O'clock A. M. and duly recorded in book 470on page 39 O. G. Weaver, County Clerk. By Brady Brown, Deput Fees, \$ KNOW ALL MEN BY THESE PRESENTS: That Alva Parent and Lorene Parent, his wife,	42677 C.M.J. 3 FROM	STATE OF OKLAHOMA, Tulsa County, SS. This instrument was filed for record on the 20 day of 0ct A. D., 192 3 adl:35
NOW ALL MEN BY THESE PRISENTS: That. ATTS PRIVATE AND COUNTY in the State of Olithoma, part, 192 of the first part, have morizaged and hereby mortgage to a MUNICIDEANNOS a LANKASSOCATION, it is a construction of the state of Olithoma, part, 192 of the first part, have morizaged and hereby mortgage to a MUNICIDEANNOS a LANKASSOCATION, it is an expense to the state of the state of the state of Olithoma, part of the second part, the following describes rose tested and partners and the state of the state of the state of Olithoma, part of the second part, the following describes are described as a construction of the second part, the following describes and the state of the second part of the second part, the following describes and the state of the second part of the part of the second part of the second part of the part of the second part of the part o		2008년 전에 한다는 것 같은 소리가 되어 사용되었다면서 하는 사람들은 사람이 되었습니다. 1000년 100년 100년 100년 100년 100년 100년 10
NOW ALL MEN BY THESE PRISENTS: That. ATTS PRIVATE AND COUNTY in the State of Olithoma, part, 192 of the first part, have morizaged and hereby mortgage to a MUNICIDEANNOS a LANKASSOCATION, it is a construction of the state of Olithoma, part, 192 of the first part, have morizaged and hereby mortgage to a MUNICIDEANNOS a LANKASSOCATION, it is an expense to the state of the state of the state of Olithoma, part of the second part, the following describes rose tested and partners and the state of the state of the state of Olithoma, part of the second part, the following describes are described as a construction of the second part, the following describes and the state of the second part of the second part, the following describes and the state of the second part of the part of the second part of the second part of the part of the second part of the part o	то	(SEAL) County Clerk.
That Alra Parent and Lorgon Parent, his wife, Tiles, Thiese Courty, in the State of Oldshome, part 1986 to the first pur, have mortgaged and breely mortgage to to NUNTED SAVINGS & LOAN ASSOCIATION, of Totals, Oldshome, a corporation day organized and only minimes under the satutes of the State of Oldshome, party of the second part, the following described real exists and premises situated in		그리면적 가는 프라이트 전대성 마다가 되어 가는 요요한다면 사람들이 살아가는 그렇게 하는 그리는데 그런데 그리는데 살아지는 그리는데 살아 없다.
County in the State of Olikhoma, part 198, of the first part, have mortgaged and breely mortgage to CINITED SAVINGS & LOAN ASSOCIATON, of Take, Oklahoma, a corporation daily expanied and doing business under the statutes of the State of Olikhoma, party of the second part, the following described real estate and agreembes situated in TRIBE	KNOW ALL MEN BY THESE PRESENTS:	nt his wife
NINTED SAVINGS & LOAN ASSOCIATION of This, Oldshoma, a conjection day created and doing business under the statutes of the State of Oldshoms, new of the second park the following described scal state and germines situated in		
pilat thereof, plat the purpose of securing payment of the meathy sun, fuse and other items hereinafter specified, and the performance of the covemants hereinafter of the season of the purpose of securing payment of the meathy sun, fuse and other items hereinafter specified, and the performance of the covemants hereinafter of the season of the purpose of securing payment of the meathy sun, fuse and other items hereinafter specified, and the performance of the covemants hereinafter of the season of the season of the purpose of securing payment of the meathy sun, fuse and other items hereinafter specified, and the performance of the covemants hereinafter of the season of the season of the purpose of the covemants hereinafter of the season of the season of the performance of the covemants hereinafter of the season of the season of the purpose of the purpose of the polymon of the performance o	UNITED SAVINGS & LOAN ASSOCIATON, of Tules, Oklahoma, a co- homa, party of the second part, the following described real estate and prer	rporation duly organized and doing business under the statutes of the State of Okla- mises situated in TUIS & County, State of Oklahoma, to-wit:
Also. 20 shartes of stock of said Association, Certificate No. 1558. Class B. The mortgage is given in consideration of TRO Thousand Delaw the receipt of which is hereby acknowledge and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and the performance of the coverants hereinafter and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and the performance of the coverants hereinafter tained. And the said mortgage 8 _Cor and for _their, secutors and administrators, hereby coverantwith said mortgages, successors and assigns, as follows: FIRST. Said mortgages 8 _ being the owner of _ 20 shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and havis horrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all things which the by-laws of said Association required the said indebtodness shall be discharged by the commission of said sock and so the said of	(7) in Billington's Acre Tracts, a	ccording to the recorded official
