247109 C.H.J. FROM	STATE OF OKLAHOMA, Tulsa County, SS.
M	This instrument was filed for record on the 19 day of Dec. A. D., 192 3 at 4:20 o'clock P. M., and duly recorded in book 470 on page 105
	O. G. Weaver,
TO UNITED SAVINGS & LOAN ASSOCIATION	((SEAL)) O. G. Weaver, County Clerk. By Brady Brown, Deputy
TULSA, OKLAHOMA	Fees, \$
KNOW ALL MEN BY THESE PRESENTS: That J. B. McFarland and S. V. McFarland, his wife,	
of Tulsa. Tulsa County, in the State of Oklahoma, part 188 of the first part, have mortgaged and hereby mortgage to the UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a corporation duly organized and doing business under the statutes of the State of Oklahoma, party of the second part, the following described real estate and premises situated in Tulsa County, State of Oklahoma, to-wit: Lot Twenty-two (22) in Bloomfield Heights, being a subdivision of the West Half of the South Last Quarter of the South Last Quarter of Section Thirty-five (35), Township Twenty (20) North Range Thirteon (13) East I.M., and other land, according to the recorded official plat thereof,	
Also 2 shares of stock of said Association, Certificate 1 This mortgage is given in consideration of Two Hundred	No. 1941. Class
and for the purpose of securing payment of the monthly sum, fines and ot tained. themselves themselves themselves	her items hereinafter specified, and the performance of the covernants hereinafter con-
and a second and applicate on follows:	be of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having
borrowed of said Association, in pursuance of its by-laws, the money secure shareholders and borrowers to do, and will pay to said Association on said NO — — cents (\$ _ 1 O _ 0 O) per month, on or before the 20th deprovided that said indebtedness shall be discharged by the cancellation of them _ under said by-laws or under any amendments that may be made therety, according to the terms of said by-laws and a certain a may be made therety, according to the terms of said by-laws and a certain a second said by-laws and a certain a second said lands, or upon, or on account of, this mortrage or the indebtedness by this mortrage, or by said indebtedness, whether levied against the said mid all labor or material liens, whether created before or after this date, tha any and all claim or right against said mortrage, its successors or assigns, to said mortrage debt, by reason of the payment of any of the aforesaid taxes, _ THIRD. That the said mortrage is _ will also keep all buildings gree fire with insurers approved by the mortragee in the sum_of_ gage debt, and assign and deliver to the mortragee all insurance upon said prought said mortrages, its successors or assigns any pay such ta said mortgage necessors or assigns may pay such ta	and by this mortgage, will do all things which the by-laws of said Association require detock and loan the sum of
same are payable as provided in this mortgage and in said note and said by LITE 60 months, then the aforesaid principal sum of TWO with arrearages thereon, and all penalties, taxes and insurance premiums, immediately thereafter, anything hereinbefore contained to the contrary the indebtedness thereby secured shall bear interest from the filing of such	Laws and should the same, or any part thereof remain unpaid for the period of DOLLARS shall, at the option of said mortgages, or of its successors or assigns, become payable tereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, if oreclosure proceedings at the rate of ten per cent per a nnum in lieu of the further ta successors or assigns, the sum of
a as a reasonable attorney's fee in addition to all other legal costs, as often its covenants, or as often as the said mortgagors or mortgages may be made ditional lien on said premises and shall become due upon the filing of petitic SEVENTH. As further security for the indebtedness above recited mortgages and in case of default in the payment of any monthly installment.	DOLLARS as any legal proceedings are taken to foreclose this mortgage or default in any of edeendant in any suit affecting the title of said property, which sum shall be an ad- on or cross-petition of foreclosure. the mortgager hereby assigns the rentals of the above property mortgaged to the the mortgagee or legal representative may collect said rents and credit the sum col- when affected by the amplitude of a Besslers by the Court.
IN WITNESS WHEREOF, The said mortgagor 3 na. X shereun 18th day of December A. D. 192	to set their hand 5 on the J. B. McFarland
	J. B. McFarland S. V. McFarland
STATE OF OKLAHOMA Tulsa Before me. A. V. Long 18th day of December	County SS
to me knwon to be the identical person that	n. S. who executed the within and aforegoing instrument and acknowledged to me the same as
My commission expires on the 1st day of May 1	926.
TREASURER'S ENDORSEMENT I hereby certify that I received \$	
하다는하면 살고하는데 살고하는데	udaten, angkantakan mga maga magambay an ini aganggi sang dakakan ini maganan aga taman ay masi, matabah an ini manan an maga manan ang
Dated this	, 192 3. By S. P. Deputy.
Deputy,	