## MORTGAGE RECORD NO. 413

	The instrument was filed for record on the 10th day of 3an A.D., 1923 at 4:20 o'clock Pe M., and du ly recorded in book 413 on page 311
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TÖ	((SEAL))  O. G. Weaver,  County Clerk  By Brady Brown,  Deputy.
United Savings & Loan Association Tulsa, Oklahoma	Fcm. \$
NOW ALL MEN BY THESE PRESENTS: That Herbert C. Gill and Man	rion 0. Gill, his wife.
Tules County, in the State of	Oklahoma, part 195 of the first part, have mortgaged and hereby mortgage to the
INITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a corpor	ration duly organized and doing buisiness under the statutes of the State of Oklahoma, and in TulsaCounty, State of Oklahoma, to-wit:
The West Seventy Four (74) feet Seventy Five (175) feet of Lot E	of the North One Hundred and
in Vern Subdivision to the city to the recorded Amended official	of Tulsa, Oklahoma, according
oo waa tood dad Amondage off iglat	The second of th
이번에 발표를 보고 하다면 내용 보고 있는데?	강이 보고 하는 물에 보고를 하고 말을 하고 한다.
보다 하면 된 사람들이 하고 한 네트를 모르게 되었다.	발표를 하실면 보고를 보라 들고 하는 이 없어요.
많이 낚시하다 되면 하는 회에 하고 있다. 숙제 중	
	오래를 발발하는 얼마는 그만 그리다면 다 다 되었다.
그 아무리를 받는 것은 이 있으면서 하다 하다.	
4. 1번 2.1번 시작 시스템 등에게 들면하다	
	레크를 잃다 경영 회에 나는 어느라는 것 같다.
ith all the improvements thereon and appurtenances thereunto belonging, and	warrant the title to the same and waive the appraisement, and all homestead exemption
This mortgage is given in consideration of PITTON HUMITO	Of Dollars, the receipt of which is hereby acknowledged
nd for the purpose of securing payment of the monthly sum, fines and other it themselves and for their themselves and for their secessors and assigns, as follows:	tems hereinafter specified, and the performance of the covenants hereinafter contained.  Lheirs, executors and administrators, hereby covenantwith said mortgages, it
FIRST. Said mortgagor being the owner of 15 sh	nares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having
prowed of said Association, in pursuance of its by-laws, the money secured in	by this mortgage, will do all things which the by-laws of said Association require share loan the sum of
cents (\$ 30,000) per month, on or before the 20th day of each at said indebtedness shall be discharged by the cancellation of said stock at me	ach and every month, until said stock shall mature as provided in said by-laws, provided sturity, and will also pay all fines that may be legally assessed against tham
nder said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and a certain, non-negotiable note bear	rding to the terms of said by-laws or under any amendments that may be made thereto
	ing even date herewith, executed by said mortgagor.  O. O. Gill, his W110 to said mortgage become due and payable, will pay all taxes and assessments which shall be levied upon
aid lands, or upon, or on account of, this mortgage or the indebtedness recured	thereby, or upon the interest or estate in said lands created or represented by this mort
r material liens, whether created before or after this date, that are lawfully chi	TN9.IX_legal representatives or assigns, or otherwise, and will pay any and all labor arged against said premises; and said mortgagor.Shereby waive any and all claim or
for the second s	ate on, or offset against, the interest or principal or premium of said mortgage debt, by rial liens.
THIRD. That the said mortgagor. S will also keep all buildings erects ith insurers approved by the mortgages in the sum of F11 1891. H	rial irens. 3d and to bg erected upon said lands insured against ross and damage by tornado and fin UNATEG
ebt, and assign and deliver to the mortgages all insurance upon said property.	the aforesaid taxes or assessments, or in procuring and maintaining insurance as above
ovenanted, said mortgagee, its successors or assigns may pay such taxes, effect :	such insurance, pay said liens, and the sums so paid shall be further lien on said premises
nder this mortgage, payable forthwith, with interest at the rate of	or any of said fines, or taxes, or insurance premiums, or any part thereof, when the same
e payable as provided in this mortgage and in said note and said by laws, and s months, then the aforesaid principal sum of F11 1990	should the same, or any part thereof remain unpaid for the period of TNTES HUNGTES DOLLARS
ith arrearages thereon, and all penalties, taxes and insurance premiums, shall, a	at the option of said mortgagee, or of its successors or assigns, become payable immediat- standing. In the event of legal proceedings to foreclose this mortgage, the indebtedness
ereby secured 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 install
SIXTH. The said mortgagors shall pay to the said mortgages or to its suc	ccessors or assigns, the aum of
SIXTH. The said mortgagors shall pay to the said mortgages or to its suc One Hundred Fifty s 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 covenants.
