## MORTGAGE RECORD NO. 413

The Law W. Hood and Dollaic Dorthe Hood, his wife, p. A. Rood and Conf. Hood, his wife, and John D. Rood, a managed and heely morages with "Thios." Thios. Thios. Commy, is the State of Olshows, part 1925 of the first part, have moraged and heely morages with witter Dorthe Hood and the state of the East of Calaborate and the Conf. And Calaborate, and the State of Calaborate and the State of Calaborate and the Conf. And Calaborate and the State of Calaborate and the Conf. And Calaborate and the Conf. And Calaborate and the Conf. And Calaborate and Calaborat	FROM OMPARED	The instrument was filed for record on the A.D., 1923 4 4:00 day
UNITED ANNOS & LOAN ASSOCIATION  Form 3.  THESE PRESENTS  FOR 3.  THESE PRESENTS  FOR 3.  FOR		0. G. Weaver
UNITED SAVINGS & LADAY ASSOCIATION  From 1.  J. W. HORS PRINCESTRY,  The J. W. HORS and Dollie Dorthe Hood, his wife, R. A. Hood and Dollie Dorthe Hood, his wife, R. A. Hood and Dollie Dorthe Hood, his wife, R. A. Hood and Dollie Dorthe Hood, his wife, R. A. Hood and Dollie Dorthe Hood, his wife, R. A. Hood and Dollie Dorthe Hood, his wife, R. A. Hood and Dollie Dorthe Hood, his wife, R. A. Hood and Dollie Dorthe Hood, his wife, R. A. Hood and Colline Revenue of the State of Okham.  This sources are all the State of Okham.  Lois Seventsen (17) and Birthson (18) in Block Fourteen (14) in Capitol Hill Second Addition to the city of Tules, Oklahoma, according to the recorded official plat thereof,  Abo. 20.  About the record of Tules, Oklahoma, and Province Hood of Tules, Oklahoma, according to the recorded official plat thereof,  Abo. 30.  And the aid manager, Ser. L. Hong Manager, Configuration.  Characteristics and the second of the recorded official plat thereof,  Add the aid manager, Ser. L. Leave, R. L. Hong Manager, Ser. L. Leave, R. L. L	ïo	County Clerk
The J. W. Hood and Dollide Dorthe Hood, a Highly and John J. Hood, a Single gan John J. Hood and John J. Hood John J. Hood and John J. Hood and John J. Hood and John J. Hood John J. Hood and John J. Hood and John J. Hood and John J. Hood	UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	
This Pulse . Comp., in the State of Oldshome, peril 202 at the first part, have merupaped and bready murrages to the NITED SAVINGS & LOAN ASSOCIATION, of Tules, Oldshome, a corporation day engaging and other bounders of the State of Oldshome, the state the state of Oldshom	NOW ALL MEN BY THESE PRESENTS: That J. W. Hood and Dollie Dorths Hood	d, his wife, R. A. Hood and Cecil Hood, his wife
NITED SAVINGS & LONA ASSOCIATION. A Tain, Oklahoma, ecosponents also days against and doing business under the statutes of the State of Oklahoma, to-wise and the state of the State of Oklahoma, to-wise and the state of the State of Oklahoma, to-wise and the state of the State of Oklahoma, to-wise and the state of the State of Oklahoma, to-wise and the state of the State of Oklahoma, to-wise and the state of the State of Oklahoma, to-wise and the state of the State of Oklahoma, according to the recorded official plat thereof, according to the recorded official plat thereof, according to the recorded official plat thereof, according to the recorded of the state	and John D. Hood, a single man	1es
in Capitol Hill Second Addition to the city of Fules, Orlehoms, according to the recorded official plat thereof,  the second of the recorded official plat thereof,  the second of the recorded official plat thereof,  the second of the recorded of the recorded official plat thereof,  the second of the recorded of the recorded official plat thereof,  Also. So there is considered the recorded of the	NITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahuma, a co	corporation duly organized and doing buisiness under the statutes of the State of Oklahoma,
th all the ingregorements thereon and apparteneances thereunto belonging, and varyant \$\frac{1}{2}\text{if}  figs to the same and waive the appraisement, and all homestead exemption Abo. \$0.00. shares of stock of said Ancighton, Certificate No. Cless. Deltam, second the common the productive contributed of the common interface of the common to the common the productive contributed.  And the said mortugger. \$0.00. \$100,000.000.000.000.000.000.000.000.000.	in Capitol Hill Second Addit	tion to the city of Tulsa, Oklahoma,
Abo		
Abo		도 있고 프로그 프랑스 이는 이번 이 바로 보였다. 이 기교에 있으니다. 그렇게 이 교육이 되어 있다. 이 보다
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if or the purpose of securing symmet of the monthly sum. fines and gather from herrinother specified, and the performance of the occuments bereinfarter, contained, and the salt untergage. 9 (ser. 70,1700) 24,702 and for 1.2011 here, securious and administration, hereby covenant, with aid mortgages, concessor and assigns, as follows:  20	th all the improvements thereon and appurtenances thereunto belonging, Also 20 shares of stock of said Association, Certific TWO Thousand	and warrant the title to the same and waive the appraisement, and all homestead exemption cate No. 1103 Class
FIRST. Said mortgage." being the owner of	d for the purpose of securing payment of the monthly sum. fines and oth And the said mortgagor. S for themselves and for the research as included a second security of the said second security of the said second second sec	her items hereinafter specified, and the performance of the covenants hereinafter contained.  10 17 heirs, executors and administrators, hereby covenantwith said mortgages, it
offer said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made there or continued to the control of the property of the provider of the	FIRST, Said mortgagor. being the owner of	red by this mortgage, will do all things which the by-laws of said Association require share x and loan the sum of SIXTY dollars and NO
