.

	FROM		of July A. D., 1923, at 11:30 o'clock A. M., and duly recorded in book 413on page 593
			(SEAL) O.G.WQQYGr. County Clerk
	TO UNITED SAVINGS & LOAN A TULSA, OKLAHOMA	SSOCIATION	(SEAL) County Clerk By Brady Brown, Deput
KNO	KNOW ALL MEN BY THESE PRESENTS: Mary That Brown Teel and/Margaret Teel, his wife,		
85. 			
	TED SAVINGS & LOAN ASSOCIATION.	of Tulsa, Oklahoma, a corr	of Oklahoma, part.iesof the first part, have mortgaged and hereby mortgage to the poration duly organized and doing buisiness under the statutes of the State of Oklahoma ated in
	Lot ninte	en (19) in Cen	ntral Place subdivision
	of part o	of the south we	est quarter of the south
	east quar	ter of section	n six (6) township nineteen
			en (13) east I.M. acording
	to the re	corded plat th	nereof,
			로마함된 학교 교육은 모르게 되었다. [1]
	all the improvements therein and annustrance	ness thereunto helanging or	nd warrant the title to the same and waive the appraisement, and all homestead exemption
	Alsohares of stock of	said Association, Certificat	te No
and	for the purpose of securing payment of the mo	onthly sum, fines and other	r items hereinafter specified, and the performance of the covenants hereinafter contained. 1.01Theirs, executors and administrators, hereby covenantwith said mortgagee,
succe	essors and assigns, as follows:		shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and have
borre	wed of said Association, in pursuance of its ers and borrowers to do, and will pay to said	by-laws, the money secured Association on said stock ar	ed by this mortgage, will do all things which the by-laws of said Association require sha and losn the sum of
- that	said indebtedness shall be discharged by the c	cancellation of said stock at n	f each and every month, until said stock shall mature as provided in said by-laws, provid maturity, and will also pay all fines that may be legally assessed against
acco	rding to the terms of said by-laws and a cert	ain non-negotiable note bea	cording to the terms of said by-laws or under any amendments that may be made there aring even date herewith, executed by said mortgagor.
			Margaret Teel, his Wife, to said mortagage to become due and payable, will pay all taxes and assessments which shall be levied up
said gage	lands, or upon, or on account of, this mortgag , or by said indebtedness, whether levied agai	ge or the indebtedness secure inst the said mortgagor_S.,	ed thereby, or upon the interest or estate in said lands created or represented by this mo theirlegal representatives or assigns, or otherwise, and will pay any and all lab
or m	aterial liens, whether created before or after t	this date, that are lawfully c	charged against said premises; and said mortgagor_Shereby waive any and all claim ebate on, or offset against, the interest or principal or premium of said mortgage debt.
	on of the payment of any of the aforesaid taxe THIRD. That the said mortgagor. Swill	l also keep all buildings erec	cted and to be erected upon said lands insured against ross and damage by tornado and fi
debt,	and assign and deliver to the mortgagee all is	insurance upon said property	
cover	nanted, said mortgagee, its successors or assign	ns may pay such taxes, effec	of the aforesaid taxes or assessments, or in procuring and maintaining insurance as about such insurance, pay said liens, and the sums so paid shall be further lien on said premis
	r this mortgage, payable forthwith, with inte FIFTH. Should default be made in the paya	ment of said monthly sums,	s, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the sar
t	hree months, then the aforesaid principa	al sum ofUDG_T	d should the same, or any part thereof remain unpaid for the period of DOLLAR
ly th	ereafter, anything hereinbefore contained to	the contrary thereof notwit	I, at the option of said mortgagee, or of its successors or assigns, become payable immedia that and ing. In the event of legal proceedings to foreclose this mortgage, the indebtedne age at the rate of ten per cent per annum in lieu of the further payments of monthly insta
ment	s.		successors or assigns, the sum of
	was a ble atterner's fee in addition to all other	On	<u> 10 hundred DOLLAR</u>
as a r	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgages:	er legal costs, as often as any may be made defendant in	10 hundred — DOLLAR by legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa
as a r or as prem	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgagees a ties and shall become due upon the filing of SEVENTH. As further security for the inde	or legal costs, as often as any may be made defendant in petition or cross-petition of ebtedness above recited the	ny legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The mortgage of the results of the above property mortgaged to the mortgage in the mortgage of the mortgage of the mortgage in the mo