SIXTH. The said mortgagors shall pay to the said mortgages or to its suc ONS HUNDRED FIFTY  a reasonable attorney's fee in addition to all other legal costs, as often as any it as often as the said mortgagors or mortgages may be made defendant in a remises and shall become due upon the filing of petition or cross-petition of	DOLLARS  legal proceedings are taken to foreclose this mortgage for default in any of its covenants  ny suit offecting the title of said property, which sum shall be an additional lien on said  foreclosure.
SIXTH. The said mortgagors shall pay to the said mortgages or to its suc ONO HUNDRED FIFTY  a reasonable attorney's fee in addition to all other legal costs, as often as any as often as the said mortgagors or mortgages may be made defendant in ar remises and shall become due upon the filing of petition or cross-petition of SEVENTH. As further security for the indebtedness above recited the n	DOLLARS  Legal proceedings are taken to foreclose this mortgage for default in any of its covenants, no suit affecting the title of said property, which sum shall be an additional lien on said foreclosure.  In a property mortgaged to the mortga
SIXTH. The said mortgagors shall pay to the said mortgages or to its suc ONS HUNDRED FIFTY  a reasonable attorney's fee in addition to all other legal costs, as often as any it as often as the said mortgagors or mortgages may be made defendant in a remises and shall become due upon the filing of petition or cross-petition of SEVENTH. As further security for the indebtedness above recited the n and in case of default in the payment of any monthly installment the mortgage.	legal proceedings are taken to foreclose this mortgage for default in any of its covenants ny suit offecting the title of said property, which sum shall be an additional lien on said foreclosure.  nortgagor hereby assigns the rantals of the above property mortgaged to the mortgaged ee or legal representative may collect said rents and credit the sum collected less cost of approximent of a Receiver by the Court
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SIXTH. The said mortgagors shall pay to the said mortgages or to its suc One Hundred Fifty  a reasonable attorney's fee in addition to all other legal costs, as often as any leas often as the said mortgagors or mortgages may be made defendant in at remises and shall become due upon the filing of petition or cross-petition of SEVENTH. As further security for the indebtedness above recited the m di in case of default in the payment of any monthly installment the mortgagoslection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF, The said mortgagors have ventured by the least of the said mortgagors have ventured by the least of	legal proceedings are taken to foreclose this mortgage for default in any of its covenants, ny suit offecting the title of said property, which sum shall be an additional lien on said foreclosure.  mortgager hereby assigns the rantals of the above property mortgaged to the mortgaged eo or legal representative may collect said rents and credit the sum collected less cost of appointment of a Receiver by the Court.  set. their
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SIXTH. The said mortgagors shall pay to the said mortgages or to its suc One Hundred Fifty  so a reasonable attorney's fee in addition to all other legal costs, as often as any or as often as the said mortgagors or mortgagess may be made defendant in at remises and shall become due upon the filing of petition or cross-petition of a SEVENTH. As further security for the indebtedness above recited the mod in case of default in the payment of any monthly installment the mortgagolection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF. The said mortgagors have well-day of January  TATE OF OKLAHOMA Tulsa County, SS Before me 4. V a Long  9th day of January 192  Herbert C. Gill and Marion to me known to be the identical person they exe	legal proceedings are taken to foreclose this mortgage for default in any of its covenants, my suit offecting the title of said property, which sum shall be an additional lien on said foreclosure.  In our tagor hereby assigns the rantals of the above property mortgaged to the mortgages ee or legal representative may collect said rents and credit the sum collected less cost of appointment of a Receiver by the Court.  Set. 1.0917.  Hubert C. Gill  Marion O. Gill  Marion O. Gill  O. Gill, his wife.  S. who executed the within and aforegoing instrument and acknowledged to me that couted the same as their free and voluntary act and deed.
