## COMPARED MORTGAGE RECORD NO. 413

	STATE OF OKLAHOMA, Tulsa, County, SS.	9 Maria
211081 OM. J. FROM	The instrument was filed for record on the 12th day of 0.0ts. A.D., 192, 2 at 4:10 c'clock Ps. M., and duly recorded in book 413 on page 206.	
	((SEAL)) County Clerk	ν
TO	By F. Delman, Deputy.	3
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	Fees, \$	
	) Fees, \$	
NOW ALL MEN BY THESE PRESENTS:	deline Erter, his wife,	
That Go We Est ter Bild A	deline proc, uls aire.	
Tulsa, Tulsa County, in the State of C	Oklahoma, part 198 of the first part, have mortgaged and hereby mortgage to the	
NITED SAVINGS & LOAN ASSOCIATION, of Tulea, Oklahoma, a corpora	ation duly organized and doing buisiness under the statutes of the State of Oklahoma,	
arty of the second part, the following described real estate and premises situated	d inCounty, State of Oklahoma, to-wit:	
	and Twenty-one (21) in Block Square Addition to the City	
of Tulsa, Oklaho	ma, according to the recorded	
official plat th	lereor,	
역하다 보면 이 사람들이는 밤 살았다면 모양했다.		
	TREASURER'S ENDORSEMENT	
liore)	by certify that I received \$ and issued	
tax on the	o. Therefor in payment of mortgage	
Dated	e within mortgage. Der 1922	
	WAYNE L. DICKEN, County Treasurer	
	Deputy	
th all the improvements thereon and appurtenances thereunto belonging, and w	warrant the title to the same and waive the appraisement, and all homestead exemptions	
This mortgage is given in consideration of	OC 11 11 UV Dollars, the receipt of which is hereby acknowledged.	
And the said mortgagor 8 for themselves and for their	ems hereinafter specified, and the performance of the covenants hereinafter contained.  Lheirs, executors and administrators, hereby covenantT with said mortgagec, its	
ccessors and assigns, as follows: FIRST. Said mortgagor. S. being the owner of9sha	ares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having	
prowed of said Association, in pursuance of its by-laws, the money secured by	by this mortgage, will do all things which the by-laws of said Association require share- loan the sum of 1917 by dollars and NO	
and the second second with pay to said 7 second on the second sec	ach and every month, until said stock shall mature as provided in said by laws, provided	
	to the state of th	
at said indebtedness shall be discharged by the cancellation of said stock at mat-	turity, and will also pay all fines that may be legally assessed against	
at said ind chtedness shall be discharged by the cancellation of said stock at mat ider said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and a certain non-regainable note bearing	ding to the terms of said by-laws or under any amendments that may be made thereto,	
at said ind chtedness shall be discharged by the cancellation of said stock at mat ider said by-laws or under any amendments that may be made thereto, accord- cording to the terms of said by-laws and a certain non-negotiable note bearing. O. W. ETTER AND AGELINE BY SECOND. That said mortgager. S., within forty days after the same be	ding to the terms of said by-laws or under any amendments that may be made thereto, is even date herewith, executed by said mortgagor. S. to said mortagage to said mortagage to the said mortagage.	
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at said ind chtedness shall be discharged by the cancellation of said stock at mat der said by-laws or under any amendments that may be made thereto, accord cording to the terms of said by-laws and a certain non-negotiable note bearing. We EXTOR AND Adoline Second in the terms of said by-laws and a certain non-negotiable note bearing. SECOND. That said mortgagor S. within forty days after the same be id lands, or upon, or on account of, this mortgage or the indebtedness secured to ge, or by paid indebtedness, whether levied against the said mortgagor S. material licen, whether created before or after this date, that are lawfully charged the said mortgage, its successors or assigns, to any payment or robat asson of the payment of any of the aforesaid taxes, assessments, labor or material THIPD. That the said mortgage of the said protracter.	ding to the terms of said by-laws or under any amendments that may be made thereto, in even date herewith, executed by said mortgagor.  **Ttor.** his Wife.** to said mortgagee ecome 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 morttagee expenses and the expenses of the will pay any and all labor reged examist said premises; and said mortgage hereby waive any and all claim or tee on, or offset against, the interest or principal or premium of said mortgage debt, by ial liens.	
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