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the second s	COMPARED MORTGAGE RECORD No. 470	
UNITED SAVINGS & LOAN ASSOCIATION		
249545 C.M.J. FROM	STATE OF OKLAHOMA, Tulsa County, SS, This instrument was filed for record on the <u>22</u> da of <u>320</u> , A. D., 192, A. at. 4:50 o'clock <u>2.</u> M., and duly recorded in book 470 on page 37.	
TO UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	(SEA) O. G. Wesver, (SEA) County Clerk, By Brady Brown, Deputy Fees, \$	
KNOW ALL MEN BY THESE PRESENTS:	/ Fees, \$	
ThatWilliam Smith. and Onnie Sm:	ith, his wife	
of Tulsa, Tulsa County, in the State of O UNITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Oklahoma, a con homa, party of the second part, the following described real estate and pren	Oklahoma, part 199 of the first part, have mortgaged and hereby mortgage to the report of all of the state of Oklahoma, towing	
Lot Four (4) and Five (5) Park,Addition to the city (to the recorded official p	in Block Three (3) in Lincoln of Tulsa, Oklahoma, according lat thereof,	
with all the improvements thereon and appurtenances thereunto belonging	ng, and warrant the title to the same and waive the appraisement, and all homeste	
eremutions	2016년 2월 - 17일 2월 2월 2월 2일 2월 2일 2월	
Alsoshares of stock of said Association, Certificate This mortgage is given in consideration ofTWOHundred	No. 1643 Class B. Dollars, the receipt of which is hereby acknowledge	
and for the nurnose of securing navment of the monthly sum, fines and o	other items hereinafter specified, and the performance of the covemants hereinafter c	
And the said mortgagor 8 for and for		
successors and assigns, as follows: FIRST. Said mortgagors. being the owner of2	res of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and have	
	red by this mortgage, will do all things which the by-laws of said Association requi aid stock and loan the sum of _Twenty Dollars a	
No cents (\$ 20. 00) per month, on or before the 20th	day of each and every month, until said stock shall mature as provided in said by-lay of said stock at maturity, and will also pay all fines that may legally assessed again	
them under said by-laws or under any amendments that may be	e made thereto, according to the terms of said by-laws or under any amendments th	
William Smith and Unnie Smith. his	non-negotiable note bearing even date herewith, executed by said mortgagor	
OBCOND WE IA IN CLUB A	S-W118,	
SECUND: I nat said mortgagor 9, within forty days after the sa	ame become due and Davable, will pay all taxes and assessments which shall be levi	
upon said lands, or upon, or on account of, this mortgage or the indebtedness, whether levied against the said	ame become due and payable, will pay all taxes and assessments which shall be levi less secured thereby, or upon the interest or estate in said lands created or represent mortgagor. S_{\pm} DAD Heral representatives or assigns, or otherwise, and will pay an	
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By

S.B.

Deputy.

TRI int No. and i Jan ..., 192.4 (/...Cointy Treasurer.