or as prem	reasonable attorney's fee in addition to all other often as the said mortgages or mortgages itses and shall become due upon the filing of SEVENTH. As further security for the indean case of default in the payment of any moneticm, upon said indebtedness, and these proming WITNESS, WHEREOF, The said morth	On er legal costs, as often as any may be made defendant in petition or cross-petition of ebtedness above recited the tably installment the mortes misses may be enforced by the tragor S half a. horeunte	DOLLAR Ay legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The mortgager hereby assigns the rentals of the above property mortgaged to the mortgag agee or legal representative may collect said rents and credit the sum collected less cost one appointment of a Receiver by the Court. The indian control of the court is the court of the court is the court of the court of the court is the court of the court is the court of the court is the court of the court of the court is the court of the c
or as prem and i	reasonable attorney's fee in addition to all other often as the said mortgagors or mortgages it isses and shell become due upon the filing of SEVENTH. As further security for the inden case of default in the payment of any moneticm, upon said indebtedness, and these proming WITNESS WHEREOF. The said mort day of day of day of day.	Oner legal costs, as often as any may be made defendant in petition or cross-petition of ebtedness above recited the tably installment the mortge misses may be enforced by the teagor. S. hare hereunted the control of the teagor. S. hare hereunted the control of	DOLLAR Ny legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The mortgage of legal representative may collect said rents and credit the sum collected less cost the appointment of a Receiver by the Court. The indicate of the same o
as a r or as prem and i coller	reasonable attorney's fee in addition to all other often as the said mortgagors or mortgages it isses and shell become due upon the filing of SEVENTH. As further security for the inden case of default in the payment of any moneticm, upon said indebtedness, and these proming WITNESS WHEREOF. The said mort day of day of day of day.	Oner legal costs, as often as any may be made defendant in petition or cross-petition of ebtedness above recited the tably installment the mortge misses may be enforced by the teagor. S. hare hereunted the control of the teagor. S. hare hereunted the control of	DOLLAR Ny legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The mortgage of legal representative may collect said rents and credit the sum collected less cost the appointment of a Receiver by the Court. The indicate of the same o
es a r or as prem	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the independent of the inde	one legal costs, as often as any may be made defendant in petition or cross-petition of ebtedness above recited the titly installment the mortganises may be enforced by the tragger S. have hereunted the cost of	DOLLAR py legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. e mortgagor hereby assigns the rentals of the above property mortgaged to the mortgag agee or legal representative may collect said rents and credit the sum collected less cost on the appointment of a Receiver by the Court. to set. their A. D. 192 Brown T991. Margaret Teel.
or as prem sand i coller	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the independent of the inde	one legal costs, as often as any may be made defendant in petition or cross-petition of ebtedness above recited the titly installment the mortganises may be enforced by the tragger S. have hereunted the country of th	109 hundred — DOLLAR ny legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. e mortgagor hereby assigns the rentals of the above property mortgaged to the mortgag agee or legal representative may collect said rents and credit the sum collected less cost on the appointment of a Receiver by the Court. to set. their Brown T991. Margaret Teel. See A Notary Public in and for said County and State, on the
or as premi collection with the state of the	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the independent of i	one legal costs, as often as any may be made defendant in petition or cross-petition of ebtedness above recited the titly installment the mortganises may be enforced by the tragger S. have horeunted to the country of	139 hundred — DOLLAR by legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The mortgager hereby assigns the rentals of the above property mortgaged to the mortgag agee or legal representative may collect said rents and credit the sum collected less cost on the appointment of a Receiver by the Court. The set their — on the Brown T991. Margaret Teel. A D. 192 — A Notary Public in and for said County and State, on the 1923 — personally appeared — or said County and State, on the said county and state, on the said personally appeared — or said County and State, on the said personally appeared — or said County and State, on the said personally appeared — or said County and State, on the said personally appeared — or said County and State, on the said Public in and for said County and State, on the said Public in and said County and State, on the said Public in and said County and State, on the said Public in and said County and State, on the said Public in and said County and State, on the said Public in and said County and State, on the said Public in and said County and State, on the said Public in and said County and State, on the said Public in and said County and State, on the said Public in and said County and State, on the said Public in and sai
