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900690 A 11 T	STATE OF OKLAHOMA, Tulsa, County, SS.
200629 C.II. J. FROM	The instrument was filed for record on the22nd ofMQYA. D., 192.2, at4:00
	o'clockLaM., and du.ly recorded in book£12 on page
10	( (SEAL)) County Clerk
UNITED SAVINGS & LOAN ASSOCIATION	By Chas. Haley, Depu
TULSA, OKLAHOMA	) Tees, \$
KNOW ALL MEN BY THESE PRESENTS:	and Lola Schwybert, his wife,
UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklaho	the State of Oklahoma, part185.of the first part, have mortgaged and hereby mortgage to to oma, a corporation duly organized and doing buisiness under the statutes of the State of Oklaho mises situated inTUIS8County, State of Oklahoma, to-wit:
Lot Eleven (11) in B Addition to the City recorded official pl	lock One (1) in Perryman Heights Second of Tulsa, Oklahoma, according to the at thereof,
	TREASURER'S ENDORSEMENT
	hereby certify that I received \$ / 20 and issued
	leceipt Nor 0 U therefor in payment of moregage
	ax on the within mortgage. Dated this 22 day of <u>May</u> 192 WAYNE L. DICKEY Jounty Treasurer <u>HAMMED</u>
	WAYNE L. DICKEI COUNTY I TEASURE
	Deputy
AlsoI2shares of stock of said Association. This mortgage is given in consideration ofTWELVE	longing, and warrant the title to the same and waive the appraisement, and all homestead exempti Certificate No
under said by-laws or under any amendments that may be made t according to the terms of said by-laws and a certain non-negotiab 	d stock at maturity, and will also pay all fines that may be legally assessed against <u>URB</u> hereto, according to the terms of said by-laws or under any amendments that may be made ther le note bearing even date herewith, executed by said mortgagor. Schwyhart, his.wiro, said mortgagor so said mortgage to the same become due and payable, will pay all taxes and assessments which shall be levied u
under said by-laws or under any amendments that may be made t according to the terms of said by-laws and a certain non-negotiab $J \bullet R \bullet SCHWY/BET L BHG. To DESECOND. That said mortgagor. S, within forty days aftersaid lands, or upon, or on account of, this mortgage or the indebtedgage, or by said indebtedness, whether levied against the said mortor material liens, whether created before or after this date, that areright against said mortgage, its successors or assigns, to any payreason of the-payment of any of the aforesaid taxes, assessments, leTHIRD. That the said mortgager H = 0 will also keep all buiwith insurers approved by the mortgage all insurance upon asFCURTH. If said mortgagor, S make default in the paymecovenanted, said mortgage, its successors or assigns may pay suchunder this mortgage, payable forthwith, with interest at the rate oFIFTH. Should default be made in the payment of said mortare payable as provided in this mortgage and in said note and said bmith arrearages thereon, and all penalties, taxes and insurance premity therefiter, anything hereinbefore contained to the contrary thethereby secured shall beau interest from the filing of such foreclosurements.SIXTH. The said mortgagors or mortgages may be made depremises and shall become due upon the filing of patition or crossSEVENTH. As further security for the indebtedness aboveMICH. The security for the indebtedness abovesuch as the said mortgagors or mortgages may be made depremises and shall become due upon the filing of patition or crossSEVENTH. As further security for the indebtedness aboveMICH is an of default in the payment of any monthy installment$	hereto, according to the terms of said by-laws or under any amendments that may be made ther le note bearing even date herewith, executed by said mortgagor. Schuy hart, his. wire, herewith, executed by said mortgagor. Schuy hart, his. wire, herewith, executed by said mortgagor. Schuy hart, his. wire, here with a said mortgager. The same become due and payable, will pay all taxes and assessments which shall be levied u mess secured thereby, or upon the interest or estate in said lands created or represented by this m tgagor. a their cash and payable, will pay all taxes and assessments which shall be levied u mess secured thereby, or upon the interest or estate in said lands created or represented by this m tgagor. a their cash and the same or there will pay any and all dain ment or rebate on, or offset against, the interest or principal or premium of said mortgage debt, thor or material liens. Idigings erected and to be erected upon said lands insured against icos and damage by tornado and DIV. HUNGT. a dollars, as a further security to said mortg id property. 
