MORTGAGE RECORD NO. 413

UNITED SAVINGS & LOAM ASSOCIATION From A. SHOW ALLMEN BY THESE PERSONTS The A. (1997) S. (199	UNITED SAVINGS (LOMA ASSOCIATION Dys. 7. Rel 1992. Dys. 7. Rel 1992. BOY ALL MEN BY THESE PREENTS That Object 1969 Read 1992 Read 199	FROM COMPARED	The instrument was filed for record on the 19 day of Dec. A. D. 192 2 at 4:45	
UNITED SAYMORE ALL ADM ASSOCIATION Figs. 1. THE MARKES PRESENTS. County is the Start Start Start of Children, part 1525 of the first part, here enriqued and hereby astroys to the UNITED SAYMORE ALL COMPANION CONTROL of Children in the Ch	DUNITIO SAVINGS. CHAIMMAN. Figs. 8. Figs. 8.		o'clock. P. M., and duly recorded in book. 415. on page 292.	
The Charles F. Bergmond and Joules R. Reymond, his wife of the first park liver mergaped and hereby mirrages to the NRTES SWINGS ALONA SECCIATION of this Chairman of the security from the Indiana described real curves and premise minuted in Chairman of the security from the Indiana described real curves and premise minuted in Chairman of the security from the Indiana described real curves and premise minuted in Chairman of the security from the Indiana described real curves and premise minuted in Chairman of the security from the Indiana described real curves and premise minuted in Chairman of the security from the Indiana described real curves and premise minuted in Chairman of the security from the Indiana described of all American Indiana of the Indiana of the Indiana described of all American Indiana of the Indiana of Indiana	This proper is the receive and spectromoco there are helding, and variety the title in the area of black and the first part have muraged and hereby meregap to the HTED SWINGS & LONA SECULTION, I this, Schlebons, as experiment only employed and skingly believe made the attention of the State of Children, we will be seen the proper of the state of the State of Children, to will be seen to the state of the State of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of Children, to will be seen to the state of the children of the children of the state of t	TO UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	By F. Delman, Deputy.	
The State of Tables 1. Country, in the State of Oktoburn, mark 158 of the firm pair, have managed and hearby surgace to the NUMED SANCESCA COM SACCATION of These of Children, survey of the second part, the believing described and cleanes and general second part of the second part, the believing described and cleanes and general second part of the second	THE SALESTALESTALESTALESTALESTALESTALESTALES	That Charles W. Raymond and Louise B. Raymond, his wife,		
Lot Sight (8) in Brook Three (3) in Exposition Heights Lot High (8) in Brook Three (3) in Exposition Heights Lot High (8) in Brook Three (3) in Exposition Heights Lot High (8) in Brook Three (3) in Exposition Heights Lot High (8) in Brook Three (3) in Exposition Heights Lot High (8) in Brook Three (3) in Exposition Heights Lot High (8) in Brook Three (3) in Exposition Heights Lot High (8) in	TO Sight (6) in Broom and properties are home and approximate in the state of the s	f. Tulsa, Tulsa	Oklahoma, part 105 of the first part, have mortgaged and hereby mortgage to the	
Add 11 the improvements there an adaptor cleanes, there and belonging, and warrent the title to the same and waive the generatement, and all bennested exceptions Air. But the improvements there are described and Association, Certificate No. 1440	AGULTAON to the City of Tulkes, Oklahome, eccording to the recorded of Trices of Tulkes, Oklahome, eccording to the Tulkes recorded to the second of the record of the rec	UNITED SAVINGS & LOAN ASSCCIATION, of Tulsa, Oklahoma, a corpor	ration duly organized and doing buisiness under the statutes of the State of Oklahoma,	
Abo	Abo	Addition to the City	of Tulsa. Oklahoma according to	
Abo	Abo			
Aben. 9. Aberes of stock of and Association, Certifician No. 114.63. The motivage is given in consideration of . \$1.813. HURT 2 GL. The motivage is given in consideration of . \$1.813. HURT 2 GL. And the still motivage St. for . \$1.9000 St. fine and of the coverance of the coverance herisafter contained. And the still motivage St. for . \$1.9000 St. fine and of the formation of the coverance herisafter contained. And the still motivage St. for . \$1.9000 St. fine and of the formation of the coverance herisafter contained. And the still motivage St. for . \$1.9000 St. fine and of the formation of the formation of the formation of the coverance of and formation. In motivage St. for . \$1.9000 St. fine and of the formation of the for	Abo			
FIRST. Said mortgages. 8. being the cover of	FIRST. Said mortgager. 8. Leeing the owner of 8. share of stock of the said UNITED SAVINGS & LOAN ASSICIATION, and having rowed of aid Association in pursues alteration regular share-fers and between the said and the said of the said and the said of all things which the by-lives of said Association regular share-fers and between the said and the said of the said and the said an	Also	No. 1140 Class B. Dollars, the receipt of which is hereby acknowledged, rems hereinafter specified, and the performance of the covenants hereinafter contained.	
