MORTGAGE RECORD NO. 413

211

211240 C.N.J.	STATE OF OKLAHOMA, Tulsa, County, SS. The instrument was filed for record on the 14th
FROM FROM	The instrument was filed for record on the 14th of OCC. A.D., 192, 2 or 11:50 of
10	(SEAL)) 0. D. Lewson. (SEAL)) County Clerk By F. Delman. Depu
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	승규는 승규는 것은 것은 것을 가장하는 것이 가격했다. 것이 가격했다.
	5 Fees, \$
KNOW ALL MEN BY THESE PRESENTS: J. N. Williams on and Et	hel Williamson, his wife,
of	f Oklahoma, part 185 of the first part, have mortgaged and hereby mortgage to t
	oration duly organized and doing buisiness under the statutes of the State of Oklahor
party of the second part, the following described that estate and president state	ted inCounty, State of Oklahoma, to-wit:
Lots Twelve (12), T	hirteen (13), Fourteen (14),
and Fifteen (15) in	Block Four (4), and all of
City of Tulsa, Okla	Interurban, Addition to the homa, according to the re- t thereof,
COrded orriclal pla	t thereof,
	TREASURER'S ENDORSEMENT
	and isst
	this day of 192 2
	WAYNE L. DICKEY, County Treasu
	Depu
with all the improvements thereon and appurtenances thereunto belonging, and Also	l warrant the title to the same and waive the appraisement, and all homestead exemptive No. 1049 Class. B. Dollars, the receipt of which is hereby acknowledg
This mortgage is given in consideration of One Thousand and for the purpose of securing payment of the monthly sum, fines and other i	Dollars, the receipt of which is hereby acknowledg
And the said mortgagor S for themselves and for the successors and assigns, as follows:	items hereinafter specified, and the performance of the covenants hereinafter contained 17heirs, executors and administrators, hereby covenantwith said mortgagee,
FIRST Said mortgagor S being the owner of 10 sh	hares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and hav by this mortgage, will do all things which the by-laws of said Association require the
hulders and borrowers to do, and will pay to said Association on said stock and	d loan the sum of Thirty
t hat said indebtedness shall be discharged by the cancellation of said stock at me	actual and every month, that said took and hard to provide a part of the said of the said of the said said of the said said of the said of
according to the terms of said by-laws and a certain non-negotiable note bear	ing even date herewith executed by said mortager. S thel willlemson, his wife
SECOND. That said mortgagor.S, within forty days after the same	become due and payable, will pay all taxes and assessments which shall be levied up
gage, or by said indebtedness, whether levied against the said mortgagor_S	I thereby, or upon the interest or estate in said lands created or represented by this m
right against said mortgagee, its successors or assigns, to any payment or reb	narged against said premises; and said mortgagorhereby waive any and all claim rate on, or offset against, the interest or principal or premium of said mortgage debt,
reason of the payment of any of the aforesaid taxes, assessments, labor or mate THIRD. That the said mortgager — , will also keep all buildings arects (DDB) - , DDB)	rial liens. ed and to be crected upon said lands insured against loss and damage by tornado and f Sanddollars, as a further security to said mortge
debt, and assign and deliver to the mortgagee all insurance upon said property.	이 가슴 물건물을 가지 않는 것이 같다. 이 것은 것이 많이 많이 있는 것이 같아요.
covenanted, said mortgagee, its successors or assigns may pay such taxes, effect	f the aforesaid taxes or assessments, or in procuring and maintaining insurance as abo such insurance, pay said liens, and the sums so paid shall be further lien on said premi
	or any of said fines, or taxes, or insurance premiums, or any part thereof, when the sa
are navable as provided in this mortgage and in said note and said by-laws, and s	
months, then the aforesaid principal sum of One 1	housand Dollar
months, then the aforesaid principal sum ofOne with arrearages thereon, and all penalties, taxes and insurance premiums, shall, o ly thereafter, anything hereinbefore contained to the contrary thereof notwith	housand Dollar at the option of said mortgagee, or of its successors or assigns, become payable immedi istanding. In the event of legal proceedings to foreclose this mortgage, the indebtedn
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