SIXTH. The said mortgagors shall pay to the said mortgagee or to its suc One Hundred Fifty  so a reasonable attorney's fee in addition to all other legal costs, as often as any or as often as the said mortgagors or mortgagees may be made defendant in at remises and shall become due upon the filing of petition or cross-petition of a SEVENTH. As further security for the indebtedness above recited the motion in case of default in the payment of any monthly installment the mortgagor ollection, upon said indebtedness, and these promises may be enforced by the said interest of the said mortgagors. The said mortgagors of the Valuary  TATE OF OKLAHOMA Tulsa County, SS Before me A. V. Long  9th day of January 192  Herbert C. Gill and Marion  to me known to be the identical person they except for the uses and purposes therein set for the uses and purpose	legal proceedings are taken to foreclose this mortgage for default in any of its covenants, my suit affecting the title of said property, which aum shall be an additional lien on said foreclosure.  In a contragger hereby assigns the rantals of the above property mortgaged to the mortgager ee or legal representative may collect said rents and credit the sum collected less cost of appointment of a Receiver by the Court.  Set. 1991.  Hubert C. Gill  Marion O. Gill  Marion O. Gill  O. Gill, his wife.  S. who executed the within and aforegoing instrument and acknowledged to me that sented the same as.  1191.  The property mortgager for default in any of its covenants.  The property mortgager for the mortgager for least the sum collected less cost of appointment of a Receiver by the Court.  But the property mortgaged to the mortgager for less than a sound and sold for said county and State, on this county and State, on this county appeared.  The property mortgaged to the said county and State, on this county appeared for the same as the sum of the said county and state, on this county appeared for the same as the sum of the said county and state, on this county appeared for the same as the sum of the said county and state, on this county appeared for the said county and state, on this county appeared for the said county and state, on this county appeared for the said county and state, on this county appeared for the said county and state, on this county appeared for the said county and state, on this county appeared for the said county and state, on this county appeared for the said county and state, on this county appeared for the said county appeared for the said credit the sum collected the sum collected less cost of appeared for the said credit the sum collected to the mortgage for the said credit the sum collected to the mortgage for the said credit the sum collected to the mortgage for the said credit the sum collected to the mortgage for the said credit the sum collected to the mortgage for the said credit the
SIXTH. The said mortgagors shall pay to the said mortgagee or to its success of the said mortgagors of the Hundred Fifty  so a reasonable attorney's fee in addition to all other legal costs, as often as any or as often as the said mortgagors or mortgagees may be made defendant in at remises and shall become due upon the filing of petition or cross-petition of a SEVENTH. As further security for the indebtedness above recited the motion of default in the payment of any monthly installment the mortgagor of office tion, upon said indebtedness, and these promises may be enforced by the said interests. IN WITNESS WHEREOF, The said mortgagors has VS hereunto day of January  TATE OF OKLAHOMA TUISE County, SS Before me A. V. Long  9th day of January 192  Herbert C. G111 and Marion  to me known to be the identical person they except for the uses and purposes therein set for the uses and purposes the uses and purposes the uses and purposes the uses and the uses are the uses and	legal proceedings are taken to foreclose this mortgage for default in any of its covenants, my suit affecting the title of said property, which aum shall be an additional lien on said foreclosure.  Mortgager hereby assigns the rantals of the above property mortgaged to the mortgager ee or legal representative may collect said rents and credit the sum collected less cost of appointment of a Receiver by the Court.  Set. 1591.  A.D. 192.3  Hubert C. Gill  Marion O. Gill  Marion O. Gill  a Notary Public in and for said County and State, on this cuted the same as their free and voluntary act and deed onth.  A. V. Long.  Nature Public.
