244545 C.M.J. PROM	STATE OF OKLAHOMA, Tulsa County, SS.  This instrument was filed for record on the 15 NOV.  A D., 192.5 at. 4:00
TQ UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	o'clock. Rs M., and duly recorded in book470 on page 62.  C. G. Wesver, County Clerk.  By Brady Brown, Deputy
KNOW ALL MEN BY THESE PRESENTS:  That O. L. Davis and Oda B. Davis, his wife,	
Tulsa, Tulsa County, in the State of Oklal UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a corpor homa, party of the second part, the following described real estate and premises  Lot Five (5) in Block Two (2) in City of Tulsa, Oklahoma, according plat thereof,	Kinloch Park Addition to the
exemptions	and warrant the title to the same and waive the appraisement, and all homestead
Also sheres of stock of said Association, Certificate No.  This mortgage is given in consideration of One Thousand and for the purpose of securing payment of the monthly sum, fines and other	1565 Class B.  Dollars, the receipt of which is hereby acknowledged, items hereinafter specified, and the performance of the covernants hereinafter con-
successors and assigns, as follows:  FIRST. Said mortgagor. being the owner of 10	eirs, executors and administrators, hereby covenantwith said mortgagee, its of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having by this mortgage, will do all things which the by-laws of said Association require tock and loan the sum of TWOILLY ILYO
them under said by-laws or under any amendments that may be may be made thereto, according to the terms of said by-laws and a certain non- O. 1. Davis and Oda B. Davis, his wi SECOND. That said mortgagor. S. within forty days after the same upon said lands, or upon, or on account of, this mortgage or the indebtedness s	id stock at maturity, and will also pay all fines that may legally assessed against adde thereto, according to the terms of said by-laws or under any amendments that age of the said mortgager.  Legotiable note bearing even date herewith, executed by said mortgager.  Legotiable note bearing even date herewith, executed by said mortgager.  become due and payable, will pay all taxes and assessments which shall be levied secured thereby, or upon the interest or estate in said lands created or represented trager. S. thair legal representatives or assigns, or otherwise, and will pay any
and all labor or material liens, whether created before or after this date, that a any and all claim or right against said mortgagee, its successors or assigns, to a	re lawfully charged agianst said premises; and said mortgagor.Shereby waive ny payment or rebate on, or offset against, the interest or principal or premium of sessments, labor or material liens. 1 and to be erected upon said lands insured against loss and damage by tornado and USAND LOBBER 1 Dollars, as a further security to said mort-
FOURTH. It said mortgagors—make default in the payment of any of above covenanted, said mortgages, its successors or assigns may pay such taxes said premises under this mortgage, payable forthwith, with interest at the rate FIFTH. Should default be made in the payment of said monthly sums, or same are payable as provided in this mortgage and in said note and said by-lay	f the aforesaid taxes or assessments, or in procuring and maintaining insurance as s, effect such insurance, pay said liens, and the sums so paid shall be further lien on
with arrearages thereon, and all penalties, taxes and insurance premiums, shal immediately thereafter, anything hereinbefore contained to the contrary there the indebtedness thereby secured shall bear interest from the filing of such for payments of monthly installments.  SIXTH. The said mortgagors shall pay to the said mortgagee or to its a CHE Hundred	II, at the option of said mortgages, or of its successors or assigns, become payable sol notwithstanding. In the event of legal proceedings to foreclose this mortgage, reclosure proceedings at the rate of ten per cent per a nnum in lieu of the further successors or assigns, the sum of
a as a reasonable attorney's fee in addition to all other legal costs, as often as a its covenants, or as often as the said mortgagors or mortgagees may be made de ditional lien on said premises and shall become due upon the filing of petition of SEVENTH. As further security for the indebtedness above recited the mortgagee and in case of default in the payment of any monthly installment the lected less cost of collection, upon said indebtedness, and these promises may be IN WITNESS WHEREOF, The said mortgagor. S. ha. Venerounto	any legal proceedings are taken to foreclose this mortgage or default in any of a femiliar and suit affecting the title of said property, which sum shall be an ador cross-petition of foreclosure, are mortgaged hereby assigns the rentals of the above property mortgaged to the ne mortgage or legal representative may collect said rents and credit the sum colee enforced by the appointment of a Receiver by the Court.  set their and some contents and credit the sum coleen contents and some contents are contents and some contents and some contents and some contents are contents and some contents and some contents are contents and contents and contents are contents are contents.
13thday ofNovemberA. D. 192 \$	O. L. Davis 5
STATE OF OKLAHOMA. Tulsa Cou	unty, SS.  a Notary Public in and for said County and State, on this
14th day of November  0. L. Davis and Oda B. Davis, his w  to me knwon to be the identical person that they executed the for the uses and purposes therein set forth	, 1923., personally appeared
My commission expires on the day of May, 19	A. V. Long. Notary Public.
	REASURER'S ENDORSEMENT  opt No. 12452 therefor in payment of