MORTGAGE RECORD NO. 413

FROM	The instruction of	nent was filed for record on the APTIL A, I	26 D. 192 3 at 4:00 day book 413 on page 467
	Ļ	O. G. Weaver.	
TO	(SEAL)()	By Brady Brown.	
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	Fees, \$		
NOW ALL MEN BY THESE PRESENTS: That IVA Livesay, a single	woman.		
Tulsa Communicate State			
NITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a corporarty of the second part, the following described real estate and premises situated	oration duly organi ted in	8.9. County, St	statutes of the State of Oklahoma ate of Oklahoma, to-wit:
Lot Four (4) in Block One (1) in the city of Tulsa, Oklahoma, accorded plat thereof,	Vern Subdi ording to t	vision, an Additio he amended officia	n to 1
마르크 교회 (1980년) 12 - 12 - 12 - 12 - 12 - 12 - 12 - 12			
with all the improvements thereon and appurtenances thereunto belonging, and			
	items hereinafter sp	Dollars, the receip	et of which is hereby acknowledged covenants hereinafter contained.
uccessors and assigns, as follows: FIRST, Said mortgagor being the owner of from 15 corrowed of said Association, in pursuance of its by-laws, the money secured tolders and borrowers to do, and will pay to said Association on said stock an	by this mortgage,	will do all things which the by-law	s of said Association require share
cents (\$.40.20.) per month, on or before the 20th day of or hat said incepted heres shall be discharged by the cancellation of said stock at m detr said by-laws or under any amendments that may be made thereto, acco	each and every more naturity, and will also ording to the terms	oth, until said stock shall mature as opay all fines that may be legally as of said by-laws or under any amen	provided in said by-laws, provide seesed against 1181 dments that may be made thereto
ccording to the terms of said by laws and a certain non-negotiable note bear IVA LIVESBY, A SINGLE WOM SECOND. That said mortgagor, within forty days after the same			
SECUND. I hat said mortgagor, within forty days after the same aid lands, or upon, or on account of, this mortgage or the indebtedness secured age, or by said indebtedness, whether levied against the said mortgagor, material liens, whether created before or after this date, that are lawfully clight against said mortgagee, its successors or assigns, to any payment or reb	d thereby, or upon t her legal r harged against said	he interest or estate in said lands or epresentatives or assigns, or otherw premises; and said mortgagor	reated or represented by this mort rise, and will pay any and all labo hereby waive any and all claim o
eason of the payment of any of the aforesaid taxes, assessments, labor or mate THIRD. That the said mortgagorwill also keep all puildings erect with insurers approved by the mortgagee in the sum of F1T 1691. HW ebt, and assign and deliver to the mortgagee all insurance upon said property.	erial liens. ted and to be erected indred		
FOURTH. If said mortgagormake default in the payment of any opvenanted, said mortgagee, its successors or assigns may pay such taxes, effect nder this mortgage, payable forthwith, with interest at the rate of 1611	of the aforesaid taxe t such insurance, pay per cent per a	said liens, and the sums so paid sho num.	all be further lien on said premises
FIFTH. Should default be made in the payment of said monthly sums, re payable as provided in this mortgage and in said note and said by laws, and months, then the aforesaid principal sum of FITTHEM. ith arrearages thereon, and all penalties, taxes and insurance premiums, shall,	should the same, or Hundred	any part thereof remain unpaid for	the period of Three DOLLARS
y thereafter, anything hereinbefore contained to the contrary thereof notwith hereby secured shall bear interest from the filling of such foreclosure proceeding tents.	gs at the rate of ten p	er cent per annum in lieu of the fur	rther payments of monthly install
SIXTH. The said mortgagors shall pay to the said mortgages or to its su One Hundred Fifty a a reasonable attorney's fee in addition to all other legal costs, as often as any r as often as the said mortgagors or mortgages may be made defendant in a	legal proceedings as	e taken to foreclose this mortgage f	or default in any of its covenants
remises and shall become due upon the filing of petition or cross-petition of SEVENTH. As further security for the indebtedness above recited the and in case of default in the payment of any monthly installment the mortgag	foreclosure. mortgagor hereby a gee or legal represen	ssigns the rentals of the above projective may collect said rents and cr	perty mortgaged to the mortgages redit the sum collected less cost of
ollectics, upon sain indeptenaiss, and these promises may be entriced by the iN WITNESS WHEREOF. The said mortgagorhas hereunto 2313 day of APTIL	set ner	hand	
		Iva Livesay	
TATE OF OKLAHOMA Tulsa County, SS Before me. A. V. Long		N. B.V	
Before me. A. V. Long 23rd day of April 19 Iva Livesay, a single woman.	23_, personally a	ppeared	or said County and State, on this
: 1945년 - 1월 시도 1 2 전에서 돌아되고 하고 생기하면 제공한테이 사용하면 그 회원 중요는 모습다.	ecuted the same as	the within and aforegoing instrument her	
for the uses and purposes therein set fi IN WITNESS WHEREOF, I have	hercunto set my han	d and notarial seal on the date abov	
ly commission expires on the 1stday of	May. 1926.		reday Fablic
I hereby certify that I received \$	ENDORSEMENT	vo. 9121	therefor in payment of
nortgage tax on the within mortgage. Dated this 26 day of Appl. Waspul R Dickey County Treasurer		3. 1.0	
Washel A All My County Treasurer	Ву	27	Deput y ,
		4	