MORTGAGE RECORD NO. 413

323

219786 C.M.	. J. FROM	STATE OF OKLAHOMA, Tulsa, County, SS. The instrument was filed for record on the
		of Jan. A. D., 192, 3ar. 4:00 of Jan. A. D., 192, 3ar. 4:00 o'clock
		((SEAL) County Clerk
n en en e	TO	((SEAL) 0. G. V/eaver, ((SEAL) County Clerk By Brady Brown,
UNITED SAVI TULS	INGS & LOAN ASSOCIATION A, OKLAHOMA	Fees, \$
KNOW ALL MEN BY THES	SE PRESENTS:	
That	E. J. Smith, a single	ə man,
of Tulsa	County, in the Si	tate of Oklahoma, part. 195 of the first part, have mortgaged and hereby mortgage
		corporation duly organized and doing buisiness under the statutes of the State of Ok
party of the second part, the foll	iowing described real estate and premises	
73. (1999) - 1999 (1997) - 1997 (1997) - 199	lest Side Addition to	n Block Twenty Five (25) in the town (now City) of
	and Springs Oklahema ecorded plat thereof	, according to the official
	e -	TESASURING ENDORTHICIAL TESASURING ENDORTHICIAL Thereby certify then I received 3. 400 and usual Thereby certify then I received 3. 400 and usu
		TECASURATE I received & 40 an
		Thereby could a science in pay and 3
		tax on the within recrite a fam 192-
		Buled this WAYNE L. DORKET, WAYNE L.
		I hereiny certify the secure in Fayment Report the 1248 is secure in Fayment tax as the within reortprise. Journal of James 1923 Journal of James 1923 WAYNE L. DOKEY, County Treasurer WAYNE L. DOKEY, County Treasurer Deputy
with all the improvements there Also	on and appurtenances thereunto belongin shares of stock of said Association, Cerr	g, and warrant the title to the same and waive the appraisement, and all homestead exe ificate No
t his mortgage is given in co and for the purpose of securing p	payment of the monthly sum, fines and of himself	Dollars, the receipt of which is hereby acknow other items hereinditer specified, and the performance of the covenants hereinafter cont ALS heirs, executors and administrators, hereby covenant
successors and assigns, as follows	8:	이야한 그는 아이에 나는 것이 아니는 것이 아이는 것이 아이지 않는 것이 아이지 않는 것이 가지 않는 것이 없다.
borrowed of said Association, in	pursuance of its by-laws, the money se	shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and cured by this mortgage, will do all things which the by-laws of said Association requi
		ck and loan the sum ofTwonty_Fivedollars and _M ay of each and every month, until said stock shall mature as provided in said by-jaws,
t hat said incebtedness shall be d	lischarged by the cancellation of said stocl	k at maturity, and will also pay all fines that may be legally assessed against
according to the terms of said b	by-laws and a certain non-negotiable not	e bearing even date herewith, executed by said mortgagor
SECOND. That said mor	tgagor, within forty days after the	same become due and payable, will pay all taxes and assessments which shall be levi
said lands, or upon, or on accourt	nt of, this mortgage or the indebtedness s	ecured thereby, or upon the interest or estate in said lands created or represented by the <u>nise</u> <u>his</u> , <u>nise</u> , <u>lise</u>
or material liens, whether create	ed before or after this date, that are lawfu	ully charged against said premises; and said mortgagor hereby waive any and all
reason of the payment of any of	the aforesaid taxes, assessments, labor or	or rebate on, or offset against, the interest or principal or premium of said mortgage r material liens.
with insurers approved by the	mortgagee in the sum of	s erected and to be erected upon said lands insured against loss and damage by tornado UT_HUNGT9ddollars, as a further security to said m
	the mortgagee all insurance upon said pro gormake default in the payment of	perty. any of the aforesaid taxes or assessments, or in procuring and maintaining insurance a
	successors or assigns may pay such taxes, rthwith, with interest at the rate of	effact such insurance, pay said liens, and the sums so paid shall be further lien on said p
FIFTH. Should default be	e made in the payment of said monthly s	sums, or any of said fines; or taxes, or insurance premiums, or any part thereof, when t s, and should the same, or any part thereof remain unpaid for the period of. $\pm hrse$
months, then the	aforesaid principal sum of	bill, at the option of said mortgagee, or of its successors or assigns, become payable im
ly thereafter, anything hereinbe thereby secured shall bear interes	fore contained to the contrary thereof no	such, at the option of and model of the event of legal proceedings to forcelose this mortgage, the inde provinties and inc. In the event of legal proceedings to forcelose this mortgage, the inde redings at the rate of ten per cent per annum in lieu of the further payments of monthly
ments. SIXTH. The said mortgag	fors shall pay to the said mortgages or to	its successors or assigns, the sum of
as a reasonable attorney's fee in a	addition to all other legal costs, as often a	
premises and shall become due t	upon the filing of petition or cross-petiti	nt in any suit affecting the title of said property, which sum shall be an additional lien ion of foreclosure.
and in case of default in the pay	yment of any monthly installment the m	d the mortgagor hereby assigns the rentals of the above property mortgaged to the mo ortgagee or legal representative may collect said rents and credit the sum collected less
IN WITNESS WHEREOF	F The said mortgagor have her	by the appointment of a Receiver by the Court. cunto set
	lay of	A. D. 192.3. E. J. Smith
	Tulse	
STATE OF OKLAHOMA	V. Long	a Notary Public in and for said County and State,
20th	day of January	
	to me known to be the identical	person who executed the within and aforegoing instrument and acknowledged to
	he	
	for the uses and purposes therein IN WITNESS WHEREOF. I) set forth. have hereunto set my hand and notarial scal on the date above mentioned.
		A. V. Long
My commission expires on the.	(Seal) 1st	Notary Public
any consumation captures on the.		VD'S ENDODSEMENT
성관에 물건을 가지 않는 것 같은 것이다.	TREASUR	
I hereby certify that I rec	rived \$	and issued receipt Notherefor in paym
mortgage tax on the within me	zived \$ ortgage.	and issued receipt No.
mortgage tax on the within me	zived \$ ortgage.	and issued receipt No.

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