under said by-laws or under any amendments that may be made the according to the terms of said by-laws and a certain non-negotiab	hereto, according to the terms of said by-laws or under any amendments that may be made ther le note bearing even date herewith, excetted by said mortgagor. Soluty heart, this. Wife,
under said by-laws or under any amendments that may be made the according to the terms of said by-laws and a certain non-negotiab	hereto, according to the terms of said by-laws or under any amendments that may be made ther le note bearing even date herewith, excetted by said mortgagor. Schtty Mart to said mortgager. to said mortgager the same become due and payable, will pay all taxes and assessments which shall be levied u ness secured thereby, or upon the interest or estate in said lands created or represented by this m tgagor. Bthereby, or upon the interest or estate in said lands created or represented by this m tgagor. Bthereby, or upon the interest or estate in said lands created or represented by this m tgagor. Bthereby waive any and all dain ment or rebate on, or offset against, the interest or principal or premium of said mortgage debt, shor or material liens. lightings erected and to be erected upon said lands insured against soss and damage by tornado and DAYP. HUNGT 9Gdollars, as a further security to said mortgaged id property. mt of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as abs taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien on said premi- f
under said by-laws or under any amendments that may be made the according to the terms of said by-laws and a certain non-negotiab	hereto, according to the terms of aid by-laws or under any amendments that may be made ther le note bearing even date herewith, executed by said mortgogor. S. SchWyhart, his.Wife,
under said by-laws or under any amendments that may be made the according to the terms of said by-laws and a certain non-negotiab J. R. SCHWY MART . ANG. LOLE. SECOND. That and mortgagor. S. within forty days after said lands, or upon, or on account of, this mortgage or the indebted gage, or by said indebtedness, whether levied against the said mort gage, or by said indebtedness, whether levied against the said mort or material liens, whether created before or after this date, that are right against said mortgage. its successors or assigns, to any pay reason of the payment of any of the aforesaid taxes, assessments, le THIRD. That the said mortgager. S. will also keep all build with insurers approved by the mortgage all insurance upon sa FOURTH. If said mortgager, S. make default in the payme covenanted, said mortgage, its successors or assigns may pay such under this mortgage, payable forthwith, with interest at the rate or FIFTH. Should default be made in the payment of said mort are payable as provided in this mortgage and in said note and said b months, then the aforesaid principal sum of	hereto, according to the terms of said by-laws or under any amendments that may be made there le note bearing even date herewith, executed by said mortgoor. S. SchWyfhart, his.Wife,
under said by-laws or under any amendments that may be made the according to the terms of said by-laws and a certain non-regotiab	hereto, according to the terms of said by-laws or under any amendments that may be made there le not bearing even date herewith, executed by said mortaggor. S. Schwyhart, his.wife, will pay all taxes and assessments which shall be levied uness accured thereby, or upon the interest or estate in said lands created or represented by this mit gagor. B
under said by-laws or under any amendments that may be made t according to the terms of said by-laws and a certain non-regotiab J. R. SCHWYDERT. ANG. LOLE. SECOND. That said mortgagor. S. within forty days after said lands, or upon, or on account of, this mortgage or the indebted gage, or by said indebtedness, whether leviced against the said mort gage, or by said indebtedness, whether leviced against the said mort gage, or by said indebtedness, whether leviced against the said mort gage, or by said indebtedness, whether leviced against the said mort gage, or by said indebtedness, whether leviced against the said mort gage, or by said indebtedness, whether leviced against the said mort gage. The said mortgager is successors or assigns, to any pay reason of the payment of any of the aforesaid taxes, assessments, le THRD. That the said mortgager. S. will also keep all buil with insurers approved by the mortgagee all insurance upon sa FCURTH. If said mortgager, S. make default in the payme covenanted, said mortgager, B. make default in the payme covenanted, said mortgager, B. make default in the payme covenanted, said mortgager, its successors or assigns may pay such under