Also 20		ng, and warrant the title to the same and waive the appraisement, and all homestead
and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and the performance of the covemants hereinafter or tained. And the said mortgagor S. for / and for the 1T heirs, escutors and administrators, hereby covenant with said mortgagor S. being the owner of 2O shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and have the said association, in pursuas set its by-laws, the mensy accured by this mortgage, will do all things which the by-laws of said Association required to the said association on and stock and in the said association of said stock and in the said association of said stock and in the said association of said stock and inchestedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may legally assessed again the said of the said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that the said to the said tor regards of the payment of the said to the said to the said to t	Also 20 shares of stock of said Association, Certificate	No. 1532 Class -B.
SECOND. That said mortgager a, within forty days after the same become due and payable, will pay all taxes and assessments which shall be leaved and all claim or right against said mortgages, its successor or assigns, to any payment or rebute on, or offset against, the interest or residual contractions or said second taxes, established the said mortgager. B, within forty days after the same become due and payable, will pay all taxes and sassessments into the said on the said or the said on the said or the	and for the purpose of securing payment of the monthly sum, fines and o	other items hereinafter specified, and the performance of the covernants hereinafter con-
FIRST. Said mortgagor S. being the owner of 20	successors and assigns as follows:	사람이 교육하다 그는 이번 이번 그들다는 전혀하는 그들이 그렇게 나타지 않는 나타지 않는 물론들이 되는 사람들이 속이야 되어 먹지 않는 것이다.
bareholders and borrowers to do, and will pay to said Association on said stock and loan the sum of	FIRST. Said mortgagor S_being the owner of 2Qsha	
provided that said indebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may legally assessed again may be made thereton, according to the terms of said by-laws or under any amendments that may be made thereton, according to the terms of said by-laws or under any amendments that may be made thereton, according to the terms of said by-laws and a scrain pen-negotiable note bearing even date herewith, executed by said mortgagor. SECOND. That said mortgagors. S. within forty days after the same become due and payable, will appear to estate in said lands created or represent by this mortgage, or by said indebtedness, whether created before or after the indebtedness secured thereby, or upon the intensions; and assessments which shall be levil upon said lands, or upon, or on material liens, whether created before or after this date, that are lawfully charged against said mortgagor. S. hereby wai any and all claim or right against said mortgages, its successors or assigns, to any payment or rebate on, or offset against, the interest or principal or premium and mortgage debt, by reason of the payment of any of the aforesaid taxes, assessments, abor or material liens. Here are approved by the mortgages in the sum of . Two. Thousand. THIRD. That the said mortgagor. S. will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tornado a gage debt, and assign and deliver to the mortgages all insurance upon said property. FOURTH. It said mortgagor. R. auke default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance above covenanted, said mortgages, payable fortwith, with interest at the rate of the aforesaid taxes or assignal lens, and the sums as paid shall be further lien above covenanted, said mortgagors, payable fortwith, with interest at the rate of the aforesaid taxes or insurance payable and the sum of a same are payable as provided in this mortgage or and in sa	shareholders and borrowers to do, and will pay to said Association on sa	nid stock and loan the sum ofSixtyDollars and
may be made thereto, according to the terms of said by-lags and a portain non-negotiable note bearing even date herewith, executed by said mortgages. SECOND. That said mortgages. S., within forty days after the same become due and payable, will pay all takes and assessments which shall be levi upon said lands, or upon, or on account of, this mortgage or the indebtedness secured thereby, or upon the interest or estate in said lands created or represents by this mortgage, or by said indebtedness, whether created before or after this date, that are lawfully charged aginsts and mortgages, and will pay are not and all lahor or material liens, whether created before or after this date, that are lawfully charged aginsts and mortgages, its successors or assigns, to any payment or rebate on, or offset against, the interest or principal or premium said mortgage of the mortgages its successors or