245546 C.W.J _{ROM}	STATE OF OKLAHOMA, Tules County, This instrument was filed for record on to	he. 26 day D, 1923 at 11:10 book 470 on page 77.
TO UNITED SAYINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	(SEAL)) By Brady Brow Fees, \$	County Clerk, # Mn. Deputy
KNOW ALL MEN BY THESE PRESENTS: That Mae Wilkinson, a single	woman,	
	dahoma, part. Y. of the first part, have mortgage	ad and hereby mortgage to the
UNITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Oklahoma, a con homa, party of the second part, the following described real estate and pret	oration duly organized and doing business under the	statutes of the State of Okla- inty, State of Oklahoma, to-wit:
Lot Bight (8), in Block Four (4 City of Tulsa, Oklahoma, accord thereof,	in Woodward Park Addition to ng to the recorded official p	o the plat
with all the improvements thereon and appurtenances thereunto belongin exemptions.	, and warrant the title to the same and waive the aj	ppraisement, and all 'homestea
Also 5 shares of stock of said Association, Certificate	To. 1569 Class B.	
This mortgage is given in consideration of F1Y.9. Hundred and for the purpose of securing payment of the monthly sum, fines and of the control of the monthly sum, fines and of the control of the co	Dollars, the receipt on the first of the performance of the perf	I which is hereby acknowledged of the covemants hereinafter co
Ained. And the said mortgagor for herself and for her luccessors and assigns, as follows:	heirs, executors and administrators, hereby covens	ant\$with said mortgagee, is
FIRST. Said mortgagor. being the owner of share borrowed of said Association, in pursuance of its by-laws, the money secundary shareholders and borrowers to do, and will pay to said Association on said NO — cents (\$ 20.00 per month, on or before the 20th provided that said indebtedness shall be discharged by the cancellation of many be made thereto, according to the terms of said by-laws and a certain when the said by-laws and a certain M80 WILKINSON 3 SINC SECOND. That said mortgagor is within forty days after the said pon said lands, or upon, or on account of, this mortgage or the indebtedney this mortgage, or by said indebtedness, whether levied against the said	d by this mortgage, will do all things which the by- l stock and loan the aum of TWARLY, ay of each and every month, until said stock shall mat said stock at maturity, and will also pay all fines th made thereto, according to the terms of said by-laws on-negotiable note bearing even date herewith, execu WOMSTI be become due and payable, will pay all taxes and as secured thereby, or upon the interest or estate in a ortgagor	laws of said Association requir Dollars an Dollars an ure as provided in said by-law nat may legally assessed agains or urder any amendments that ted by said mortgagor to said mortgage sessments which shall be levie aid lands created or representes, or otherwise, and will pay an,
and all labor or material liens, whether created before or after this date, the man all claim or right against said mortgagee, its successors or assigns, aid mortgage debt, by reason of the payment of any of the aforesaid taxes THIRD. That the said mortgagorwill also keep all buildings ere ire with insurers approved by the mortgagee in the sum of	any payment or rebate on, or offset against, the intended and to be erected upon said lands insured against Hundred. Dollars, as roperty. of the aforesaid taxes or assessments, or in procuring tes, effect such insurance, pay said liens, and the sums	erest or principal or premium o loss and damage by tornado an s a further security to said mor g and maintaining insurance s
FIFTH. Should default be made in the payment of said monthly sure are payable as provided in this mortgage and in said note and said be the ADE. months, then the aforesaid principal sum of	s, or any of said fines, or taxes, or insurance premiums laws, and should the same, or any part thereof remunity of the properties of the option of said mortgagee, or of its succesereof notwithstanding. In the event of legal proceed foreclosure proceedings at the rate of ten per cent proceedings.	main unpaid for the period DOLLAR sors or assigns, become payab dings to foreclose this mortgag per annum in lieu of the furth
SIXTH. The said mortgagors shall pay to the said mortgagee or to	s successors or assigns, the sum of	
a as a reasonable attorney's fee in addition to all other legal costs, as often ts covenants, or as often as the said mortgagors or mortgagees may be mad ditional lien on said premises and shall become due upon the filing of petit	is any legal proceedings are taken to foreclose this i defendant in any suit affecting the title of said propi in or cross-petition of foreclosure.	mortgage or default in any erty, which sum shall be an a
SEVENTH. As further security for the indebtedness above recite nortgagee and in case of default in the payment of any monthly installment eted less cost of collection, upon said indebtedness, and these promises multiple in the second of the	the mortgages or legal representative may collect sa be enforced by the appointment of a Receiver by the best her hand	id rents and credit the sum co e Court.
	Mae Wilkinson	
STATE OF OKLAHOMA TULES. Before me A. V. Long	County, SS. , a Notary Public in and for	said County and State, on th
24th day of November Mae Wilkinson, a single woman,	, 192 3 , personally appeared	
to me knwon to be the identical pers	nwho executed the within and aforegoing instru	ment and acknowledged to n
that She execute for the uses and purposes therein set I	the same asherfree and vo rth.	luntary act and deed,
성격을 되었다면 하는 다른 가는 가지 하고 보고 있다. 그는 가는 하는 하는 것은 사람들이 얼마를 가고 있다면 모든 것이다.		ove mentioned.
1st denot May 4	lereunto set my hand and notarial seal on the date at A. V. Long, 926.	Notary Public.
I hereby certify that I received \$, 50		or in payment of
mortgage tax on the within mortgage. Dated this 12	, 192 5 . Hirer. By S-B.	Deput