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245711 0.M.J. FROMs	~ 중점 - ' 이 가지 않는 것 않는	E OF OKLAHOMA, Tulen County, SS.	30
	한 방법을 가지 않는 것이 같은 것이 있는 것이 같이 많이 많다. 것이 같이 많이 많이 많이 같이 같이 많이	NOV. A. D., 14 r. P. M., and duly recorded in book.	470 .on page84 .
 TO	같다. 승규가 집에 가지 않는 것이 없는 것이 없 않는 것이 없는 것이 않 않는 것이 없는 것이 않은 것이 않이	O. G. Weaver, Count By Brady Brown,	y Clerk.
UNITED SAVINGS & LOAN Tulsa, oklahom/		ByBy	Deputy
KNOW ALL MEN BY THESE PRESEN	rs: Seorge P. Nicklau and Nel	llie Nichlen, his wife,	
of TUISE, TUISE UNITED SAVINGS & LOAN ASSOCIATO home, party of the second part, the following	on, of Tusa, Okianoma, a corporation duly	198 of the first part, have mortgaged and organized and doing business under the statut TUISE	boreby mortgage to the es of the State of Okla- ate of Oklahoma, to-wit:
Lot Fourteen (1 to the city of plat thereof,	14) in Block Eight (8) ir Tulsa, Oklahoma, accordi	n Exposition Heights Addit Ing to the recorded offici	iron al
with all the improvements thereon and appur	rtenances thereunto belonging, and warrant	the title to the same and waive the appraisen	rent and all homestead
exemptions. 9 AlsoShares of stock of	said Association, Certificate No. 1570	Class B.	
This mortgage is given in consideration c and for the purpose of securing payment of t	of Nine Hundred the monthly sum, fines and other items here	Dollars, the receipt of which inafter specified, and the performance of the co ors and administrators, hereby covenant	vemants hereinafter con-
borrowed of axid Association, in pursuance of shareholders and borrowers to do, and will p NO	its by-laws, the money secured by this mor any to said Association on said stock and lo month, on or before the 20th day of each and harged by the cancellation of said stock at any amendments that may be made thereto, of said by-laws and a certain non-negotiable. P. MICKLER AND NOTING NATION within forty days after the same become due is mortgage or the indebtadness secured there is mortgage or the indebtadness secured there ther levied against the said mortgagor B. I d before or after this date, that are lawfully gee, its successors or assigns, to any payment of any of the aforesaid taxes, assessments, lo will also keep all buildings arceted and to be e in the sum of	rected upon said lands insured against loss and Dollars, as a furth id taxes or assessments, or in procuring and m insurance, pay said liens, and the sums so paid Aper cent per annum. d fines, or taxes, or insurance premiums, or sny uld the same, or any part thereof remain un tion of said mortgages, or of its successors or i tanding. In the event of legal proceedings to occeedings at the rate of ten per cent per annu	said Association require
SIXTH. The said mortgagors shall pay	One Hundred	assigns, the sum of	DOLLARS
ts covenants, or as often as the said mortgagor litional lien on said premises and shall becom SEVENTH. As further security for th mortgagee and in case of default in the payme	rs or mortgagess may be made defendant in a e due upon the filing of petition or cross-peti e indebtedness above recited the mortgagen at of any monthly installment the mortgage duess, and these promises may be enforced by mortgager Sha. 74 hereunto est	r hereby assigns the rentals of the above proj e or legal representative may collect said rents, y the appointment of a Receiver by the Court, NGLThand_S	ch sum shall be an ad- perty mortgaged to the and credit the sum col-
ay o		George P. Nicklau	
STATE OF OKLAHOMATUL	Sa	Nellie Nicklau	
GOOR GO P. NICKL to me in that for the us IN WI wy commission expires on the	of November , 192 3, au and Nellie Nicklan, h won to be the identical person. Swho exec 	, a Notary Public in and for said Co personally appeared is wife, suted the within and sforegoing instrument an their free and voluntary s y hand and notarial seal on the date above mer Esther Richenbach, N	d acknowledged to me ct and deed, tioned. ttary Public.
Lhereby cartify that I received \$	TREASURE 9.0and issued receipt No Auc	R'S ENDORSEMENT 12730therefor in pays By	nent of