MORTGAGE RECORD NO. 413

201143 GH

, 가리 등의 존대의 (FROM) 이 그 나라 말린 것도 하고 :	The instrument was filed for record on the A.D., 1922 at 4:00 day
	o'clockM, and duly recorded in book410on page22
TO	(SEAL) O.D.Lawson County Clerk By Chas Haley Deputy
United savings & Loan association Tulsa, oklahoma	By Ch≳s Haley Deputy.
NOW ALL MEN BY THESE PRESENTS: That W. D. Lancaster and Gerogianna 1	Lancaster his wife.
Tulss Tulsa	of Oklahoma, part 165 of the first part, have mortgaged and hereby mortgage to the
NITED SAVINGS & LOAN ASSCCIATION, of Tulsa, Oklahoma, a cor	poration duly organized and doing buisiness under the statutes of the State of Cklahoma. Luls a
Lot Four (4) in Bloc	ok One (1) in
Hobbs Addition to th	ne city of Tulsa,
Oklahoma, according	to the recorded pfficial
plat thereof.	TREASURER'S ENDORSEMENT
	TREASURER'S ENDORSEMENT I nereby certify that I received \$ 20 and issued Receipt No. 2.5.2 therefor in payment of mortgage
오늘 마음을 보고 살이다. 현 경험도	tax on the within mortgage. May 1927
보는 경험 없는 것이 없다는 바다	Dated this Z day of Z
	Dated this 22 day of May 1927 WAYNE L DICKEY County Treasures A Gamety
	이 하는 것으로 이 속을 가는 그릇 살이나 이번까요? [[10]
Alsoshares of stock of said Association, Certifica	nd warrant the title to the same and waive the appraisement, and all homestead exemptions the No. 854 B.
nd for the purpose of securing payment of the monthly sum, fines and other	Dollars, the receipt of which is hereby acknowledged, r items hereinafter specified, and the performance of the covenants hereinafter contained. LTheirs, executors and administrators, hereby covenantwith said mortgagee, its
FIRST, Said mortgagor S being the owner of 23	shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having
olders and barrowers to do, and will pay to said Association on said stock a	ed by this mortgage, will do all things which the by-laws of said Association require share- and loan the sum of 1117 dollars and 10 dollars
at said indebtedness shall be discharged by the cancellation of said stock at	maturity; and will also pey all fines that may be legally assessed against. The m
cording to the terms of said by-laws and a certain non-negotiable note be	aring even date herewith, executed by said mortgagor
SECOND. That said mortgagor. S., within forty days after the sam	the become due and payable, will pay all taxes and assessments which shall be levied upon the therest or estate in said lands created or represented by this mort-
ge, or by said indebtedness, whether levied against the said mortgagor S	their legal representatives or assigns, or otherwise, and will pay any and all labor
the against said mortgagee, its successors or assigns, to any payment or re-	charged against said premises; and said mortgagor_Shereby waive any and all claim or elate on, or offset against, the interest or principal or premium of said mortgage debt, by
ason of the payment of any of the aforesaid taxes, assessments, labor or ma THIRD. That the said mortgagor_Swill also keep all buildings ere-	cted and to be erected upon said lands insured against soss and damage by tornado and fire
at it was a few manager in the sum of Discout ve to	h man Handwad dellure as a further consister to said mortgage
ith insurers approved by the mortgagee in the sum of	hree_Hundreddollars, as a further security to said mortgage
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the insurers approved by the mortgagee in the sum of Twent y. to the tond ussign and deliver to the mortgagee all insurance upon said propert FOURTH. If said mortgagors make default in the payment of any venented, said mortgage, its successors or assigns may pay such taxes, effected this mortgage, payable forthwith, with interest at the rate of ten FIFTH. Should default be made in the payment of said monthly suites a payable as provided in this mortgage and in said note and said by-laws, an Se	hree Hundred dollars, as a further security to said mortgage by of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above ct such insurance, pay said liens, and the sums so paid shall be further lien on said premises per cent per annum. In a read of any of said lines, or taxes, or insurance premiums, or any part thereof, when the same of abould the same, or any part thereof remain unpaid for the period of DOLLARS, and the option of said mortgage, or of its successors or assigns, become payable immediations and the event of legal proceedings to foreclose this mortgage, the indebtedness gas at the rate of ten per cent per annum in lieu of the further payments of monthly install-successors or assigns, the sum of the further payments of monthly install-successors or assigns, the sum of the further payments of monthly install-successors or assigns, the sum of the further payments of monthly install-successors or assigns, the sum of the further payments of monthly install-successors or assigns, the sum of the sum of its covenants, any suit affecting the title of said property, which sum shall be an additional lien on said of foreclosure. In a pay suit affecting the title of said property, which sum shall be an additional lien on said of foreclosure. In a pay suit affecting the title of said property, which sum shall be an additional lien on said of foreclosure. In a pay suit affecting the title of said property, which sum shall be an additional lien on the sum of lient and credit the sum
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