assigns, to any payment or rebate on, or offset against, the interest or principal or premium said mortgage of the mortgage in the sum of . Two. Thousand. THIRD. That the said mortgage is unkee default in the payment of any of the aforesaid taxes are assessment, bor in procuring and maintaining insurance upon said property. FOUNTH. It said mortgages, it successors or assigns may pay such taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien said premises under this mortgage, payable forthwith, with interest at the rate of . DBUST. HITH. Should default be made in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance belove covenanched, said mortgages, its successors or assigns may pay such taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien and procured and interest from the said shall be further lien and procured and the said and the said mortgages, and in said not and said to said mortgages or insurance premiums, or any part thereof, when t same are payable as provided in this mortgage, and in said not agains	provided that said indebtedness shall be discharged by the cancellation of	of said stock at maturity, and will also pay all fines that may legally assessed against
SECOND. That said mortgagor, B., within forty days after the same become due and payable, will pay all taxes and assessments which shall be levi upon said lands, or upon, or on account of, this mortgage or the indebtedness secured thereby, or upon the interest or estate in said lands created or represent by this mortgage, or by said indebtedness, whether created before or after this date, that are lawfully charged agiants and mortgagors, and will pay are any any and all claim or right against said mortgages, its successors or assigns, to any payment or rebate on, or offset against, the interest or principal or premium and mortgage eith, by reason of the payment of any of the aforesaid taxes, assessments, labor or material liess, at further security to said me with insurers approved by the mortgages in the num of. Two. Thousand. THIRD. That the said mortgagor. 9. will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tornado a fine with insurers approved by the mortgages in the num of. Two. Thousand. FOURTH. If said mortgagor. Stands default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance above covenanted, said mortgage, navelse fortwish, with interest at the rate of . L500.25 per cent param. FIFTH. Should default be made in the payment of any day the aforesaid taxes, or insurance premiums, or any part thereof remain unpaid for the period and premium and the mortgage and in said notes and said why-laws, and should the same, or any part thereof remain unpaid for the period and premium and the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof remain unpaid for the period mediated premium and the said mortgages and in said notes and said workly-laws, and should the same, or any part thereof remain unpaid for the period mediated premater. The payment of monthly installments. SIXTH. The said mortgagors and in said notes and said hortga	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 that
SECOND. That said mortgager. B., within forty days after the same become due and payable, will pay at lateas and assessments which shall be levil upon said lands, or upon, or on account of, this mortgage or the indebtedness secured thereby, or upon the interest or estate in said lands crated or represent by this mortgage, or by said indebtedness, whether levied against the said mortgager. B., thereby wai any and all lador material liens, whether created before or after this date, that are lawfully charged agianst premises; and said mortgager. B. hereby wai any and all claim or right against said mortgage, its successors or assigns, to any payment or rebate on, or offset against, the interest or principal or premium and mortgage eith, by reason of the payment of any of the aforesaid taxes, assessments, labor or material liens. THIRD. That the said mortgager. B. will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tornado a fire with insurers approved by the mortgages in the sum of	may be made thereto, according to the terms of said by lays and a certain Alva Parent and Lorene Parent, h	non-negotiable note bearing even date herewith, executed by said mortgagerS
by this mortgage, or by said indebtedness, whether levied against the said mortgager. \$\frac{1}{2}\text{the 1}\text{Tegal representatives or assigns, or otherwise, and will pay are and all labor or material liens, whether created before or after this date, that are lawfully charged aginst said premises; and said mortgages, its successors or assigns, to any payment or rebate on, or offset against, the interest or principal or premium and mortgage debt, by reason of the payment of any of the aforesaid taxes, assessments, labor or material liens. THIRD. That the said mortgager. \$\frac{9}{2}\text{ will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tornado as fire with insurers approved by the mortgage all insurance upon said property. FOURTH. If said mortgager. \$\frac{9}{2}\text{ will misurance upon said property.