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CONTENTIAL OF LIMPORTS OF LIMPORTS First Structure of the Second Structure of Structure of the Second Structure of	203720 C.M.J. FROM	STATE OF OKLAHOMA, Tuise, County, SS. The instrument was filed for record on the <u>3rd</u> of <u>JULY</u> . o'clock
The A. R. G. GORGON. ANAL SCIALOG. MILE AND SET AND SET AND SET AND SET AND SET AND COLLARD A. LARL FIG. MILE AND SET AND SET AND SET AND SET AND SET AND COLLARD A. LARL STATEMENT AND SET	TO UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	ByF. Dalman,
<pre>selled. D271ED62.T1E64</pre>	T. R. Gordon and Ann	
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Proceedings And a starting more provided in the st	Lot Nine (9) in Block Three (3) i	n the original Town (now City) of
Hereby certify Upta 1 received 5		
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WAYNE LOCK Young Treasure Level 1 and the second of the se	tax or	1 the within mortgare.)
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and for the purpose of securing payment of the membly sum. fine and other impactions for specified, and the performance of the eventual berinder Ard the said morrages 1	with all the improvements thereon and appurtenances thereunto belonging, a	and warrant the title to the same and waive the appraisement, and all homestead e
And the said mortgage 3_ tor. 11cmSel 17 63	and for the purpose of securing payment of the monthly sum, fines and oth	er items hereinafter specified, and the performance of the covenants hereinafter co
berrowed of aid Association, in pursuance of its bylow, the snory secured by this mortgages, Wild hold things which the bylows of sid Association and sid text and its of the sum of the bylows of sid and by the secure of the bylows of sid and bylows are under any amount this barrow in the 20th day of each and every month, until aid stock alm harts are provided in aid by the security is the security store and the bylows of side and bylows are under any amount this barrow is according to the security of the bylows of side and bylows are under any amount this barrow is according to the security of the barrow are according to the security of the barrow are according to the security of the barrow are according to the security of the security is security in the security of the security of the security of the security is security in the security of the security of the security is security in the security of the security is security in the security of the security is security is security in the security of the security is security in the security is security is security is security in the security is security in the security is security in the security of the security is security is security is security is security is security is the security is security	And the said mortgagor S_for_themselvesand for successors and assigns, as follows:	IDELT heirs, executors and administrators, hereby covenant,, with said more
	FIRST, Said mortgagos being the owner of4 borrowed of said Association, in pursuance of its by-laws, the money secur	_shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, a ed by this mortgage, will do all things which the by-laws of said Association req
<pre>under said by-lave or under any amendments that my be made thereto, according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that may be according to the terms of said by-lave or under any amendments that the said said table to the terms or particle and according to the terms of any of the actorsaid taxes or assessments, by the said mortgages, the successor or assigns may pay such taxe, after the any the far of main any thread of according the terms of an any thread by the soft of a said mortgages, or of its successors or assigns, the sum or according the said by-lave or under any amendments, said, at t</pre>	cents (\$) per month, on or before the 20th day	of each and every month, until said stock shall mature as provided in said by-law
SECOND. That and mortgager. within forty days after the same become due and myshle, will physil takes and ascessments which all asia (lands, or upon the interest or estate in asia (lands created or represented error, but had become or the indebeckers secured theraby, or upon the interest or estate in asia (lands created or represented error) and will pays and segment of any of the aformation and will pays any any estimate and are mortgager. B. hereby waits and will pays any estimate and are mortgager. THRD. That the aid mortgager. D. will also been all huildings over and against. this interest or principal or premium of said mortgager. B. hereby waits any and the pays and the said mortgager. B. hereby waits and any days any any estimate or material lines. THRD. That the aid mortgager. D. will also been all huildings over all on the expression of the gays and the said mortgager. B. hereby waits any any other the same and same any other and the pays and the same and same any and the same and same any and the same and same any and the same and same and the pays and the same and thesame and the pays and the same and the pays a	under said by-laws or under any amendments that may be made thereto, a	ccording to the terms of said by-laws or under any amendments that may be ma
