243198 C.M.J. FROM	STATE OF OKLAHOMA, Tulas County, SS. This instrument was filed for record on the	day
	of Oot. A. D., 1923 at o'clock A. M., and duly recorded in book 470 on	
	O. G. Wenver, County Clerk.	·
TO UNITED SAVINGS & LOAN ASSOCIATION THESE ONLY ANOMA	By Brady Brown,	Deputy
TULSA, OKLAHOMA	/ Fees, \$	
NOW ALL MEN BY THESE PRESENTS: That J, W. Winters, a single man, a	d C. C. Winters, a single man,	
Sand Springs, Tulsa County, in the State of Okl INITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Oklahema, a corpo toma, party of the second part, the following described real estate and premis		
Lots One (1), Two (2) and Thr in the Original Town (now cit according to the recorded off	ee (3) in Block Thirty-eight (38) b) of Sand Springs, Oklahoma, cial plat thereof,	
with all the improvements thereon and appurtenances thereunto belonging, exemptions. Also 25 shares of stock of said Association, Certificate N	1540 B	II nomestead
This mortgage is given in consideration of Twonty-five Hur	iredDollars, the receipt of which is hereby s items hereinafter specified, and the performance of the covemants h	ereinafter con-
And the said mortgagors for themselves and for their	eirs, executors and administrators, hereby covenantwith said	nortgagee, its
FIRST. Said mortgagor being the owner of said Association, in pursuance of its by-laws, the money secured	of stock of the said UNITED SAVINGS & LOAN ASSOCIATION by this mortgage, will do all things which the by-laws of said Assoc	ation require
hareholders and borrowers to do, and will pay to said Association on said No cents (\$_60.00) per month, on or before the 20th day	tock and loan the sum of Sixty of each and every month, until said stock shall mature as provided in	_Dollars and said_by-laws,
provided that said indebtedness shall be discharged by the cancellation of s	de thereto, according to the terms of said by-laws or under any ame	ndments that
nay be made thereto, according to the terms of said by laws and a certain no Winters and C. C. Wint SECOND. That said mortgagor. S., within forty days after the same	become due and payable, will pay all taxes and assessments which s	hall be levied
ipon said lands, or upon, or on account of, this mortgage or the indebtedness by this mortgage, or by said indebtedness, whether levied against the said mo and all labor or material liens, whether created before or after this date, that	tgagor B. LOGIF legal representatives or assigns, or otherwise, and	will pay any
any and all claim or right against said mortgagee, its successors or assigns, to	ny payment or rebate on, or offset against, the interest or principal o	r premium of
THIRD. That the said mortgagor. Swill also keep all buildings erecter with insurers approved by the mortgage in the sum of	and to be erected upon said lands insured against loss and damage by I 1VO HUNDTOO Dollars, as a further security	tornado and to said mort-
rage debt, and assign and deliver to the mortgagee all insurance upon said pr FOURTH. If said mortgagor. I make default in the payment of any above covenanted, said mortgagee, its successors or assigns may pay such tax	the aforesaid taxes or assessments, or in procuring and maintaining , effect such insurance, pay said liens, and the sums so paid shall be f	insurance as urther lien on
said premises under this mortgage, payable forthwith, with interest at the rate	ofper cent per annum. or any of said fines, or taxes, or insurance premiums, or any part ther	eof, when the
ame are payable as provided in this mortgage and in said note and said by- T. DT 28 months, then the aforesaid principal sum of	ILVO TUNGFOL	DOLLARS come payable his mortgage,
payments of monthly installments. SIXTH. The said mortgagors shall pay to the said mortgages or to its. Two Hundred &		and the state of t
a as a reasonable attorney's fee in addition to all other legal costs, as often as ts covenants, or as often as the said mortgagors or mortgagees may be made o	any legal proceedings are taken to foreclose this mortgage or defai Jendant in any suit affecting the title of said property, which sum sh	lt in any of
litional lien on said premises and shall become due upon the filing of petition SEVENTH. As further security for the indebtedness above recited in	or cross-petition of foreclosure e mortgagor hereby assigns the rentals of the above property mor	gaged to the
nortgagee and in case of default in the payment of any monthly installment ected less cost of collection, upon said indebtedness, and these promises may IN_WITNESS_WHEREOF, The said mortgagor_S_ha_X G nereunt	e enforced by the appointment of a Receiver by the Court. set the ir	Calmin Angles in a chipping a Albert in a line in
20th day of Ogtober A. D. 1923	C. C. Winters	
±60.000 100.000 (100.000)	J. W.Winters	
STATE OF OKLAHOMA Tules C Before me. the undersigned	unty, SS.	
26th day of October J. W. Winters and C. W. Winters, both s	, 1923, personally appeared	otate, on this
to me knwon to be the identical person	S_who executed the within and aforegoing instrument and acknow	ledged to me
that thay executed t	e same as their free and voluntary act and de	a.
IN WITNESS WHEREOF, I have b	reunto set my hand and notarial seal on the date above mentioned.	
(Seal) My commission expires on the 30th day of April,	Frank S. Daniel. Notary Pub 924.	ii e.
I hereby certify that I received \$ 2.50 and issued rec	REASURER'S ENDORSEMENT pt No. 12219 therefor in payment of	
마이스 H : 경영하다면, 하이 역회병합의 현실되었는데, 스타스 및 스타스 및 스타스 및 H : P : P : P : P : P : P : P : P : P :		and the second s
mortgage tax on the within mortgage. Dated this	, 198_3 0 2	
mortgage tax on the within mortgage.	, 19 <u>2. 3</u> er. By S.C.	Deputy.