	of Sept. A. D., 192 5. at. 4:30. o'clock. Re. M., and duly recorded in book. 470. on page 12.
	0. G. Weaver,
TO United Sayings & Loan association	(SEAL) Brady Brown, County Clerk. By Deputy
TULSA, OKLAHOMA	Fees, \$
KNOW ALL MEN BY THESE PRESENTS: That	
Tulsa, Tulsa County, in the State of Ok ITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Oklahoma, a corp	dahoma, part
na, party of the second part, the following described real estate and premi Lots Nineteen (19) and Twenty (20) in 1	ises situated in
to the city of Tulsa. Oklahoma, and Lot	t Eighteen (18) in Block Five (5) in College a, according to the recorded official plats
mptions.	, and warrant the title to the same and waive the appraisement, and all homestead
Also25 _shares of stock of said Association, Certificate N This mortgage is given in consideration ofTwenty-five E	lundred Dollars, the receipt of which is hereby acknowledged.
d for the purpose of securing payment of the monthly sum, fines and other	her items hereinafter specified, and the performance of the covemants hereinafter con heirs, executors and administrators, hereby covenantwith said mortgagee, its
secretary and sectoms as follows:	neirs, executors and administrators, hereby covenantwith said mortgagee, its is of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having
rrowed of said Association, in pursuance of its by-laws, the money secure	The first war and delicated by the state of
proholders and horrowers to do, and will pay to said Association on said	d by this mortgage, will do all things which the by-laws of said Association require
O cents (\$ 50 00 00) per month, on or before the 20th de	i stock and losn the sum ofDollars and ay of each and every month, until said stock shall mature as provided in said by-laws,
wided that said indebtedness shall be discharged by the cancellation of under said by-laws or under any amendments that may be be made thereto, according to the terms of said by-laws and a certain n	i stock and lean the sum of
wided that said indebtedness shall be discharged by the cancellation of common under said by-laws or under any amendments that may be y be made thereto, according to the terms of said by-laws and a certain new the common under	i stock and lean the sum of
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yied that said indebtedness shall be discharged by the cancellation of warm under said by-laws or under any amendments that may be by be made thereto, according to the terms of said by-laws and a certain by be made thereto, according to the terms of said by-laws and a certain by be made thereto, according to the terms of said by-laws and a certain SECOND. That said mortgagor, within forty days after the sam on said lands, or upon, or on account of, this mortgage or the indebtedness this mortgage, or by said indebtedness, whether levied against the said m all labor or material liens, whether created before or after this date, that and all claim or right against said mortgage, its successors or assigns, to imortgage debt, by reason of the payment of any of the aforesaid taxes, at mortgage debt, by reason of the payment of any of the aforesaid taxes, the said mortgage	al stock and loan the sum of
cents (S. DU. UU) per month, on or before the 20th divided that said indebtedness shall be discharged by the cancellation of war under said by-laws or under any amendments that may be y be made thereto, according to the terms of said by-laws and a certain particle. SECOND. That said mortgagor, within forty days after the same on said lands, or upon, or on account of, this mortgage or the indebtedness this mortgage, or by said indebtedness, whether levied against the said mortgage are the indebtedness of all labor or material liens, whether created before or after this date, that y and all claim or right against said mortgage, its successors or assigns, to demortgage debt, by reason of the payment of any of the aforesaid taxes, the thin the said mortgagor will also keep all buildings erect by with insurers approved by the mortgage in the sum ofTwent	d stock and loan the sum of
yided that said indebtedness shall be discharged by the cancellation of ywided that said indebtedness shall be discharged by the cancellation of ywided that said indebtedness shall be discharged by the cancellation of y be made thereto, according to the terms of said by-laws and a certain p Henry Is COOCH SECOND. That said mortgagor, within forty days after the sam on said lands, or upon, or on account of, this mortgage or the indebtedness this mortgage, or by said indebtedness, whether levied against the said all labor or material liens, whether created before or after this date, that y and all claim or right against said mortgagee, its successors or assigns, to and all claim or right against said mortgagee, its successors or assigns, to THIRD. That the said mortgagor will also keep all buildings erect with insurers approved by the mortgagee in the sum of	al stock and lean the sum of
cents (S. Due U) per month, on or before the 20th divided that said indebtedness shall be discharged by the cancellation of work and the cancellation of your conditions of the cancellation of the cancell	distock and loan the sum of
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