<pre>geg. or y said indebenes, whether leviced spinst the said mortgager. Bthe litisgal representations or assign, or otherwise, and will pay and reprise and and mortgager. B. herely saive as a right against aid mortgager. B. herely saive as a right against aid mortgager. B. herely saive as a right against aid mortgager. B. herely saive as a right against aid mortgager. B. herely saive and a mort have a nort a mort and the same saive and saive as a save save saive s</pre>		
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THRD. That the said mortgager	right against said mortgagee, its successors or assigns, to any payment or	rebate on, or offset against, the interest or principal or premium of said mortgag
dots, and assign and deliver to the mortgages of linuurance upon said property. FOURTH. If said mortgages, linuurance upon said mort of my of the sofersaid tarse or assessments, or in procuring and maintaining imme or vander this mortgage, payable for the vite, in the rate of. 1603	THIRD. That the said mortgagorSwill also keep all buildings en	ected and to be erected upon said lands insured against loss and damage by tornad
under this mortgage, payable forthwith, with interest at the rate of 192 reent per annum. FIFTH. Should default be made in the payment of said monthly sums, or any of said lines, or taxes, or insurgace premiums, or any part thereof, are payable as provided in this mortgage and in said note and said by laws our or any of said lines, or taxes, or insurgace premiums, or any part thereof, are payable as provided in this mortgage and in said note and said by laws our presson and said there are or any of said interest of the further payment of said mortgage, or of its successors of assigns, become paya by thereafter, anything hereinbelore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, th thereby secured shall bear interest from the filling of said foreclosure proceedings at the rate of laws of the further payments of n ments. SIXTH. The said mortgagers shall pay to the said mortgage or to its successors or assigns, the sum of	FOURTH. If said mortgagor9make default in the payment of any	of the aforesaid taxes or assessments, or in procuring and maintaining insurance
are payable as provided in this mortgage and in said not and said by Jaws, and shadd the same, or any part thereof remain unpaid for the period of	under this mortgage, payable forthwith, with interest at the rate of ten	per cent per annum.
with arrearages therean, and all penalities, taxes and insurance premiums, shall, at the option of said mortgage, or of its successors or assigns, become pays by thereafter, mayhing bencimbedire contained to the contrary thereof notwithstanding. In the event of lengt proceedings to foreclose this mortgage, the ments. SIXTH. The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of one Hundred. as a reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage. In as a reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage. In seven of the said mortgagors or mortgages may be made defendant in any suit affecting the title of said property, which sum shall be an addition premises and heall become due upon the filing of petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgage or legal representative may collect taid rents and credit the sum collection collection, upon asid indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF. The said mortgager. S. h.V.Q. hereunto set	the neighborn presided in this meeters and in said note and said bullaws a	ad should the same or any part thereof remain unpaid for the period of . UN
theely 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 m ments. SIXTH. The said mortgagers shall pay to the said mortgage or to its successors or assigns, the sum of	with arrearages thereon, and all penalties, taxes and insurance premiums, sha	ll, at the option of said mortgagee, or of its successors or assigns, become payable
One Hundred as a reasonable attorney's fee in addition to all other legal costa, as often as any legal proceedings are taken to foreclose this mortgage for default in any of or as often as the said mortgagers or mortgages be made defendant in any suit affecting the title of said property, which aum shall be an addition premises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above received the mortgage or legal representative may collect aid rents and credit the sum collect collection, upon said indebtedness, and these promises may be afforded by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor. S. have, hereunto set. 	thereby secured shall bear interest from the filing of such foreclosure proceeding ments.	ngs at the rate of ten per cent per annum in lieu of the further payments of mont
