said mortgagors shall pay to the said mortgages or to its successors or assigns, the sum of as a reasonable attorney's fee in addition to all other legal coats, as often as any legal proceedings are taken to foreclose this mortgage of default in any of its cover or as often as the said mortgagors or mortgages may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien o premises and shall become due upon the filing of perition of forecloseure. SEVENTH. As further security for the indebtedness above recited the mortgages or legal representative may collect said rents and credit the sum collected less or oblection, upon using indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WINDESS WHEREOF, The said mortgagor. S. haV2-horeunto set. <u>the str.</u> hand.9 . D 1923. TATE OF OKLAHOMA. TUISA Before me. <u>As</u> V.s. Long . D 1923. As of <u>July</u> , 1923, personally appeared. Edward Reu and Mollile Reu, his wifes. to as knowledged to m in the say of <u>July</u> , 1923, personally appeared. . (SEAL). <b>4</b> , V.s. Long . Motary Public in and for esid County and State, o . (SEAL). <b>4</b> , V.s. Long . Notary Public . Notary Public . Notary Public . Notary Public . Notary Public . IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned. . (SEAL). <b>4</b> , V.s. Long . Notary Public . Notary Public . In explore of <b>sit</b> . . Notary Public . In explore of <b>sit</b> . . Notary Public . In explore of <b>sit</b> . . Notary Public . In premo scredit the sit is used as a site of the site appresent.	with insurers approved by the mortgagee in the sum ofThr a labt, and assign and deliver to the mortgagee all insurance upon said pu FOURTH. If said mortgagor S. make default in the payment o covenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FUETH. Should default he mode in the numerot of said monthly	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>a</b> thus and torperty. dollars, as a further security to said mo roperty. fany of the aforesaid taxes or assessments, or in procuring and maintaining insurance as s, effect such insurance, pay said liens, and the sums so paid shall be further lien on said pr 
hareby 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 interest. SIXTH. The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	with insurers approved by the mortgagee in the sum ofThr 9. isbt, and assign and deliver to the mortgagee all insurance upon said pr FOURTH. If said mortgagor Smake default in the payment o govenanted, said mortgage, its successors or assigns may pay such taxe inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly yer payable as provided in this mortgage and in a said note and said by-1	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>A. <u>thus</u> and</b> roperty. if any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as s. effect such insurance, pay said liens, and the sums so paid shall be further lien on said pr <u>top</u> per cent per annum, <i>y</i> sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the wes, and should the same, or any part thereof remain unpaid for the period of
SIXTH. The said mortgagers shall pay to the said mortgages or to its successors or saigns, the sum of	with insurers approved by the mortgagee in the sum ofThread isbt, and assign and deliver to the mortgage all insurance upon said pr FOURTH. If said mortgager, is successors or assigns may pay such taxe inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly re payable as provided in this mortgage and in said note and said by-lay UNT 69_ months, then the aforesaid principal sum of	gs erected and to be erected upon said lands insured against ioss and damage by tornado a <b>e.</b> $t_{MDS}$ and
THE SE MILLATED. THE SE ALLATION SET OF OKLAHOMA THE SEVENTY SET OF OKLAHOMA THE SEVENTY SET OF OKLAHOMA THE SEVENTY SET OF OKLAHOMA THE SEVENTY SEVENTY SET OF OKLAHOMA THE SEVENTY SEV	with insurers approved by the mortgagee in the sum ofThr and labt, and assign and deliver to the mortgagee all insurance upon said pu FOURTH. If said mortgagersmake default in the payment of covenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly repayable as provided in this mortgage and in said note and said by-lag ULT 99months, then the aforesaid principal sum of	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>a</b> thus and <b>b</b> dollars, as a further security to said mo roperty. <b>b</b> any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as <b>s</b> . effect such insurance, pay said liens, and the sums so paid shall be further lien on said pr <b>b</b> any of said fines, or taxes, or insurance premiums, or any part thereof, when the we, and should the same, or any part thereof remain unpaid for the period of <b>b</b> and <b>b</b> and <b>b</b> and <b>b</b> and <b>b</b> and <b>b</b> and