SIXTH. The said mortgagors shall pay to the said mortgagee or to its suc One Hundred Fifty  s a reasonable attorney's fee in addition to all other legal costs, as often as any reas often as the said mortgagors or mortgagees may be made defendant in at remises and shall become due upon the filing of petition or cross-petition of a SEVENTH. As further security for the indebtedness above recited the mod in case of default in the payment of any monthly installment the mortgago of lection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF, The said mortgagors	legal proceedings are taken to foreclose this mortgage for default in any of its covenants, my suit affecting the title of said property, which aum shall be an additional lien on said foreclosure.  Mortgager hereby assigns the rantals of the above property mortgaged to the mortgages eo or legal representative may collect said rents and credit the sum collected less cost of appointment of a Receiver by the Court.  Set. 1591.  A.D. 192.3.  Hubert C. Gill  Marion O. Gill  Marion O. Gill  A Notary Public in and for said County and State, on this cuted the same as their free and voluntary act and deed.  A. V. Long.  May, 1926.  Notary Public  Notary Public  Notary Public
SIXTH. The said mortgagors shall pay to the said mortgages or to its suc One Hundred Fifty  s a reasonable attorney's fee in addition to all other legal costs, as often as any r as often as the said mortgagors or mortgagees may be made defendant in at remises and shall become due upon the filing of petition or cross-petition of its SEVENTH. As further security for the indebtedness above recited the nd in case of default in the payment of any monthly installment the mortgago of lection, upon said indebtedness, and these promises may be enforced by the said mortgagors. The said mortgagors has Venerunto any of January.  TATE OF OKLAHOMA TUISE County, SS Before me  A. V. Long  9th day of January 192  Herbert C. Gill and Marion to me known to be the identical person they exe for the uses and purposes therein set for the uses and purpose therein set for the uses and purpose of the uses and the set o	legal proceedings are taken to foreclose this mortgage for default in any of its covenants, ny suit offecting the title of said property, which aum shall be an additional lien on said foreclosure.  nortgagor hereby assigns the rantals of the above property mortgaged to the mortgages ee or legal representative may collect said rents and credit the sum collected less cost of appointment of a Receiver by the Court.  set. their hand some on the A.D. 192.5  Hubert C. Gill  Marion O. Gill  Marion O. Gill  O. Gill, his wife.  1. 9. who executed the within and aforegoing instrument and acknowledged to me that cented the same as their free and voluntary act and deed.  A. V. Long.  Notary Public  Notary Public  Notary Public
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SIXTH. The said mortgagors shall pay to the said mortgagee or to its suc One Hundred Fifty  s a reasonable attorney's fee in addition to all other legal costs, as often as any r as often as the said mortgagors or mortgagees may be made defendant in at remises and shall become due upon the filing of petition or cross-petition of its SEVENTH. As further security for the indebtedness above recited the not in case of default in the payment of any monthly installment the mortgago ollection, upon said indebtedness, and these promises may be enforced by the said mortgagors. The hand was allowed by the said mortgagors. The said mortgagors has Vilhoreunto 19th day of January 192  TATE OF OKLAHOMA TUISA County, SS Before me.  A. V. Long  9th day of January 192  Herbert C. Gill and Marion to me known to be the identical person they except for the uses and purposes therein set for the uses and purposes th	legal proceedings are taken to foreclose this mortgage for default in any of its covenants, my suit affecting the title of said property, which aum shall be an additional lien on said foreclosure.  nortgagor hereby assigns the rantals of the above property mortgaged to the mortgages ee or legal representative may collect said rents and credit the sum collected less cost of appointment of a Receiver by the Court.  set their hand 5 on the AD. 192.5.  Hubert C. Gill  Marion O. Gill  Marion O. Gill  O. Gill, his wife.  a. S. who executed the within and aforegoing instrument and acknowledged to me that sented the same as their free and voluntary act and deed.  A. V. Long.  Notary Public  Notary Public  Notary Public  A. V. Long.  Notary Public  therefor in payment of issued receipt No. 71441
SIXTH. The said mortgagors shall pay to the said mortgagee or to its suc One Hundred Fifty  s a reasonable attorney's fee in addition to all other legal costs, as often as any r as often as the said mortgagors or mortgagees may be made defendant in at remises and shall become due upon the filing of petition or cross-petition of its SEVENTH. As further security for the indebtedness above recited the not in case of default in the payment of any monthly installment the mortgago ollection, upon said indebtedness, and these promises may be enforced by the said mortgagors. The hand was allowed by the said mortgagors. The said mortgagors has Vilhoreunto 19th day of January 192  TATE OF OKLAHOMA TUISA County, SS Before me.  A. V. Long  9th day of January 192  Herbert C. Gill and Marion to me known to be the identical person they except for the uses and purposes therein set for the uses and purposes th	legal proceedings are taken to foreclose this mortgage for default in any of its covenants, my suit affecting the title of said property, which aum shall be an additional lien on said foreclosure.  nortgagor hereby assigns the rantals of the above property mortgaged to the mortgages ee or legal representative may collect said rents and credit the sum collected less cost of appointment of a Receiver by the Court.  set their hand 5 on the AD. 192.5.  Hubert C. Gill  Marion O. Gill  Marion O. Gill  O. Gill, his wife.  a. S. who executed the within and aforegoing instrument and acknowledged to me that sented the same as their free and voluntary act and deed.  A. V. Long.  Notary Public  Notary Public  Notary Public  A. V. Long.  Notary Public  therefor in payment of issued receipt No. 71441
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