coording to th terms of said by-leve and a certain non-negotiable note bearing even date harwith, executed by said mortgager. 8. **CREMOND*** That said mortgagers 8. within forty days after the same become due and payable, will pay all taxes and assessments which all be levied upon all lands, or upon, or on account of this mortgage or the indebtedness seath of the pay are pool to the interest or estate in said lands created or represented by this mort-age or by said indebtedness, whether levied against the said mortgager. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	commission to terms of said by-Space and a certain non-negotiable note bearing even date herewith, executed by said mortgager. 8. CRECOND. That said mortgager. 8. within forty days after the same become due and payable, will pay all taxes and assessments which shall be levied upon lands, or upon, or on account of, this morts, or by said indetections, swell and the said mortgager. 9	FIRST, Said mortgagor S, being the owner of 8, she perceved of said Association, in pursuance of its by-laws, the money secured b solders and borrowers to do and will pay to said Association on said stock and 1, cents (\$.4.5) per month, on or before the 20th day of ea hat said indebtedness shall be discharged by the cancellation of said stock at mat	by this mortgage, will do all things which the by-laws of said Association require share- loan the sum of TW9 nty = 21ve. dollars and No = . =	
the seguinst said mortgages, its successors or assigns, to any payment or rebate on, or office against, the interest or principal or premium of said mortgage eithet. By a successors or assigns, the property of the mortgage of the sun of the s	t against sid mortgages, its successors or assigns, to any payment or relate on, or offict against, the interest or principal or premium of said mortgages on on of the payment of any of the officeasid taxes, assessments, short or material lieus. THIRD. That the said mortgages, it will also keep all highlings exceed and to be erected upon said lands insured against uses and damage by tornado and fire insurers approved by the mortgages in this und of the said mortgages. A said saidy and deliver to the mortgages and an adapt and the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above manteel, said mortgages. It also successors or assigns may pay such taxes, effect such insurance, pay said lieus, and the sums so paid shall be further lieu on said premises or this mortgage, payable forthwish, with interest at the rate of 25.2. per cent per annum. FIFTH. Should default be made in the payment of said mortally sums, or any of said fines, or taxes, or insurance premiums, or any part thereof remain unpaid for the period of PETS. PETS AND	coording to the terms of said by-laws and a certain non-negotiable note bearin Charles W. Raymond and Li SECOND. That said mortgagor. S., within forty days after the same be uid lands, or upon, or on account of, this mortgage or the indebtedness secured tage, or by said indebtedness, whether levied against the said mortgagor.	ng even date herewith, executed by said mortgagor_Sto said mortagagee OUISE_B_Raymondhis_wifeto said mortagagee iecome 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	
ovenanted, sid mortagee, its successors are assigns may pay such taxes, effect such insurance, pay said liera, and the sums so paid shall be further lies on said premises neet this nortage, payable for this mortage, payable for this mortage, payable stronging and in said mothly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the safe re payable as provided in this mortage and in said note and said by jawa, and phould the game, or any part thereof remain unpaid for the period of. URTS. Months that the aforesaid principal sum of 12 18 11 18 18 18 18 18 18 18 18 18 18 18	resonable, said mortgages, its successors or assigns may pay such taxes, effect such insurance, pay said liters, and the sums or paid shall be further lien on said premises or this mortgage, payable forthwith, with interest at the rate of the payment of said monthly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the saine payable has provided in this mortgages and in said notes and said bylays, and phould be game, or any part thereof remain unpaid for the period of URTOS DOLLARS, a rereargest thereon, and all penalities, taxes and insurance premiums as shall, at the option of said mortgages, or of its successors or assigns, become payable immediates the said mortgages and in said near a shall at the option of said mortgages, or of its successors or assigns, become payable immediates the said mortgages or the filling of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly installate. SIXTH. The said