or as prem s s and i collect l	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the independent of the index of the said mortin, upon said indebtedness, and these proming with the said mort 20th day of the said mort 20th day of the said mort 20th McAllister, Tulker, P. 20nd stone, Tulsa, T. 6 OKLAHOMA Tulker of OKL	on er legal costs, as often as any may be made defendant in petition or cross-petition of ebtedness above recited the titly installment the mortge misse may be enforced by the tragor S. have horeunte July County, S. LSS County, S. July 19 el and Mary Mary Or Sence of B Or Sence of B	no hundred — DOLLAR by legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. e mortgagor hereby assigns the rentals of the above property mortgaged to the mortgag agee or legal representative may collect said rents and credit the sum collected less cost on the appointment of a Receiver by the Court. by set their Brown Teel Mary Margaret Teel A D. 192 A Notary Public in and for said County and State, on the set Teel his wife Gulahmcallistermand L. Poundstone as witness Gulahmcallistermand L. Poundstone as witness and schowledged to me the
or as premi collection Wi	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the independent of the index of the said in the payment of any monetic, upon said indebtedness, and these promin WITNESS WHEREOF. The said mort 20th day of 21st day of my presuce, and in the terms known my presuce, and in the	one legal costs, as often as amay be made defendant in petition or cross-petition of ebtedness above recited the titly installment the mortganises may be enforced by the tragors. have hereunted July	139 hundred — DOLLAR by legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The property mortgaged to the mortgage age or legal representative may collect said rents and credit the sum collected less cost age or legal representative may collect said rents and credit the sum collected less cost as appointment of a Receiver by the Court. The property mortgaged to the mortgage age or legal representative may collect said rents and credit the sum collected less cost as appointment of a Receiver by the Court. A. D. 192 Brown Teel. Mary Margaret Teel. Serent Teel. his wife. Gefet Teel. his wife. Gefet Teel. his wife. Gefet Teel. his wife. Gefet Teel his wife.
or as prem s s and i collect l Wi	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the independent of the independent of the independent of any monetic, upon said indebtedness, and these promin WITNESS WHEREOF. The said mort 20th day of Tulls and Tulls and Tulls and Tulls are of the said mort and the	on legal costs, as often as may be made defendant in petition or cross-petition of ebtedness above recited the tithly installment the mortge nises may be enforced by the traggers. have horeunted the country of the co	DOLLAR Ay legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The mortgager hereby assigns the rentals of the above property mortgaged to the mortgag ages or legal representative may collect said rents and credit the sum collected less cost the appointment of a Receiver by the Court. The set the transport of the sum collected less cost as a pointment of a Receiver by the Court. The set the sum collected less cost as a pointment of a Receiver by the Court. The set the sum collected less cost as a pointment of a Receiver by the Court. The set of the sum collected less cost as a pointment of a Receiver by the Court. The set of the sum collected less cost as a pointment of a Receiver by the Court. The set of the sum collected less cost and a Receiver by the Court. The sum of
or as premi collection Windows	reasonable attorney's fee in addition to all other often as the said mortgagors or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the indendration, upon said indebtedness, and these promin WITNESS WHEREOF. The said mort 20th day of	on legal costs, as often as may be made defendant in petition or cross-petition of ebtedness above recited the tithly installment the mortge nises may be enforced by the traggers. have horeunted the country of the co	DOLLAR Ay legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The mortgager hereby assigns the rentals of the above property mortgaged to the mortgag ages or legal representative may collect said rents and credit the sum collected less cost the appointment of a Receiver by the Court. The set the transport of the sum collected less cost as a pointment of a Receiver by the Court. The set the sum collected less cost as a pointment of a Receiver by the Court. The set the sum collected less cost as a pointment of a Receiver by the Court. The set of the sum collected less cost as a pointment of a Receiver by the Court. The set of the sum collected less cost as a pointment of a Receiver by the Court. The set of the sum collected less cost and a Receiver by the Court. The sum of
