## MORTGAGE RECORD NO. 413

229141 C.M.M.	STATE OF CKLAHOMA, Tulsa, County, SS.
FROM	
	The instrument was filed for record on the day of May A. D., 1923 at 4:00 day o'clock. Fa. M., and duly recorded in book 413 on page 476
	(SEAL) County Clerk
<b>TO</b>	(SEAL) County Clerk  By Brady Brown Deputy
United Savings & Loan Association Tulsa, Oklahoma	Fecs, \$
	J Pess, •
KNOW ALL MEN BY THESE PRESENTS: That Fred G. Love and Mar	ie T. Love his wife
Inst	
of	
	게 경기하는 나이는 얼마가 보고 있다.
	회사 내용한 생산형 생생 하면 보고 하셨다.
	선물, 이 바람은 경기를 가고 하는 것이 되었습니다.
	물이었다면 하는 일은 경기를 다 되었다고 나는데?
Also	warrant the title to the same and waive the appraisement, and all homestead exemption No. 1331 Class B.
ad for the purpose of couring payment of the monthly sum. fines and other	Dollars, the receipt of which is hereby acknowledged types hereinafter specified, and the performance of the covenants hereinafter contained.  117 heirs, executors and administrators, hereby covenant with said mortgages, it
uccessors and assigns, as follows:	"我们一点,你是我们没有的话,我是对这个人,这个人的话,我们还是不是什么。"
orrowed of said Association, in pursuance of its by-laws, the money secured	hares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and havin by this mortgage, will do all things which the by-laws of said Association require share
olders and borrowers to do, and will pay to said Association on said stock and	d loan the sum of Thirty dollars and NO each and every month, until said stock shall mature as provided in said by laws, provide
hat said indebtedness shall be discharged by the cancellation of said stock at ma	aturity, and will also pay all fines that may be legally assessed against
ecording to the terms of said by-laws and a certain non-negotiable note bear	ording to the terms of said by-laws or under any amendments that may be made therete ing even date herewith, executed by said mortgagor.
	LOVO his wife
aid lands, or upon, or on account of, this mortgage or the indebtedness secured	thereby, or upon the interest or estate in said lands created or represented by this more 118 ir legal representatives or assigns, or otherwise, and will pay any and all labo
r material liens, whether created before or after this date, that are lawfully ch	parged against said premises; and said mortgagor
eason of the payment of any of the aforesaid taxes, assessments, labor or mate	ate on, or offset against, the interest or principal or premium of said mortgage debt, b rial liens.
THRD. That the said mortgagor will also keep all buildings erect with insurers approved by the mortgagee in the sum of EIGHT H	ed and to be erected upon said lands insured against ioss and damage by tornado and fir 11101790
ebt, and assign and deliver to the mortgagee all insurance upon said property.  FOURTH. If said mortgagosmake default in the payment of any o	f 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 nder this mortgage, payable forthwith, with interest at the rate of Len	such insurance, pay said liens, and the sums so paid shall be further lien on said premise
FIFTH. Should default be made in the payment of said monthly sums,	or any of said fines, or taxes, or insurance premiums, or any part thereof, when the sam
months, then the aforesaid principal sum of Eight HI	should the same, or any part thereof remain unpaid for the period of LITGE
y thereafter, anything hereinbefore contained to the contrary thereof notwith	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 indebtednes
hereby secured shall bear interest from the filling of such foreclosure proceeding nents.	s 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 su	ccessors or assigns, the sum of
s a reasonable attorney's fee in addition to all other legal costs, as often as any	DOLLARS legal proceedings are taken to foreclose this mortgage for default in any of its covenants
remises and shall become due upon the filing of petition or cross-petition of	my suit affecting the title of said property, which sum shall be an additional lien on said foreclosure.