mortgagors shall pay to the said prottages or to its successors or assigns, the sum of DOLLARS, reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenants, as often as the said mortgagors or mortgages any be made defendant in any suit affecting the title of said property, which sum shall be an additional lieu on said nises and shall become due upon the filing of petition or cross-petition of foreclosure. SEYEMTH. As a turbus security for the indebteniess above recited the mortgages hereby assigns the rentals of the above property mortgaged to the mortgages in case of default in the payment of any monthly installment the mortgages or legal representative may collect said ments and credit the sum collected less cost of cition, upon said indebteniess, and these promises may be endored by the appointment of the said indebtenies and drese promises may be endored by the appointment of the period of the s	ight against said mortgagee, its successors or assigns, to any payment or rebal eason of the payment of any of the aforesaid taxes, assessments, labor or mater THIRD. That the said mortgagor. R. will also keep all buildings erected with insurers approved by the mortgagee in the sum of	te on, or offset against, the interest or principal or premium of said mortgage debt, by ial liens. d and to be erected upon said lands insured against loss and damage by tornado and fire	
menths, then the aforesaid principal sum of	menths, then the aforesaid principal sum of	ovenanted, said mortgagee, its successors or assigns may pay such taxes, effect ander this mortgage, payable forthwith, with interest at the rate of	nuch insurance, pay said liens, and the sums so paid shall be further lien on said premises	
SIXTH. The said mortgagors shall pay to the mid-mortgagor at to its successors or assigns, the sum of	SIXTH. The said mortgagors shall pay to the said mortgages or to its successors or assigns, the sum of	rith arrentages thereon, and all penalties, taxes and insurance premiums, shall, at thereafter, anything hereinbefore contained to the contrary thereof notwithst hereby secured shall bear interest from the filing of such foreclosure proceedings	t the option of said mortgagee, or of its successors or assigns, become payable immediat- tanding. In the event of legal proceedings to foreclose this mortgage, the indebtedness	
as reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to forcelose this mortgage for default in any of its covenants, resoften as the said mortgagers are mortgaged and the said mortgagers are mortgaged by the said mortgager and shall be come due upon the filing of petition or cross-petition of forcelosure. SEVENTH. As further accurity for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgager and in case of default in the payment of any monthly installment the mortgager of legal representative may collect said rents and credit the sum collected less cost of allection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor. — have Shereunto set. — The Trong — hand. S. — on the ISCN — day of	reasonable storney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenants, so often as the said mortgagers may be made defendant in any suit affecting the title of said property, which aum shall be an additional lien on said niess and shall become due upon the filing of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgager in case of default in the payment of any monthly installment the mortgager or legal representative may collect said rents and credit the sum collected less cost of action, upon said indebtedness, and there promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager. B., ha. Thereunto set. 11917. A. D. 192. Charles W. Raymond. LOUISE B. Raymond. THE OF OKLAHOMA TUISE County, S Before me. A. V. LONG a Notary Public in and for said County and State, on this 19th day of December 192. 2 personally appeared. Charles W. Raymond and Louise B. Raymond, his wife, to me known to be the identical person. 9 who executed the within and aforegoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public commission expires on the 1st day of May 1926.	SIXTH. The said mortgagors shall pay to the said mortgages or to its succ	essors or assigns, the sum of	
