245158 C.M. J. FROM	STATE OF OKLAHOMA, Tulsa County, SS, This instrument was filed for record on the 23 at 11;00 da of NOV	
TO UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	O'clock A. M., and duly recorded in book	
	(NOW ALL MEN BY THESE PRESENTS: That W. D. Lancaster and Georg	giana Lancaster, his wife,
Tules. Tules County, in the State of O INITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Okiahoma, a cor oma, party of the second part, the following described real estate and prem	Oklahoma, part. 1980, the first part, have mortgaged and hereby mortgage to the poration duly organized and doing business under the statutes of the State of Oklahoma, to-wing state o	
Lot Four (4) in Block One (1) in Hobbs Addition to the city of Tulsa. Oklahoma, according to the recorded official plat thereof.		
xemptions. Also23 shares of stock of said Association, Certificate This mortgage is given in consideration ofTWenty-three	Hundred Dollars, the receipt of which is hereby acknowledge	
and for the purpose of securing payment of the monthly sum, fines and of	ther items hereinafter specified, and the performance of the covemants hereinafter cohelrs, executors and administrators, hereby covenantwith said mortgagee, i	
	heirs, executors and administrators, hereby covenantwith said mortgagee, it res of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and havin	
FIRST. Said mortgagor. Sening the owner of Said Mortgagor. Sening the word of said Association, in pursuance of its by-laws, the money secure barely light and barrowers to do and will pay to said Association on said	rea of stock of the said UNITED SAVINGS & LOAN ASSUCIATION, and having the body this mortgage, will do all things which the by-laws of said Association required by the body of the body o	
10 cents (\$ DU • UQ) per month, on or before the 20th d	day of each and every month, until said stock shall mature as provided in said by-law f said stock at maturity, and will also pay all fines that may legally assessed again	
under said by-laws or under any amendments that may be	made thereto, according to the terms of said by-laws or under any amendments the non-negotlable note bearing even date herewith, executed by said mortgagor S NCASTER, his wife, to said mortgagee	
SECOND. That said mortgagor B, within forty days after the sai	HCHRERER. JILE WILE. to said mortgagee. me become due and payable, will pay all taxes and assessments which shall be levie ss secured thereby, or upon the interest or estate in said lands created or represente	
y this mortgage, or by said indebtédness, whether levied against the said a and all labor or material liens, whether created before or after this date, th any and all claim or right against said mortgagee, its successors or assigns, t aid mortgage debt, by reason of the payment of any of the aforesaid taxes,	nortgagor. S., the irlegal representatives or assigns, or otherwise, and will pay an at are lawfully charged agianst said premises; and said mortgagor. ———hereby wai- to any payment or rebate on, or offset against, the interest or principal or premium assessments, labor or material liens.	
THIRD. That the said mortgagor. will also keep all buildings ere- ire with insurers approved by the mortgagee in the sum of TWONL.	cted and to be exected upon said lands insured against loss and damage by tornado ar y—three hundred	
	property. y of the aforesaid taxes or assessments, or in procuring and maintaining insurance : axes, effect such insurance, pay said liens, and the sums so paid shall be further lien	
ame are payable as provided in this mortgage and in said note and said by	ate of	
mmediately thereafter, anything hereinbefore contained to the contrary the	hereof notwithstanding. In the event of legal proceedings to foreclose this mortgag h foreclosure proceedings at the rate of ten per cent per a nnum in lieu of the furth	
nayments of monthly installments. SIXTH. The said mortgagors shall pay to the said mortgages or to	its successors or assigns, the sum of	
as a reasonable attorney's fee in addition to all other legal costs, as often	rty DOLLAF as any legal proceedings are taken to foreclose this mortgage or default in any	
litional lien on said premises and shall become due upon the filing of petiti	e defendant in any suit affecting the title of said property, which sum shall be an a ion or cross-petition of foreclosure. If the mortgagor hereby assigns the rentals of the above property mortgaged to t	
	at the mortgagee or legal representative may collect said rents and credit the sum co	
CALL	or he enforced has the appealatement of a Descious has the Court	
CALL	y be enforced by the appointment of a Receiver by the Court. nto set their on t	
CALL	y be enforced by the appointment of a Receiver by the Court. their hand S on t W. D. Lancaster	
ected less cost of collection, upon said indebtedness, and these promises ma IN WITNESS WHEREOF, The said mortgagor S. have hereur 22nd day of NOVEMBER A. D. 192	y be enforced by the appointment of a Receiver by the Court. the in hand S on t W. D. Lancaster Georiana Lancaster:	
ected less cost of collection, upon said indebtedness, and these promises ma IN WITNESS WHEREOF, The said mortgagor S. have hereur 22nd day of NOVEMBER A. D. 192	y be enforced by the appointment of a Receiver by the Court. the in hand S on t W. D. Lancaster Georiana Lancaster:	
ected less cost of collection, upon said indebtedness, and these promises ma IN WITNESS WHEREOF, The said mortgagor S. have hereur 22nd day of NOVEMBER A. D. 192	y be enforced by the appointment of a Receiver by the Court. the Ir hand S on to W. D. Lancaster Georiana Lancaster Courty SS	
ected less cost of collection, upon said indebtedness, and these promises ma IN WITNESS WHEREOF, The said mortgagor a have hereur 22nd Ap of November A D 192 TATE OF OKLAHOMA Tulse Before me A. V. Long - day of November W. D. Lancaster and Georgians Late to me known to be the identical person	w. D. Lancaster W. D. Lancaster Georiana Lancaster: County, SS. , a Notary Public in and for said County and State, on the state of the same as their free and voluntary act and deed.	