or as often as the said mortgagers or mortgages may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien o premises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgager brechy assigns the rantals of the above property mortgaged to the mortal scale of default in the payment of any monthly installment the mortgager or legal representative may collect said rents and credit the sum collected less or collection, upon said indebtedness, and these promises may be enforced by the appointment of a facetiver by the Court. IN WIDESS WHEREOF, The said mortgager, 8. haV@.horeunto set	with insurers approved by the mortgagee in the sum ofThr and labt, and assign and deliver to the mortgagee all insurance upon said pu FOURTH. If said mortgagor S. make default in the payment of covenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly repayable as provided in this mortgage and in said note and said by-lag UHT 99months, then the aforesaid principal sum of	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>a</b> . <b>thms and</b>
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IN WITNESS WHEREOF. The said mortgagor. S. haV@.horeunto settheirhand.S. hand.S. hand. hand.S. hand. hand.S. hand. hand.S. hand. ha	with insurers approved by the mortgagee in the sum ofThr and labt, and assign and deliver to the mortgagee all insurance upon said pu FOURTH. If said mortgagorSmake default in the payment of sovenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly gr payable as provided in this mortgage and in said note and said by-lag ULT 99months, then the aforesaid principal sum of	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>a</b> . <b>thus and</b>
Edward Rau,         Mollie Rau,         STATE OF OKLAHOMA         Tulsa         County, SS         Before me       A. V. Long         21st       day of         July       192.3., personally appeared.         Edward Rau and Mollie Rau, his wife,         to me known to be the identical person Swho executed the within and aforegoing instrument and acknowledged to m         they	with insurers approved by the mortgagee in the sum ofThr 9. isbt, and assign and deliver to the mortgagee all insurance upon said pr FOURTH. If said mortgagor Smake default in the payment o covenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly ge payable as provided in this mortgage and in said note and said by-lay by thereafter, anything hereinbefore contained to the contrary thereof is thereby secured shall bear interest from the filing of such foreclosure pro- nents. SIXTH. The said mortgagers shall pay to the said mortgagee or to a reasonable attorney's fee in addition to all other legal costs, as often or as the said mortgagors or mortgagees may be made defend premises and shall become due upon the filing of petition or cross-peti SEVENTH. As further security for the indebtedness above recit nd in case of default in the payment of any monthly installment the r	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>A</b> thurs and
Mollie Rau,         STATE OF OKLAHOMA       Tulsa         Before me       A. V. Long         Of OKLAHOMA       July         Before me       A. V. Long         Bay of       July         Bay of       Bay of         Bay of       State         Bay of       The sume as         Bay of       The sume as         Bay of       The sume as         Bay of       State         Bay of       State         Bay of       State         Bay of       May of         Bay of       May of         Bay of       State         Bay of       State         Bay of       The sume receipt No. 1.0.1.3.00         Bay of       State         Bay of       State         Bay of       Bay of         Bay of       State         Bay of       Bay of         Bay of       Bay of	with insurers approved by the mortgagee in the sum ofThr 9. isbt, and assign and deliver to the mortgagee all insurance upon said pr FOURTH. If said mortgagor Smake default in the payment o covenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly ge payable as provided in this mortgage and in said note and said by-lay by thereafter, anything hereinbefore contained to the contrary thereof is thereby secured shall bear interest from the filing of such foreclosure pro- nents. SIXTH. The said mortgagers shall pay to the said mortgagee or to a reasonable attorney's fee in addition to all other legal costs, as often or as the said mortgagors or mortgagees may be made defend premises and shall become due upon the filing of petition or cross-peti SEVENTH. As further security for the indebtedness above recit nd in case of default in the payment of any monthly installment the r	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>A</b> thurs and