this mortgage, payable forthwith, with interest at the rate o FIFTH. Should default be made in the payment of said mort are payable as provided in this mortgage and in said note and said b ments, anything hereinbefore contained to the contrary the thereby secured shall bear interest from the filing of such foreclosure ments. SIXTH. The said mortgagors shall pay to the said mortgagee Orne a soften as the said mortgagors or mortgages may be made de premises and shall become due upon the filing of petition or cross SEVENTH. As further security for the indebtedness above and in case of default in the payment of any monthly installment collection, upon said indebtedness, and these promises may be enfor IN WITNESS WHEREOF. The said mortgagor J. H. UDUE EQ0th day of May J. H. Schwythart and LoJ to me known to be the ide they.	hereto, according to the terms of said by-laws or under any amendments that may be made there is note bearing even dath herewith, exceeded by said mortgagor. S. SChWyhart, his. Wife, to said mortgagor. S. mess secured thereby, or upon the interest or sate in said lands created or represented by this m tages a
under said by-laws or under any amendments that may bernade t according to the terms of said by-laws and a certain non-regotiab J. R. SCHWYDERT. ANG. LOLE. SECOND. That said mortgagor. S. within forty days afte said lands, or upon, or on account of, this mortgage or the indebted gage, or by said indebtedness, whether leviced against the said mort gage, or by said indebtedness, whether leviced against the said mort gage, or by said indebtedness, whether leviced against the said mort gage, or by said indebtedness, whether leviced against the said mort right against said mortgage, its successors or assigns, to any pay reason of the payment of any of the aforesaid taxes, assessments, le THRD. That the said mortgager. S. will also keep all buil with insurers approved by the mortgage all insurance upon sa FCURTH. If said mortgager, S. make default in the payme covenanted, said mortgager, its successors or assigns may pay such are payable as provided in this mortgage and in said note and said b interpayable as provided in this mortgage and in said note and said b interpayable as provided in this mortgage and in said note and said b interpayable as provided in this mortgage and in said note and said b interpayable as provided in this mortgage and in said note and said b interpayable as provided in this mortgages and insurance prem by thereafter, anything hereinbefore contained to the contrary their thereby secured shall beas interest from the filing of such foreclosure ments. SIXTH. The said mortgagors shall pay to the said mortgages or as often as the said mortgagors or mortgages may be ande de premises and shall become due upon the filing of petition or cross SEVENTH. As further security for the indebtedness above and in case of default in the payment of any monthy installment isollection, upon said indebtedness, and these promises may be enfo IN WITNESS WHEREOF. The said mortgagors in May J. R. Schwythart and LOJ to me known to be the ide they. STATE OF OKLAHOMA. TULSE . (Segl)	hereto, according to the terms of said by-laws or under any amendments that may be made there he not bearing even dath herewith, exceeduded by said mortgagor. S. SONWYNATL, his. Wife, to said mortgagor. S. to said mortgage r the same become due and payable, will pay all taxes and assessments which shall be levied u nees secured thereby, or upon the interest or eastic in said lends created or represented by this multiply tages and thereby, or upon the interest or eastic in said lends created or represented by this multiply tages and thereby, or upon the interest or eastic in said lends created or represented by this multiply tages and the same said premisers and said mortgagor. S. hereby waive any and all le here to material liens. digings erected and to be erected upon said lands insured against soss and damage by tornado and 21YO, HUNGT 90. digings erected and to be erected upon said lands insured against soss and damage by tornado and 21YO, HUNGT 90. digings erected and to be erected upon said lends insured against soss and damage by tornado and 21YO, HUNGT 90. digit or perty. mt of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as ab- taxes, diffact such insurance, pay said liens, and the sums so paid shall be further lien on said premis f
under said by-laws or under any amendments that may be made the according to the terms of said by-laws and a certain non-regotiab	hereto, according to the terms of axid by-laws or under any amendments that may be made there is note bearing seen date herewith, executed by axid mortagor. S. SCHWY hart, hi & Wife,

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