ected less cost of collection, upon said indebtedness, and these promises ma IN WITNESS WHEREOF, The said mortgagor a have hereur 22nd day of November A. D. 192 TATE OF OKLAHOMA Tulse Before me A. V. Long - day of November W. D. Lancaster and Georgians Latome known to be the identical personant that they executed for the uses and purposes therein set for the uses and purpose therein set for the uses and purposes therein set for the uses and purposes therein set for the uses and purposes therein set for the uses and purpose t	when forced by the appointment of a Receiver by the Court. The set th	
ected less cost of collection, upon said indebtedness, and these promises ma IN WITNESS WHEREOF, The said mortgager S. have hereur 22nd day of November A. D. 192. TATE OF OKLAHOMA Tulsa Before me A. V. Long ———————————————————————————————————	w. D. Lancaster Georiana Lancaster: Georiana Lancaster: Gounty, SS. , a Notary Public in and for said County and State, on the said of the said County and State, on the said county and acknowledged to a said county and acknowledged to a said county act and deed, said county act	
ected less cost of collection, upon said indebtedness, and these promises ma IN WITNESS WHEREOF, The said mortgagor S. have hereur 22nd day of November A. D. 192. TATE OF OKLAHOMA Tulsa Before me A. V. Long - day of November W. D. Lancaster and Georgiana La to me knwon to be the identical perset that they executed for the uses and purposes therein set for IN WITNESS WHEREOF, I have (Ses 1). My commission expires on the 1st day of Liey.	w. D. Lancaster W. D. Lancaster Georiana Lancaster: Georiana Lancaster: Georiana Lancaster: County, SS. , a Notary Public in and for said County and State, on the said notation of the said county and State, on the said notation of the same as their free and voluntary act and deed, orth, thereunto set my hand and notarial seal on the date above mentioned. A: V. Long. Notary Public.	
ected less cost of collection, upon said indebtedness, and these promises ma IN WITNESS WHEREOF, The said mortgager S. have hereur 22nd day of November A. D. 192. TATE OF OKLAHOMA Tulsa Before me A. V. Long any of November W. D. Lancaster and Georgiana La: to me knwon to be the identical persecutation of the uses and purposes therein set for the uses and purposes the	w. D. Lancaster W. D. Lancaster Georiana Lancaster: Georiana Lancaster: Georiana Lancaster: Georiana Lancaster: Georiana Lancaster: County, SS. a Notary Public in and for said County and State, on the personally appeared in a said County and State, on the personally appeared in a said County and State, on the personally appeared in a said County and State, on the personal said County and State, on	
ected less cost of collection, upon said indebtedness, and these promises ma IN WITNESS WHEREOF, The said mortgagor S. have hereur 22nd day of November A. D. 192. TATE OF OKLAHOMA Tulsa Before me A. V. Long - day of November W. D. Lancaster and Georgiana La to me knwon to be the identical perset that they executed for the uses and purposes therein set for IN WITNESS WHEREOF, I have (Ses 1). My commission expires on the 1st day of Liey.	w. D. Lancaster W. D. Lancaster Georiana Lancaster: Georiana Lancaster: Georiana Lancaster: County, SS. a Notary Public in and for said County and State, on the said county and acknowledged to rest the same as: their free and voluntary act and deed, orth, therefor in payment of the said the said county Public. TREASURER'S ENDORSEMENT acciont No. 12630 therefor in payment of	