es a ror as prem Sandi Collection Windows	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the independent of the index of the said mortgages of the said mortgages of the said mortgages. The said mortgages of the said mortg	one legal costs, as often as amay be made defendant in petition or cross-petition of ebtedness above recited the table installment the mortge nises may be enforced by the tagors. have herein and the country of the co	DOLLAR Ay legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The mortgager hereby assigns the rentals of the above property mortgaged to the mortgag ages or legal representative may collect said rents and credit the sum collected less cost ages or legal representative may collect said rents and credit the sum collected less cost ages or legal representative may collect said rents and credit the sum collected less cost as appointment of a Receiver by the Court. The same of the same and the same and the said county and state, on the same as a Notary Public in and for said County and State, on the same as their forth. The same as the same as the same as their forth. The same as t
want in the state of the state	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the independent of the independent of the independent of any monetic, upon said indebtedness, and these proming with the said mort 20th day of Tullsa, P. 20nd stone, Tulsa, Te of oklahoma Tullsa,	Dn rer legal costs, as often as an may be made defendant in petition or cross-petition of chtedness above recited the tably installment the mortge nises may be enforced by the tgagor S. hare horeunte JULY LSS OKIS. County, So JULY 19 JULY 19	109. hundred. — DOLLAR by legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. It is not said property in the said lie on the mortgage of legal representative may collect said rents and credit the sum collected less cost are appointment of a Receiver by the Court. It is not be above property mortgaged to the mortgage are or legal representative may collect said rents and credit the sum collected less cost are appointment of a Receiver by the Court. It is not be above to the sum collected less cost are appointment of a Receiver by the Court. A. D. 192. Brown T991, Mary Margaret Teel. See a Notary Public in and for said County and State, on the court of the said County and State, on the court of the said County and State, on the county and sum of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said County and State, on the county of the said county and State, on the county of the said county and State, on the county of the said county and State, on the county of the said c
winding of the state of the sta	reasonable attorney's fee in addition to all other often as the said mortgagors or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the independent of the second of SEVENTH. As further security for the independent of	Dn rer legal costs, as often as an may be made defendant in petition or cross-petition of chtedness above recited the tably installment the mortge nises may be enforced by the tgagor S. hare horeunte JULY LSS OKIS. County, So JULY 19 JULY 19	109 hundred — DOLLAR by legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The property mortgaged to the mortgage age or legal representative may collect said rents and credit the sum collected less cost as appointment of a Receiver by the Court. The property mortgaged to the mortgage age or legal representative may collect said rents and credit the sum collected less cost as appointment of a Receiver by the Court. The property mortgaged to the mortgage age or legal representative may collect said rents and credit the sum collected less cost as appointment of a Receiver by the Court. A. D. 192 Brown Teel. Brown Teel. Brown Teel. Selfat Teel. A. Notary Public in and for said County and State, on the Court of the State of the Within and aloregoing instrument and acknowledged to me the content of the same as their free and voluntary act and deed forth. SEAL. A. V. Long. Notary Public of May. 1926.
wa ar or as prem Sandi collect STATE	reasonable attorney's fee in addition to all other often as the said mortgagers or mortgages it isses and shall become due upon the filling of SEVENTH. As further security for the independent of the independent of the independent of any monetic, upon said indebtedness, and these proming with the said mort 20th day of Tullsa, P. 20nd stone, Tulsa, Te of oklahoma Tullsa,	on per legal costs, as often as amay be made defendant in petition or cross-petition of ebtedness above recited the tably installment the mortgenises may be enforced by the tagor. S. har a. har a. horeunted July	DOLLAR Ny legal proceedings are taken to foreclose this mortgage for default in any of its covenant any suit affecting the title of said property, which sum shall be an additional lien on sa of foreclosure. The mortgager hereby assigns the rentals of the above property mortgaged to the mortgag agee or legal representative may collect said rents and credit the sum collected less cost the appointment of a Receiver by the Court. The set the transport hereby Brown Teel. Brown Teel. Mery Margaret Teel. Set a Notary Public in and for said County and State, on the set of the same executed the within and aloregoing instrument and acknowledged to me the executed the same as their free and voluntary act and deed forth. SEAL! A. V. Long. Notary Public