as a reasonable attorney's fee in addition to all other legal cost, as often as any legal proceedings are taken to foreclose this mortgage for default in any of or as often as the said mortgage. The said mortgage is the mortgage or legal representative may collect said rents and credit the sum collect collection, upon asid indebtedness, and these promises may be and/or default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum collect collection, upon asid indebtedness, and these promises may be afforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF. The said mortgage, S. have hereunto set	One Hundred	D
SEVENTH. As further security for the indebtedness above recited the mortgage or legal representative may collect said rents and credit the sum collect and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum collect collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager. 9, hNQ, hereunto set. 292th	as a reasonable attorney's fee in addition to all other legal costs, as often as a or as often as the said mortgagors or mortgagees may be made defendant i	n any suit affecting the title of said property, which sum shall be an additional li
collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor	SEVENTH. As further security for the indebtedness above recited the	e mortgagor hereby assigns the rentals of the above property mortgaged to the
T. R. Gordon Annie Gordon STATE OF OKLAHOMA Tul sa State of oktahoma June June 1922 Personelly appeared	collection, upon said indebtedness, and these promises may be enforced by t IN WITNESS WHEREOF. The said mortgagor. S. have hereur	he appointment of a Receiver by the Court. to set
STATE OF OKLAHOMA Tul sa County, SS Before me the undersigned a Notary Public in and for said County and 30th day of June 1922, personally appeared. T. R. Gordon and Annie Gordon, his wife, to me known to be the identical person? who executed the within and aforegoing instrument and acknowledg the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel, (SGAI) Notary P My consmission expires on the 30th April, 1924. TREASURER'S ENDORSEMENT I hereby certify that I received \$ and issued receipt No. therefor in mortgage. Dated this. day of 192 192	f2241	
Before me. the under signed a Notary Public in and for said County and 30th day of JUN9 1922. personally appeared. T. R. Gordon and Annie Gordon, his Wife, To me known to be the identical person. ^S who executed the within and aforegoing instrument and acknowledge to me known to be the identical person. ^S who executed the within and aforegoing instrument and acknowledge they		Annie Gordon
30th June 1922., personally appeared. T. R. Gordon and Annie Gordon, his wife, To me known to be the identical person? who executed the within and aforegoing instrument and acknowledge to me known to be the identical person? who executed the within and aforegoing instrument and acknowledge they		
T. R. Gordon and Annie Gordon, his wife, to me known to be the identical person. ^S , who executed the within and aforegoing instrument and acknowledg th@yexecuted the same asth@irfree and voluntary for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel, (S@21) My consmission expires on the 30th day of April, 1924. TREASURER'S ENDORSEMENT I hereby certify that I received \$	Before me the undersigned 30th June	, a Notary Public in and for said County and Stat
theytheytheirfree and voluntary for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Frank S. Daniel, (Seil) Notary P My consmission expires on the	T. R. Gordon and Annie Gordon.	his wife,
IN WITNESS WHEREOF, I have hereinto set my hand and notarial seal on the date above mentioned. Frank S. Daniel, (SOEI) April, 1924. My consmission expires on the 30th April, 1924. TREASURER'S ENDORSEMENT I hereby certify that I received \$therefor in mortgage tax on the within mortgage. Dated thisday of	to me known to be the identical pe they	rson who executed the within and aforegoing instrument and acknowledged t executed the same asLOGIXfree and voluntary act
Frank S. Daniel, Notary P My consmission expires on the	IN WITNESS WHEREOF, I ha	ve hereunto set my hand and notarial seal on the date above mentioned.
My consentisation expires on the 30thday of April_ 1924. TREASURER'S ENDORSEMENT I hereby certify that I received \$and issued receipt Notherefor in mortgage tax on the within mortgage. Dated thisday ofday of		Frank S. Daniel,
I hereby certify that I received \$therefor in mortgage tax on the within mortgage. Dated thisday oftay.	Contraction of the second s	ofNotary Public
mortgage tax on the within mortgage. Dated thisday of	TREASURER	
Dated thisday of 192		한 동안은 여행 가격을 받았는 것을 위한 것은 것을 것 같아. 여행이 같아.
County Treasurer By	Dated thisday of	지수는 성격에서 동안을 하는 것 같은 것이 같은 것이 가지 않는 것이 많이 다니 것이 있는 것이 없는 것이 없다.
,你们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们	County Treasu	er By
	동안 가지도 사람들이 다 아파로 가격 것은 것, 같은 것을 가지 않는 것을 수 있다.	

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