## MORTGAGE RECORD NO. 413

FROM COM	STATE OF OKLAHOMA, Tules, County, SS.	100
	The instrument was filed for record on the	
	제한 경험 문화를 하고 있다. 그는 사람들은 사람들은 사람들은 사람들은 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	
<u>TO</u>	(SEAL) O. D. Lewson County Clerk	
UNITED SAVINGS & LOAN ASSOCIATION	ByDelmanDeputy.	Ĩ
TULSA, OKLAHOMA	Fees, \$	
KNOW ALL MEN BY THESE PRESENTS:		
That Elmer Brooks and Lela B. Broo	ks, his wife	
f Mil co Mil co County in the State of	Oklahoma, part_1.0Sof the first part, have mortgaged and hereby mortgage to the	
JNITED SAVINGS & LOAN ASSCCIATION, of Tulsa, Oklahoma, a corpor	ration duly organized and doing buisiness under the statutes of the State of Oklahoma,	
sarty of the second part, the following described real estate and premises situate	d inCounty, State of Oklahoma, to-wit:	
Lpt Twelve (12) in Spr		
to the City of Tulsa, (		
	and the first of t	
	TREASHRERS ENDORSEMENT CERTIFY that I received \$	
ment No.	LOZZ therefor in payment of mortgage	
is an the	his — day of	
Dated (	WAYNE L. DICKEY, County Treasurer	
	WAYNE L. DIEKEY, COUNTY TOO	
	Military and the second	
		111000
그 말이 얼굴 그런 그는 걸린 그 얼마로 봐.		Į.
with all the improvements thereon and appurtenances thereunto belonging, and where of stack of said Apparition.	warrant the title to the same and waive the appraisement, and all homestead exemptions No. 937 Class. B.	
This mortgage is given in consideration of Twelve Hundred	Dollars, the receipt of which is hereby acknowledged,	
And the said mortgagors for themselves and for the	ems hereinafter specified, and the performance of the covenants hereinafter contained.  17. heirs, executors and administrators, hereby covenantwith said mortgagee, its	
uccessors and essigns, as follows: FIRST. Said mortgagor S. being the owner ofshe	ares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having	
orrowed of said Association, in pursuance of its by-laws, the money secured b	by this mortgage, will do all things which the by-laws of said Association require share- loan the sum of	
cents (\$.40,00.) per month, on or before the 20th day of ea	ach and every month, until said stock shall mature as provided in said by-laws, provided turity, and will also pay all fines that may be legally assessed against	
nder said by-laws or under any amendments that may be made thereto, accom-	ding to the terms of said by-laws or under any amendments that may be made thereto,	
Elmer Brooks an	d Lels Brooks his wife - to said mortgager.	
	become due and payable, will pay all taxes and assessments which shall be levied upon thereby, or upon the interest or estate in said lands created or represented by this mort-	
age, or by said indebtedness, whether levied against the said mortgagog - to r material liens, whether created before or after this date, that are lawfully cha	heirlegal representatives or assigns, or otherwise, and will pay any and all labor arged against said premises; and said mortgagor. Shereby waive any and all claim or	
ight against said mortgagee, its successors or assigns, to any payment or reba eason of the payment of any of the aforesaid taxes, assessments, labor or mater	te on, or offset against, the interest or principal or premium of said mortgage debt, by	
THIRD That the said mortgager S will also keen all buildings erected	d and to be crected upon said lands insured against loss and damage by tornado and fire	
ebt, and assign and deliver to the mortgagee all insurance upon sold property.	그러워 하는 어느 아무리는 내가 하는 사람들이 아이에게 하지만 살고 있는 것이다. 그는 사람들은	
ovenanted, said mortgagee, its successors or assigns may pay such taxes, effect s	the aforesaid taxes or assessments, or in procuring and maintaining insurance as above	
	such insurance, pay said liens, and the sums so paid shall be further lien on said premises	
	r any of said fines, or taxes, or insurance premiums, or any part thereof, when the same	
FIFTH. Should default be made in the payment of said monthly sums, or re payable as provided in this mortgage and in said note and said by-laws, and sl	r any of said fines, or taxes, or insurance premiums, or any part thereof, when the same hould the same, or any part thereof remain unpaid for the period of LUX99	, and
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FIFTH. Should default be made in the payment of said monthly sums, or re payable as provided in this mortgage and in said note and said by-laws, and all penalties, taxes and insurance premiums, shall, at y thereafter, anything hereinbefore contained to the contrary thereof notwiths hereby secured shall bear interest from the filing of such foreclosure proceedings ments.  SIXTH. The said mortgagors shall pay to the said mortgagee or to its succeedings and shall bear interest from the filing of such foreclosure proceedings ments.  SIXTH. The said mortgagors shall pay to the said mortgagee or to its succeeding and said mortgages or mortgages may be made defendant in an often as the said mortgagors or mortgages may be made defendant in an eremises and shall become due upon the filing of petition or cross-petition of for SEVENTH. As further, security, for the indebtedness above recited the manufacture of the said mortgages and shall become due upon the filing of petition or cross-petition of the SEVENTH. As further, security, for the indebtedness above recited the manufacture of the said mortgages and shall become due upon the filing of petition or cross-petition of the said mortgages and shall become due upon the filing of petition or cross-petition of the said mortgages.	r any of said fines, or taxes, or insurance premiums, or any part thereof, when the same hould the same, or any part thereof remain unpaid for the period of LUX99.  LINDATED  DOLLARS, the option of said mortgages, or of its successors or assigns, become payable immediationating. In the event of legal proceedings to foreclose this mortgage, the indebtedness at the rate of ten per cent per annum in lieu of the further payments of monthly install-cessors or assigns, the sum of twenty DOLLARS, egal proceedings are taken to foreclose this mortgage for default in any of its covenants, sy suit affecting the title of said property, which sum shall be an additional lien on said oreclosure.	
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