Charles W. Raymond. Louise B. Raymond TATE OF OKLAHOMA Tulss County, SS Before me. As V. Long a Notary Public in and for said County and State, on this 19th day of December 192 2 personally appeared. Charles W. Raymond and Louisa B. Raymond, his wife, to me known to be the identical person S who executed the within and aforegoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ Social and issued receipt No. 2884 therefor in payment of	Charles W. Raymond. LOUISE B. Raymond LOUISE B. Raymond LOUISE B. Raymond TE OF OKLAHOMA. Tules County, SS Before me. A. V. Long a Notary Public in and for said County and State, on this 19th day of December 192 2 personally appeared. Charles W. Raymond and Louisa B. Raymond, his wife, to me known to be the identical person S. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ Social issued receipt No. Q. XSH therefor in payment of	s a reasonable attorney's fee in addition to all other legal costs, as often as any le ir as often as the said mortgegors or mortgagees may be made defendant in any neemises and shall become due upon the filing of petition or cross-petition of fo SEYENTH. As further security, for the indebtedness above recited the mand in case of default in the payment of any monthly installment the mortgages.	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 said preclosure. cortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee the or legal representative may collect said rents and credit the sum collected less cost of	
TATE OF OKLAHOMA. Tules. County, SS Before me. A. V. Long. a Notary Public in and for said County and State, on this 19th day of December 192 2 personally appeared. Charles W. Raymond and Louisa B. Raymond, his wife, to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed. for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ Social and issued receipt No. 2834 therefor in payment of	TE OF OKLAHOMA. Tulss County, SS Before me. A. V. Long a Notary Public in and for said County and State, on this 19th day of December 192 2 personally appeared. Charles W. Raymond and Louiss B. Raymond, his wife, to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed. for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$	등이 보다하는 기술, 나는 유리를 받았다는 너무를 하는 하는 10일 : 10일 : 10	Charles W. Raymond.	ě.
Before me. As V. LONG. 19th day of December 192 2 personally appeared. Charles W. Raymond and Louisa B. Raymond, his wife, to me known to be the identical person S who executed the within and aforegoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed. for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned. A. V. LONG. Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ SOCOM and issued receipt No. Q SSH therefor in payment of	Before me. A. V. LONG and State, on this 19th day of December 192 2 personally appeared. Charles W. Raymond and Louisa B. Raymond, his wife, to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed. for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$		Louise B. Raymond	
Charles W. Raymond and Louisa B. Raymond, his wife, to me known to be the identical person 8 who executed the within and aforegoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notavial scal on the date above mentioned. A. V. Long. Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ 80 CMB and issued receipt No. 6884	Charles W. Raymond and Louisa B. Raymond, his wife, to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed. for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ 800000000000000000000000000000000000	Before me. A. V. Long 19th day of December 192	2, personally appeared.	
for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public Ist (Seal) May, 1926. TREASURER'S ENDORSEMENT I hereby certify that I received \$	for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$. So	Charles W. Raymond to me known to be the identical person.	9. who executed the within and aforegoing instrument and acknowledged to me that	
A. V. Long. Notary Public ly commission expires on the lat (Seal) Asy of May, 1926. TREASURER'S ENDORSEMENT I hereby certify that I received \$ 80.000 and issued receipt No. 6834. therefor in payment of	A. V. Long. (Seal) Commission expires on the lat (Seal) TREASURER'S ENDORSEMENT I hereby certify that I received \$ 80.0000000000000000000000000000000000	for the uses and purposes therein set for	# N. C. & B. L. B. G. B.	
Notary Public Ay commission expires on the 1st (Seal) TREASURER'S ENDORSEMENT I hereby certify that I received \$ 80.000 and issued receipt No. 68.84 therefor in payment of	commission expires on the 18t (Seal) TREASURER'S ENDORSEMENT I hereby certify that I received \$ 8000 and issued receipt No. 6884 therefor in payment of	IN WITNESS WHEREOF, I have be	조님은 보다는 것이 나를 꾸게 보는데, 그런 보다 보다 하는데 말라면 다른데 나를 보다니다.	
I hereby certify that I received \$ 8000 and issued receipt No. 2834 therefor in payment of	1 hereby certify that I received \$ 80.000 and issued receipt No. 6884 therefor in payment of	Ay commission expires on the 18t (Seal) day of	Notary Public	
		TREASURER'S E	NDORSEMENT 1 issued receipt No. 4834 therefor in payment of	
Wayng & Diebry County Treasurer By & F. S. Deputy.	Wayng L. Nichty County Tressurer By E. F. S. Deputy.			
		Wayng L Wiebry County Treasurer	By S.F.S. Deputy.	