} FOURTH. If said mortgager, a successors or assigns may pay such taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien said openies under this mortgage, payable forthwith, with interest at the rate of \text{LBLOS}\$ \text{per cent per annum.} FIFTH. Should default be made in the payment of said monthly sums, or any of said fines, or taxer on insurance premiums, or any part thereof, when t same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof remain unpaid for the period \text{ LMCG}\$ \text{ months, then the aforesaid principal sum of \text{ TWO INDIA 3}\text{ months, then the aforesaid principal sum of \text{ TWO INDIA 3}\text{ months, then the aforesaid principal sum of \text{ TWO INDIA 3}\text{ months, then the aforesaid principal sum of \text{ TWO INDIA 3}\text{ months, then the aforesaid principal sum of \text{ TWO INDIA 3}\text{ months, then the aforesaid principal sum of \text{ TWO INDIA 3}\text{ months, then the aforesaid principal sum of \text{ TWO INDIA 3} Months of the principal s	SECOND. That said mortgagor. S., within forty days after the se	ame become due and payable, will pay all taxes and assessments which shall be levied
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above covenanted, said mortgagee, its successors or assigns may pay such taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien said premises under this mortgage, payable forthwith, with interest at the rate of . \$600.95. per cent per annum. FIFTH. Should default be made in the payment of said monthly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when t same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof remain unpaid for the period. In TOLLAR months, then the aforesaid principal sum of . TWO. INDISTAID. TWO. INDISTAID. DOLLAR with arrearages thereon, and all penalties, taxes and insurance premiums, shall, at the option of said mortgage; or of its successors or assigns, become paya the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per a nnum in lieu of the furth payments of monthly installments. SIXTH. The said mortgagers shall pay to the said mortgagee or to its successors or assigns, the sum of Two. Hundred. DOLLAR 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 or default in any its covenants, or as often as the said mortgagers or mortgagees may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises and shall become due upon the filling of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to imortgagee and in case of default in the payment of any monthly installment the mortgager hereby assigns the rentals of the above property mortgaged to imortgage and in case of default in the payment of any monthly installment the mortgager hereby assigns the rentals of the above property mortgaged to imortgage	gage debt, and assign and deliver to the mortgagee all insurance upon said	property.
FIFTH. Should default be made in the payment of said monthly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when te same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof remain unpaid for the period. In the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof remain unpaid for the period. In the said mortgage, or of its successors or assigns, become payal mimmediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per a nnum in lieu of the furth payments of monthly installments. SIXTH. The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of the furth payments of mortgages in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage or default in any its covenants, or as often as the said mortgagors or mortgages may be made defendant in any suit affecting the title of said property, which sum shall be an additional lieu on said premises and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to temotragage and in case of default in the payment of any monthly installment the mortgages or legal representative may collect said rents and credit the sum of the said mortgagors in a said indebtedness, and these promises may be enfored by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagors is a Yellow and State, on the light of the said mortgage of the said mortgage of the payment of a said County and State, on the light of the said mortgage of t	above covenanted, said mortgagee, its successors or assigns may pay such t	taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien on
Three months, then the aforesaid principal sum of TWO TWO Three months, then the aforesaid principal sum of TWO Tw	FIFTH. Should default be made in the payment of said monthly sur	ms, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the
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mortgagee and in case of default in the payment of any monthly installment the mortgages or legal representative may collect said rents and credit the sum clected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WINESS WHEREOF, The said mortgagor S. ha Vahereunto set. the Fr. hand S. on the court of the payment of a Receiver by the Court. Alva Parent Lorena Parent STATE OF OKLAHOMA Tules	ditional lien on said premises and shall become due upon the filing of petit	tion or cross-petition of foreclosure.