STATE OF OKLAHOMA       Tulsa         Before me       A. V. Long	with insurers approved by the mortgagee in the sum ofThr 9. isbt, and assign and deliver to the mortgagee all insurance upon said pr FOURTH. If said mortgagor Smake default in the payment o covenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly ge payable as provided in this mortgage and in said note and said by-lay by thereafter, anything hereinbefore contained to the contrary thereof is thereby secured shall bear interest from the filing of such foreclosure pro- nents. SIXTH. The said mortgagers shall pay to the said mortgagee or to a reasonable attorney's fee in addition to all other legal costs, as often or as the said mortgagors or mortgagees may be made defend premises and shall become due upon the filing of petition or cross-peti SEVENTH. As further security for the indebtedness above recit nd in case of default in the payment of any monthly installment the r	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>A</b> thurs and
Before me. <u>A.</u> V. LONG Before me. <u>A.</u> V. LONG <u>County, SS</u> Before me. <u>A.</u> V. LONG <u>County and State, o</u> <u>Sligt</u> <u>day of</u> <u>JUly</u> , 1923, personally appeared. <u>Edward Rau and Mollie Rau</u> , <u>his wife</u> , to me known to be the identical person S. who executed the within and aforegoing instrument and acknowledged to m <u>they</u> . <u>executed the same as</u> <u>their</u> , free and voluntary act and 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. <u>(SEAL)</u> <u>A.</u> V. LONG <u>Notary Public</u> <u>TREASURER'S ENDORSEMENT</u> I hereby certify that I received \$ 3:00. <u>They</u> and issued receipt No. <u>10.7.5.0</u> <u>therefor</u> in payment	with insurers approved by the mortgagee in the sum ofThr 9. isbt, and assign and deliver to the mortgagee all insurance upon said pr FOURTH. If said mortgagor Smake default in the payment o covenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly ge payable as provided in this mortgage and in said note and said by-lay by thereafter, anything hereinbefore contained to the contrary thereof is thereby secured shall bear interest from the filing of such foreclosure pro- nents. SIXTH. The said mortgagers shall pay to the said mortgagee or to a reasonable attorney's fee in addition to all other legal costs, as often or as the said mortgagors or mortgagees may be made defend premises and shall become due upon the filing of petition or cross-peti SEVENTH. As further security for the indebtedness above recit nd in case of default in the payment of any monthly installment the r	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>a</b> . thus and
21st       day of       July       192.3., personally appeared.         Edward Rau and Mollie Rau, his wife,         to me known to be the identical person Swho executed the within and aforegoing instrument and acknowledged to m         they	with insurers approved by the mortgagee in the sum ofThr 9. isbt, and assign and deliver to the mortgagee all insurance upon said pr FOURTH. If said mortgagor Smake default in the payment o covenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly ge payable as provided in this mortgage and in said note and said by-lay by thereafter, anything hereinbefore contained to the contrary thereof is thereby secured shall bear interest from the filing of such foreclosure pro- nents. SIXTH. The said mortgagers shall pay to the said mortgagee or to a reasonable attorney's fee in addition to all other legal costs, as often or as the said mortgagors or mortgagees may be made defend premises and shall become due upon the filing of petition or cross-peti SEVENTH. As further security for the indebtedness above recit nd in case of default in the payment of any monthly installment the r	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>a</b> . thus and
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theytheytheytheirtheirtheirtheirtheirtree and voluntary act and 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. (SEAL) <b>2.</b> V. LONG,Notary Public My commission expires of the My commission expires of the TREASURER'S ENDORSEMENT I hereby certify that I received \$. 31.00 Thereby certify that I received \$.31.00	with insurers approved by the mortgagee in the sum ofThT 6, isbt, and assign and deliver to the mortgage all insurance upon said pr FOURTH. If said mortgagor Smake default in the payment of overanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly ge payable as provided in this mortgage and in said note and said by-lay with arrearages thereon, and all penalties, taxes and insurance premiums by thereafter, anything hereinhefore contained to the contrary thereof inhereby secured shall bear interest from the filing of such foreclosure pro- nents. SIXTH. The said mortgagors shall pay to the said mortgagee or to as a reasonable attorney's fee in addition to all other legal costs, as often or as often as the said mortgagors or mortgagees may be made defend premises and shall become due upon the filing of petition or cross-peti- SEVENTH. As further security for the indebtedness above recit nd in case of default in the payment of any monthly installment the i- collection, upon said indebtedness, and these promises may be enforced IN WIEREOF, The said mortgagor Ture and mortgages. TATE OF OKLAHOMA. Tules TATE OF OKLAHOMA. Tules	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>a</b> . thus and
