MORTGAGE RECORD NO. 413

210379 C.M.J. Com	STATE OF OKLAHOMA, Tulsa, County, SS.
210379 C.M.J. COMPARED	The instrument was filed for record on the 4th day of A.D., 1922 o'clock P. M., and du,ly recorded in book 413 on page 191
	O. D. Lawson.
To	((SEAL)) County Clerk By F. Delman, Deputy
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	Fees, \$
KNOW ALL MEN BY THESE PRESENTS:	
That. W. M. Henson and Nannie A	. Henson, his wife,
	Oklahoma, part.—of the first part, have mortgaged and hereby mortgage to the ation duly organized and doing buisiness under the statutes of the State of Oklahoma d in
Lot Nine (9) in Block Tulsa County, Oklahoma official plat thereof,	Eleven (11) in Park View Place, a, according to the recorded
TREA	surer's endorsement_
in ear certif	y that I received \$ / B and issued L'therefor in payment of mortgage
int No. 22	Litherefor in payment of mortgage
Dated this 2	mortgage. day of Oet 192 2
i za za kaj projektiva kaj za kaj kaj kaj kaj kaj kaj kaj kaj kaj ka	NE L. DICKEY, County Treasurer
	Deputy
with all the improvements thereon and appurtenances thereunto belonging, and w	varrant the title to the same and waive the appraisement, and all homestead exemption
Also 18 shares of stock of said Association Certificate 5. This mortgage is given in consideration of Lighteen Hundred and for the purpose of securing payent of the monthly sum, lines and other its	No1030
FIRST, Said mortgagor S, being the owner of 18 shaborrowed of said Association, in pursuance of its by-laws, the money secured by holders and borrowers to do, and will pay to said Association on said stock and I conts (\$ 2.00 cm), per month, on or before the 20th day of each hat said incebtedness shall be discharged by the cancellation of said stock at mat under said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and a certain non-negotiable note bearing	res of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having this mortgage, will do all things which the by-laws of said Association require share to the sum of
aid lands, or upon, or on account of, this mortgage or the indebtedness secured t rage, or by said indebtedness, whether levied against the said mortgagor. S., or material liens, whether created before or after this date, that are lawfully chain ight against said mortgagee, its successors or assigns, to any payment or rebat ceson of the payment of any of the aforesaid taxes, assessments, labor or materi	ecome due and payable, will pay all taxes and assessments which shall be levied upor their physical points of the interest or estate in said lands created or represented by this more and the larged against said premises; and said mortgagor. Subsection or offset against, the interest or principal or premium of said mortgage debt, by all lens. I and to be erected upon said lands insured against soss and damage by tornado and firm and to be erected upon said lands. I and to be erected upon said lands insured against soss and damage by tornado and firm and the lands. I and to be erected upon said lands insured against soss and damage by tornado and firm and the lands.
FOURTH. If said mortgagor. Smake default in the payment of any of tovenanted, said mortgagee, its successors or assigns may pay such taxes, effect sunder this mortgage, payable forthwith, with interest at the rate of	
re payable as provided in this mortgage and in said note and said by laws, and sh months, then the aforesaid principal sum of	any of said fines, or taxes, or insurance premiums, or any part thereof, when the same ould the same, or any part thereof remain unpaid for the period of three Large Large DOLLARS the option of said mortgagee, or of its successors or assigns, become payable immediate
y thereafter, anything hereinbefore contained to the contrary thereof notwithst	anding. In the event of legal proceedings to foreclose this mortgage, the indebtednes at the rate of ten per cent per annum in lieu of the further payments of monthly install
SIXTH. The said mortgagors shall pay to the said mortgages or to its succ	essors or assigns, the sum of
s a reasonable attorney's fee in addition to all other legal costs, as often as any le	egal proceedings are taken to foreclose this mortgage for default in any of its covenants y suit affecting the title of said property, which sum shall be an additional lien on saic
premises and shall become due upon the filing of petition or cross-petition of fo SEVENTH. As further security for the indebtedness above recited the me	
ollection, upon said indebtedness, and these promises may be enforced by the ap IN WITNESS WHEREOF. The said mortgager and have hereunto s	ppointment of a Receiver by the Court. et Line ir hand Son theA, D, 192, 2
OTG day of OC COBET	A. D. 192≦.♥ W. M. Henson
	Mrs. Nannie A. Henson
	antos Admito As Hollows
TATE OF OKLAHOMA Tulss County, SS Before me A. V. Long	a Notary Public in and for said County and State, on this
3rd day of October 192 W. M. Henson and Nannie A.	2 personally appeared Henson, his Wife.
to me known to be the identical person. they executes	S_who executed the within and aforegoing instrument and acknowledged to me that uted the same astheirfree and voluntary act and deed.
for the uses and purposes therein set for IN WITNESS WHEREOF, I have be	reunto set my hand and notarial seal on the date above mentioned.
Ay commission expires on the 1st (Seal) day of	"A. V. Long. Notary Public May. 1926.
TREASURER'S E	INDORSEMENT
###	d issued receipt Notherefor in payment of
nortgage tax on the within mortgage. Dated this	
County Treasurer	당시 그렇게 하고 생생하는 모양하다는 이렇게 생각하다고 하는 수 있을까요 하고 하는 그 학생들이 되었다.
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and the same