Alva Parent Lorena Parent Lorena Parent Lorena Parent STATE OF OKLAHOMA Tulsa County, SS. Before me A, V. Long , a Notary Public in and for said County and State, on the lath day of October , 192 3, personally appeared Alva Parent and Lorena Parent, his wife, to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged to that they executed the same as their free and voluntary act and deed,	mortgagee and in case of default in the payment of any monthly installmen	nt the mortgages or legal representative may collect said rents and credit the sum col-
Alva Parent Lorena Parent Lorena Parent Lorena Parent STATE OF OKLAHOMA Tulsa County, SS. Before me A, V. Long , a Notary Public in and for said County and State, on the lath day of October , 192 3, personally appeared Alva Parent and Lorena Parent, his wife, to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged to that they executed the same as their free and voluntary act and deed,	IN WITNESS WHEREOF, The said mortgagor S _hs_YQ hereu	nto set their hand 8 on the
STATE OF OKLAHOMA. Tulsa		Alva Parent
18th day of October , 192 3, personally appeared		Lorena Parent
18th day of October , 192 3, personally appeared	STATE OF OKLAHOMA. Tulsa	County, SS.
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to me knwon to be the identical person.S. who executed the within and aforegoing instrument and acknowledged to that that they executed the same as their free and voluntary act and deed,	18th day of October	, 192 3, personally appeared
thattbeyexecuted the same astheirfree and voluntary act and deed,		
for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have bereunto set my hand and notarial seal on the date above mentioned. A. V. LONG, Notary Public. My commission expires on the list day of May. 1926. TREASURER'S ENDORSEMENT I hereby certify that I received \$ 200 and issued receipt No. /2.08 therefor in payment of mortgage tax on the within mortgage. Dated this 200 and issued receipt No. 1925 W. W. S. Muckey Cointy Treasurer. By SB Depu		
IN WITNESS WHEREOF, I have bereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public. My commission expires on the list day of list, 1926. TREASURER'S ENDORSEMENT I hereby certify that I received \$ 400 and issued receipt No	thatCOCYexecute	d the same as the ir free and voluntary act and deed,
My commission expires on the 1st day of May, 1926. TREASURER'S ENDORSEMENT Thereby certify that I received \$ 200 and issued receipt No. /2/0 8 therefor in payment of mortgage tax on the within mortgage. Dated this 200 pday of Och 1925 W. W. S. Hereby Cointy Treasurer. By S.B. Depu	하나 하고 그 모양이 불어야 한다고 하고 있는 경험을 하고 한 수있는 여러 보이는 하는 수 있는데 보고 하는데 되었다.	1922년 2월 1일
My commission expires on the	하나 보고 있다는 일반 하는 그리고 얼마를 모임하는 그리고 살아왔다. 그리고 하는 그리고 하는 그리고 있다.	1922년 2월 1일
TREASURER'S ENDORSEMENT I hereby certify that I received \$ 460 and issued receipt No	하나 하고 그 모양이 불어야 한다고 하고 있는 경험을 하고 한 수있는 여러 보이는 하는 수 있는데 보고 하는데 되었다.	1922년 2월 1일
mortgage tax on the within mortgage. Dated this 2 by day of Och 1925 W. W. S. Welkey Cointy Treasurer. By S.B. Depu	하나 하고 그 모양이 불어야 한다고 하고 있는 경험을 하고 한 수있는 여러 보이는 하는 수 있는데 보고 하는데 되었다.	1922년 2월 1일
Dated this 22 Stuckey Cointy Treasurer By SB Depu	하고 보고 있다. 아이들은 하는 아이들은 보고 있는 사람들은 사람들은 사람들이 살아보고 아이들을 다 했다.	1922년 2월 1일
W. W. A. WEWLY Cointy Treasurer. By 2.5 Depu	하다 보고 있다. 나를 하게 하고 있다고 있는 것이라는 그리고 있는 사람들이 하는 그리고 있다고 하고 있다고 있다.	1922년 2월 1일
	하고 보고 있다. 아이들은 하는 아이들은 보고 있는 사람들은 사람들은 사람들이 살아보고 아이들을 다 했다.	1922년 2월 1일