SEVENTH. As further security for the indebtedness above recited the	mortgagor hereby assigns the rentals of the above property mortgaged to the mortgage are or legal representative may collect said rents and credit the sum collected less cost of
nd in case of default in the payment of any monthly installment the mortgage	
nd in case of default in the payment of any monthly installment the mortga; ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS, WHEREOF, The said mortgager 2hw.9hereunto	appointment of a Receiver by the Court.
nd in case of default in the payment of any monthly installment the mortga ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF, The said mortgagor 1 have hereunto	appointment of a Receiver by the Court.  set
nd in case of default in the payment of any monthly installment the mortga; ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF, The said mortgager 1. http://doi.org/10.1007/j.hereunto.com/day.of/10.1111/j.hereunto.com/day.of/10.111	appointment of a Receiver by the Court.  set their on the A. D. 192. 3.  Fred G. Love
nd in case of default in the payment of any monthly installment the mortga; ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF, The said mortsgors	appointment of a Receiver by the Court.  set
ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF. The said mortgager 8 have hereunto April day of April TATE OF OKLAHOMA TUISS County, SS	appointment of a Receiver by the Court.  set their hand on the  A. D. 192. 3.  Fred G. Love  Marie L. Love
ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF, The said mortgagor 8 have hereunto day of April	appointment of a Receiver by the Court.  set their on the A. D. 192. 3.  Fred G. Love  Marie L. Love
TATE OF OKLAHOMA  TUISS  Before me  27th  Table 19 Long  27th  Tary of April 19 Long  27th  Tary of April 19 Long  27th  Tary of April 19	appointment of a Receiver by the Court.  set their hand on the  A. D. 192 3  Fred G. Love  Marie L. Love  a Notary Public in and for said County and State, on this
TATE OF OKLAHOMA  TUISS  Before me  27th  APTIL  Telefore me  27th  April  To me known to be the identical person  to me known to be the identical person  To me in the person  to me known to be the identical person	appointment of a Receiver by the Court.  set their hand on the  A. D. 192. 3  Fred G. Love  Marie L. Love  Marie L. Love  1. A Notary Public in and for said County and State, on this county appeared.  1. D. Wife, his wife, his who executed the within and aforegoing instrument and acknowledged to me that
ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF. The said mortgager \$\frac{8}{27th}\$ hereunto \$\frac{27th}{day of}\$ APTIL  TATE OF OKLAHOMA TUISS County, SS Before me A • V • Long 27th day of APTIL 19  Fred G. Love and Marie I. Lot to me known to be the identical personal they expended to the said to the said to the said they expended they are said they expended to the said they are said they ar	appointment of a Receiver by the Court.  set their hand on the  A. D. 192 3  Fred G. Love  Marie L. Love  Marie L. Love  12.3, personally appeared.  12.4, personally appeared.  12.5, personally appeared.  13.5 wife  14.5 wife  15.5 who executed the within and aforegoing instrument and acknowledged to me that excuted the same as their free and voluntary act and deed
ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF. The said mortgager \$1. hard. hereunto 27th day of APTIL  TATE OF OKLAHOMA TUISE County, SS Before me. A. V. Long.  27th day of APTIL 19  Fred G. Love and Marie I. Lot to me known to be the identical personal they can for the uses and purposes therein set & for the uses and purposes therein set & for	appointment of a Receiver by the Court.  set their on the hand on the A. D. 192. 3.  Fred G. Love  Marie L. Love  Marie L. Love  A Notary Public in and for said County and State, on this personally appeared.  2. 3. personally appeared.  3. Notary Public in and for said County and State, on this personal to the same as their free and voluntary act and deed orth.
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ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF, The said mortgagors have hereunto 27th day of APTIL  TATE OF OKLAHOMA TUISS  Before me A · V · Long 27th day of APTIL 19  Fred G · Love and Marie L · Lour 19  Fred G · Love and Marie L · Lour 19  for the uses and purposes therein set for t	appointment of a Receiver by the Court.  set bigir  A. D. 192 3  Fred G. Love  Marie L. Love  Marie L. Love  1.
ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF. The said mortsgors have hereunto 27th day of April County, SS Before me 27th day of April 19  Fred G. Love and Marie I. Low to me known to be the identical person they for the uses and purposes therein set for the uses and purposes the	appointment of a Receiver by the Court.  set
ollection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF, The said mortgagors have hereunto 27th day of APTIL  TATE OF OKLAHOMA TUISS  Before me A · V · Long 27th day of APTIL 19  Fred G · Love and Marie L · Lour 19  Fred G · Love and Marie L · Lour 19  for the uses and purposes therein set for t	appointment of a Receiver by the Court.  set