2392	226 C•M.J. FROM	STATE OF OKLAHOMA, Tulas, County, SS. The instrument was filed for record on the
		o'clock
	10	(SEAL) County Clerk By Brady Brown, Deputy.
	UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	J Free, \$
and the second	MEN BY THESE PRESENTS:	ata Maa Halli hira atƙa
		eta Mae Hall, his wife,
UNITED SAV	INGS & LOAN ASSOCIATION, of Tulsa, Oklahom	e State of Oklahoma, partIAS of the first part, have mortgaged and hereby mortgage to the ma, a corporation duly organized and doing buisiness under the statutes of the State of Oklahoma, hises situated in
	(6) of T. D. Evan's	C. O. Hoods Subdivision of Block Six s Addition to the cityof Tulsa, Oklahoma, ecorded official plat thereof,
Also	10shares of stock of said Association, (nging, and warrant the title to the same and waive the appraisement, and all homestead exemptions Certificate No1490
and for the purp And the sa	pose of securing payment of the monthly sum, fines a	and other items hereinafter specified, and the performance of the covenants hereinafter contained, for_LDQLT_heirs, executors and administrators, hereby covenantwith said mortgagee, its
FIRST, S borrowed of said	Said mortgagor Sbeing the owner of 10	shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having y secured by this mortgage, will do all things which the by-laws of said Association require share-
that said indebt	cents (40.00) per month, on or before the 20 tedness shall be discharged by the cancellation of said s	stock and loan the sum of
under said by-la according to the	aws or under any amendments that may be made the e terms of said by laws and a certain non-negotiable F. F. Hall and Thots	reto, according to the terms of said by-laws or under any amendments that may be made thereto, note bearing even date herewith, executed by said mortgagor. S.
SECOND. said lands, or up	That said mortgagorS, within forty days after pon, or on account of, this mortgage or the indebtedne	the same become due and payable, will pay all taxes and assessments which shall be levied upon ess secured thereby, or upon the interest or estate in said lands created or represented by this mort-
or material liens right against sa	s, whether created before or after this date, that are l aid mortgagee, its successors or assigns, to any paym	agorStheir-legal representatives or assigns, or otherwise, and will pay any and all labor awfully charged against said premises; and said mortgagor.Sbereby waive any and all claim or ent or rebate on, or offset against, the interest or principal or premium of said mortgage debt, by
THIRD.	ayment of any of the aforesaid taxes, assessments, lab That the said mortgagorS. will also keep all build approved by the mortgagee in the sum of	or or material liens. lings erected and to be erected upon said lands insured against 1055 and damage by tornado and fire ONEThousanddollars, as a further security to said mortgage
FOURTH.		property. t of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above xes, effoct such insurance, pay said liens, and the sums so paid shall be further lien on said premises
under this mort FIFTH. S	tgage, payable forthwith, with interest at the rate of. Should default be made in the payment of said month	hly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the same
with arrearages by thereafter, and thereby secured	nonths, then the aforesaid principal sum of thereon, and all penalties, taxes and insurance premiu mything hereinbefore contained to the contrary there	laws, and should the same, or any part thereof remain unpaid for the period of
ments. SIXTH, 7	The said mortgagors shall pay to the said mortgagee o One Hundred	r to its successors or assigns, the sum ofDOLLARS,
or as often as the premises and she SEVENTH and in case of d	he said mortgagers or mortgagers may be made defe- hall become due upon the filing of petition or cross-p 1. As, further security, for the indebtedness above re default in the payment of any monthly installment th	sited the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee he mortgagee or legal representative may collect said rents and credit the sum collected less cost of
IN WITN	said indebtedness, and these promises may be enforce ESS WHEREOF, The said mortgagor. S. have 30th August	thereunto set thair
		F. F. Hall
		Theta Mae Hall
Before me.	KLAHOMA Tulss	a Notary Public in and for said County and State, on this
	F. F. Hall and Theta k	192.3. personally appeared. Ace Hall, his wife.
	they	tical personSwho executed the within and aforegoing instrument and acknowledged to me that
	for the uses and purposes the IN WITNESS WHEREO	PF. I have hereunto set my hand and notatial seal on the date above mentioned.
0		A. V. Long, (Seal) May, 1926.
	ertify that I received a	and issued receipt No
Dated this	Stubber	Treasurer ByB Guinny. Deputy.
w.w.	County	Treasurer By Deputy.
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