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. (SEAL) <b>9.</b> V. LONG, Notary Public My commission expires of the TREASURER'S ENDORSEMENT I hereby certify that I received \$.31.00	with insurers approved by the mortgagee in the sum ofThT 6. isbt, and assign and deliver to the mortgagee all insurance upon said pu FOURTH. If said mortgagor S. make default in the payment of povenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly ge payable as provided in this mortgage and in said note and said by-lay therefore, anything hereinhefore contained to the contrary thereof it, thereby secured shall beas interest from the filing of such foreclosure pro- nents. SIXTH. The said mortgagors shall pay to the said mortgagee or to as reasonable attorney's fee in addition to all other legal costs, as often or as often as the said mortgagors or mortgagees may be made defend premises and shall become due upon the filing of petition or cross-peti- IN WITNESS WHEREOF. The said mortgagors. IN WITNESS WHEREOF. The said mortgage or MILLY 	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>a</b> . thus and
IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned. (SEAL) <b>9.</b> V. LONG, Notary Public Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$.31.00	with insurers approved by the mortgagee in the sum ofThT A isbt, and assign and deliver to the mortgage all insurance upon said pu FOURTH. If said mortgagor S. make default in the payment of povenanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly ge payable as provided in this mortgage and in said note and said by-lay ULT 99	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>a</b> . thus and
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I hereby certify that I received \$ 3.00	with insurers approved by the mortgagee in the sum ofThT 9, labt, and assign and deliver to the mortgage all insurance upon said pu- FOURTH. If said mortgagor S. make default in the payment of overanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly ge payable as provided in this mortgage and in said note and said by-lay with arrearages thereon, and all penalties, taxes and insurance premiuma y thereafter, anything hereinbefore contained to the contrary thereof is hereby secured shall bear interest from the filing of such foreclosure pro- ments. SIXTH. The said mortgagors shall pay to the said mortgagee or to as a reasonable attorney's fee in addition to all other legal costs, as often as often as the said mortgagors or mortgagees may be made defend premises and shall become due upon the filing of petition or cross-peti- SEVENTH. As further security for the indebtedness above recit- nd in case of default in the payment of any monthly installment the 1- collection, upon said indebtedness, and these promises may be enforced IN WITHENS WHEREOF. The said mortgager. ShaVO.he COURT Before me. As. Vs. LOILS EXTATE OF OKLAHOMA. TUIS Cour- Before me. As. Vs. LOILS Cour- Before me. As. Vs. LOILS is dward Reu and Mollie Rev. for the uses and purposes there IN WITNESS WHEREOF.	gs erected and to be erected upon said lands insured against ioss and damage by tornado at <b>A</b> . <b>thus and</b>
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Dated this 2.9 day of Jerly 192.3	with insurers approved by the mortgagee in the sum ofThT 9, isbt, and assign and deliver to the mortgagee all insurance upon said pu FOURTH. If said mortgagor S. make default in the payment of overanted, said mortgage, its successors or assigns may pay such taxes inder this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly ge payable as provided in this mortgage and in said note and said by-lay with arrearages thereon, and all penalties, taxes and insurance premiums y thereafter, anything hereinhefore contained to the contrary thereof inhereby secured shall bear interest from the filing of such foreclosure pro- nents. SIXTH. The said mortgagors shall pay to the said mortgagee or to as a reasonable attorney's fee in addition to all other legal costs, as often or as often as the said mortgagors or mortgagees may be made defends premises and shall become due upon the filing of petition or cross-peti- SEVENTH. As further security for the indebtedness above recit nd in case of default in the payment of any monthly installment the i- collection, upon said indebtedness, and these promises may be enforced IN WITNESS WHEREOF. The said mortgage. Court Before me. As. V. LONG 21.5. EXENT GF OKLAHOMA. TUISE to me known to be the identice to me known to be the identice in WITNESS WHEREOF.	ge erected and to be erected upon said lands insured against coss and damage by tornado at <b>A</b> _ thus and
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