SECOND. That said mortgagor within forty days after the same become due and payable, will pay all taxes and assessments which shall be levied up di lands, or upon, or on account of, this mortgage or the indebtedness secured through or upon the interest or estate in said accessed or represented by this more, or by said indebtedness, whether levied against the said mortgager. S. LEIT legal representatives or assigns, or otherwise, and will pay any and all lab material liens, whether created before or after this date, that are lawfully charged against as and said mortgager. In hereby waive way and all claim to a second the payament of any of the afforsaid taxes, assessments, had or material liens. The control of the payament of any of the afforsaid taxes are seasons and said mortgager. In the said mortgager, I mild all the second of the payament of any of the afforsaid taxes are seasons. The control of the payament of any of the afforsaid taxes are seasons. The payament of any of the afforsaid taxes or assessments, or in procuring and maintaining insurance as aboveranced, said mortgager, and all the payment of any of the afforsaid taxes or assessments, or in procuring and maintaining insurance as aboveranced, said mortgager, the successors or assigns may pay such taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien on said premis der this mortgage, payable forthwish, with interest at the rate of a. L. 1921 per control per annum.  FIFTH. Should default be made in the payment of said monthly sums, or any of said lines, or taxes, or insurance premisms, or any part thereof anything the payable and provided in this mortgage and in said notes and said by-layer, and should the same, or any part thereof remain unpaid for the period of a payable and provided in this mortgage and in said notes and said by-layer, and should the same, or any part thereof remain unpaid for the period of a payable and provided in this mortgage and in said notes and said in the payment of any mortgage	der said hy-laws or under any amendments that may be made thereto.	according to the terms of said by-laws or under any amendments that may be made thereto
material liens, whether created before or after this date, that are lawfully charged against said premises; and said nortzages. The cuescessor or assigns, to ony payment or crebate on, or offest against, the interest or principal or premium of asid mortgage debt, seen of the payment of any of the aforesaid taxes, assessments, labor or material liens.  THIRD. That the said mortgages? will also keep all buildings received and to be erected upon said lands insured against cass and damage by tornado and fit insurers approved by the mortgages in the sum of TWO TROUGEND dollars, as a further security to said mortgage that are successors or assigns marrance upon said premise.  FCURTH, If said mortgages, "Smake default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as a bow exented, said mortgages, the successors or assigns may pay such taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien on said premise the this mortgage, payable forthwith, with interest at the rate of V.91 per cent per annum.  FIFTH. Should default be made in the payment of said mortly a sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, which is payable as provided in this mortgage and in said note and said by lays, and should the same, or any part thereof and the payment of said mortly and said and the same or any part thereof and the payment of said mortgages or a said mortgage or of its successors or assigns, become payable immedia therefore, and the same and the payment of any mortal pay takes and insurance premiums, shall, at the option of said mortgage, or of its successors or assigns, become payable immedia the.  SIXTH. The said mortgagors shall pay takes and shall pay takes and shall be said premises or assigns, become payable immedia to.  SIXTH. The said mortgagors or mortgages may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on a mises an	SECOND. That said mortgagor, within forty days after the said lands, or upon, or on account of, this mortgage or the indebtedness secu	ame become due and payable, will pay all taxes and assessments which shall be levied upor ured thereby, or upon the interest or estate in said lands created or represented by this mort
th, and assign and deliver to the mortgages all insurance upon said property.  FOURTH, If ead mortgages, 20, make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as a boveranted, said mortgages, payable fortwith, with interest at the rate of 1, 1921 per cent per annum.  FIFTH. Should default be made in the payment of said menthly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the said mortgages, payable fortwide in this mortgage and in said note and said by-lays, and should the same, or any part thereof main unpaid for the period of 170 Meg 100 months, then the aforesaid principal sum of 170 T.AOUSSING.  DOLLAR menths, then the aforesaid principal sum of 170 T.AOUSSING.  A recanges thereon, and all penaltics taxes and insurance premiums, shall at the option of said mortgages, or of its successors or assigns, become payable immedia thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebtednate.  SINTH. The said mortgagers bally by to the said martsages or to its successors or assigns. become payable immedia thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings are taken to foreclose this mortgage, the indebtednate.  SINTH. The said mortgagers bally by to the said martsages or to its successors or assigns, the sum of	material liens, whether created before or after this date, that are lawfully ht against said mortgages, its successors or assigns, to any payment or	ly charged against said premises; and said mortgagor. ——hereby waive any and all claim or rebate on, or offset against, the interest or principal or premium of said mortgage debt, by
payable as provided in this mortgage and in said note and said by-langs, and should the same, or any part thereof remain unpaid for the period of	bt, and assign and deliver to the mortgagee all insurance upon said prope FCURTH. If said mortgagor. I make default in the payment of an venanted, said mortgagee, its successors or assigns may pay such taxes, eff der this mortgage, payable forthwith, with interest at the rate of	erty.  ny of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above  ffect such insurance, pay said liens, and the sums so paid shall be further lien on said premise  21per cent per annum.
