Normality of the state state of the sthe state of the state of the state of the state of the state of th	MORTGAGE RECORD NO. 413		
<form> Production </form>	217709 C.M.J.	The instrument was filed for record on the	
Tail A. B. A. Balch and Olthis Balch, Mar vife, Image: State of the state of the state of Ohlman, sequencing divergence of the state	UNITED SAVINGS & LOAN ASSOCIATION	제품은 사람들에서 일상적 가슴을 알 것 같은 것을 가지 않는다.	
A. TALSA M. THISA		Olthia Balch, his wife,	
<form> Both Thisteen (13) in Block High (8) in Fark Yeap Provide County, Oklahoma, according to the Provide County, Oklahoma, accounty, Oklahoma, according to the</form>	ofCounty, in the State UNITED SAVINGS & LOAN ASSCCIATION, of Tulss, Oklahottas, a cor	of Oklahoma, part.1986 the first part, have mortgaged and hereby mortgage to the rporation duly organized and doing buisiness under the statutes of the State of Oklahoma,	
Also	Lot Thirteen (13) in Place, Tulsa County	, Oklahoma, according to the	
Also			
and to the purpose of securing payment gives may by gain, fines and give igens hereinafer specified, and the performance of the extension the constants herminafer constained. And the aid mortgages of Being the owner of		등 동생은 방법을 위해 상품을 얻고 말 관련하는 것도 같이 가지 않는 것이 많이 많이 다.	
berowel of soid Association in pursuance of its by-laws, the money secured by this mortgage, will de all high solutions and solution require share- hidders and block-association association association associated as an associated as an associated association associated as and solutions and and and solutions and	with all the incrover ents thereon and appurtenances thereunto belonging, a Also	nd warrant the title to the same and waive the appraisement, and all homestead exemptions ate No	
according to the terms of soil by-laws and a certain non-negotiable note bearing even date herewith, security and mortages. S. A. R. BEICH, and Olithia Balleh, his witch, or day after the same become due and payable, will pay all taxes and assessments which shall be levied upon and an excent of the increase of the same become due and payable, will pay all taxes and assessments which shall be levied upon and the increase of the same become due and payable, will pay all taxes and assessments which shall be levied upon and the increase of the same of the the same difference of the same state of the same state before or a sing in an or otherwise, and will pay any and all labor or matrain lines, whether exceted before or all taxes, assessments in lance, and mortage and the same support of the same states, assessments, labor or material lines. THIRD. That the said mortagese, 1, will allo keep all buildings created and to be created upon and lands insured against as a dimetry and all claim or distribution of the same supported by the mortagese in the sum of	Also	ate NoJ149ClassBs Dollars, the receipt of which is hereby acknowledged, rr items hereinafter specified, and the performance of the covenants hereinafter contained. ClassDollars, the receipt of which is hereby acknowledged, receipt of which is hereby acknowledged, receipt of which is hereby acknowledged, classDollars, the receipt of which is hereby acknowledged, receipt of which is hereby acknowledged, classDollars, the receipt of which is hereby acknowledged, receipt of which is hereby acknowledged, receipt of which is hereby acknowledged, classDollars, the receipt of which is hereby acknowledged, receipt	
or material lines, whether created before or after this date, that are lawfully charged against said prortgagerB. hereby waive any and all chim or right against tail mortgager. Its successors or assigns, to say payment of any payment of any of the aforeadid taxes, assessments, labor or material lines. THRD. That the aid mortgager. B., will allo be per all buildings, created and to be rected upon aid lands insured against nose and damage by tornedo and fire with insurers approved by the mortgages and buildings, created and to be rected upon aid lands insured against nose and damage by tornedo and fire debt, and assign and deliver to the mortgage and the payment of any of the aforeadid taxes or assessments, or in procuring and maintaining insurance as above covenanted, asid mortgager, B. make default in the payment of any of the aforeadid taxes or assessments, or in procuring and maintaining insurance as above covenanted, asid mortgager, B. make default in the payment of any of the aforeadid taxes or assessments, or in procuring and maintaining insurance as above covenanted, asid mortgager, B. make default in the payment of any of the aforeadid taxes or assessments, or any part thereof, when the same covenanted, asid mortgager, B. make default in the ray of	Also	the No	
FOURTH. If said mortgager, S. make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above covenented, said mortgages, its successors or assigns may pay such taxes, effect such insurance, pay said lens, and the sums so paid shall be further line on said premises under this mortgage, payable forthwith, with interest at the rate of the payment of said monthy sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the same months, then the aforesaid principle sum of	Also4	the No	
with arrestrages thereon, and all penalties, taxes and insurance prefixiums, shall, at the option of axid mortgagee, or of its successors or assigns, become payable immediatively thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebtedness thereby assigns, because a shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly installments. SIXTH. The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of	Also	the No	
SIXTH. The said mortgagers shall pay to the said mortgage or to its successors or assigns, the sum of	Also	the No	
ns a 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, or as often as the said mortgagers or mortgagees may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises and shall become due upon the filing of potition or cross-petition of force/osure. SEVENTH. As further security, for the indobtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum collected less cost of collection, upon asid indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgage? http:// hereunto.set_therefore 	Also	the No	
A. R. BEICL Olthia Balch STATE OF OKLAHOMA	Also	the No	
STATE OF OKLAHOMA	Also	the No. 1.1422 Class Dollars, the receipt of which is hereby acknowledged, r terms hereinafter specified, and the performance of the covenants hereinafter contained. GITheirs, executors and administrators, hereby covenant	
STATE OF OKLAHOMA <u>A. V. Long</u> , a Notary Public in and for said County and State, on this Before me <u>A. V. Long</u> , a Notary Public in and for said County and State, on this 28th <u>day of December</u> , 1922, personally appeared	Also	the No	
A. R. Balch and Olthia Balch, his wife,	Also	the No	

for the uses and purp IN WITNESS WHEREOF, I have hereu

A. V. Long, (Best) Notary Public lst day of May, 1926. My commission expires on the

t of

(19)