SIXTH. The said mortgagors shall nay to the said mortgaged or to its successors or assigns, the sum of	e payable as provided in this mortgage and in said note and said by-laws, a months, then the aforesaid principal sum of TWO THO.  th arrearages thereon, and all penalties, taxes and insurance premiums shit thereafter, anything hereinbefore contained to the contrary thereof note.	and should the same, or any part thereof remain unpaid for the period of
a 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 covenant 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 as mises and shall become due upon the filling of petition or cross-petition of foreclosure.  SEVENTH. As further security for the indebtedness above recited the mortgage or legal representative may collect said rents and credit the sum collected less cost default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum collected less cost election, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court.  IN WITNESS WHEREOF, The said mortgager. has Yehereunto set. 1061	###이라 보통 이 전 회사 회사 회사 등 전화 시험에 있는 것이 있다.	
d 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 election, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court.  IN WITNESS WHEREOF, The said mortgagor. P. Ja. V. Shereunto set. 1961	a reasonable attorney's fee in addition to all other legal costs, as often as a soften as the said mortgagors or mortgagees may be made defendant temises and shall become due upon the filing of petition or cross-petition	any legal proceedings are taken to foreclose this mortgage for default in any of its covenants in any suit affecting the title of said property, which sum shall be an additional lien on said n of foreclosure.
J. W. Hood  Dollie Dortha Hood  Tohn El Hood  ATE OF OKLAHOMA  Tuges  Before me  A. V. Long  Before me  A. V. Long  Before me  A. V. Long  A. W. Hood and County and State, on the condition of the county and Dollie Dortha  Before me  A. W. Hood and Dollie Dortha  Before me  A. W. Hood and Dollie Dortha  Before me  A. V. Long  Before me  Before me  A. V. Long  Before me  Befor	I in any of default in the normant of any marchly installment the more	stragge or legal representative may collect said rents and credit the sum collected less cost of
Dollie Dortha Hood John E. Hood  ATE OF OKLAHOMA TUISB County, SS  Before me 30th December 192 personally appeared J. W. Hood and Dollie Dortha 193, his wife, R. A. Hood and Cecil Hodd, his wife, and John D. Hood, a single man, to me known to be the identical person. S who executed the within and aforegoing instrument and acknowledged to me the 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.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 200 therefor in payment and issued receipt No. 7/46		R. A. Hood
Ate of oklahoma Tules County, SS  Before me A. V. Long a Notary Public in and for said County and State, on the 30th day of December 192 personally appeared J. W. Hood and Dollie Dorths od, his wife, R. A. Hood and Cecil Hodd, his wife, and John D. Hood, 8 single man, to me known to be the identical person. S who executed the within and aforegoing instrument and acknowledged to me the they executed the same as their free and voluntary act and dee 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.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 200 therefor in payment of the		
to me known to be the identical person. S who executed the within and aforegoing instrument and acknowledged to me the 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 \$	ATE OF OKLAHOMA Tules County,	,ss
to me known to be the identical person. S who executed the within and aforegoing instrument and acknowledged to me the 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  y commission expires on the 1st day of May. 1986.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$	Before me A. V. Long  30th day of December	, a Notary Public in and for said County and State, on this 192 personally appeared J. W. Hood and Dollie Dortha
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.  (Seal)  Notary Public  orramission expires on the 1st day of May. 1926.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 200 therefor in payment •	to me known to be the identical pe	erson. S who executed the within and aforegoing instrument and acknowledged to me that
y coramission expires on the 18t day of MSY. 1926.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 200 therefor in payment •	for the uses and purposes therein #	set forth.
TREASURER'S ENDORSEMENT  1 hereby certify that I received \$ 200 and issued receipt No. 7/66 therefor in payment 6	(Seal)	No Public
I hereby certify that I received \$ 200 and issued receipt No. 7/66 therefor in payment exerting tax on the within mortgage.  Dated this 2 day of Jan 192.5  Wayner By Deput	TREASURE	R'S ENDORSEMENT
Mayng & Dichely County Treasurer By III	I hereby certify that I received \$ 200	and issued receipt No7/62therefor in payment of
	Wayng L Dichey County Treasu	urer By Deputy