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VENILES SUSA

BLACK PTO, CO, TULBA, CKLA.	
02923 C.M.J.	STATE OF OKLAHOMA, Tules, County, SS. The instrument was filed for record on the
	The instrument was filed for record on the <u>2200</u> of <u>JUNO</u> A. D., 1922, at <u>3:40</u> o'clock <u>P.</u> M., and duly recorded in book <u>418</u> on page <u>5</u>
70	((SEAL)) ByChas. Haley,
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	Fees, \$
KNOW ALL MEN BY THESE PRESENTS:	
wife	and Fred Reheard, and Blanche E. Reheard, his
of West TUISE, TUISE UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a comparty of the second part, the following described real estate and premises situ	of Oklahoma, part.1981 the first part, have mortgaged and hereby mortgage to rporation duly organized and doing buisiness under the statutes of the State of Oklaho iated in
Lot Five (5) in Block Twel	feet of Lot Four (4) and all of ve (12) in Interurban Addition homa, according to the recorded
	TREASURER'S ENDORSEMENT
xeccipt No	by certify that I received \$ and issued
tax on th	e within mortgage. this 2.7 day of 192 2
Dated	this 27 day of 2002 192 2 WAYNE L DICKEY, County Treasurer
	Deputy
	Deputy
	n Jung and the title to the first of the state
and for the purpose of securing payment of the monthly sum, fines and othe And the said mortgagor.S.for	nd warsart by title to the same and waive the appraisement, and all homestead exempt te NoBeBe
successors and assigns, as follows: FIRST, Said mortgagor. Sbeing the owner of15	shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and ha
holders and borrowers to do, and will pay to said Association on said stock a	ed by this mortgage, will do all things which the by-laws of said Association require st and loan the sum of
cents (\$	of each and every month, until said stock shall mature as provided in said by-laws, prov maturity, and will also pay all fines that may be legally assessed againstUABU
according to the terms of said by-laws and a certain non-negotiable note be	cording to the terms of said by laws or under any amendments that may be made the aring even date herewith, executed by said mortgagor, S. his wife
SECOND. That said mortgagor. S., within forty days after the sam	1. HADEARD, AND BLANCHE. E. Reheard,
rage or by said indebtedness whether levied against the said mortgagor S	red thereby, or upon the interest or estate in said lands created or represented by this m <u>their</u> legal representatives or assigns, or otherwise, and will pay any and all l
right against said mortgagee, its successors or assigns, to any payment or r	charged against said premises; and said mortgagor. S hereby waive any and all clair rebate on, or offset against, the interest or principal or premium of said mortgage debt
reason of the payment of any of the aforesaid taxes, assessments, labor or ma THIRD. That the said mortgagor, S., will also keep all buildings gr	aterial liens. seted and to be prected upon said lands insured against 1085 and damage by tornsdo and GEON HUNGTEG
debt, and assign and deliver to the mortgagee all insurance upon said proper	ty.
FOURTH. If said mortgagor_S_make default in the payment of any covenanted, said mortgagee, its successors or assigns may pay such taxes, affe	of the aforesaid taxes or assessments, or in procuring and maintaining insurance as al act such insurance, pay said liens, and the sums so paid shall be further lien on said prem
FIFTH. Should default be made in the payment of said monthly sum	et such insurance, pay said liens, and the sums so paid shall be further lien on said pren Be per cent per annum. s, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the s
are payable as provided in this mortgage and in said note and said by laws, are UNITED months, then the aforesaid principal sum of	d should the same, or any part thereof remain unpaid for the period ofDOLLA
with arrearages thereon, and all penalties, taxes and insurance premiums, sha ly thereafter, anything hereinbefore contained to the contrary thereof notw thereby secured shall bear interest from the filing of such foreclosure proceedi	ll, at the option of said mortgagee, or of its successors or assigns, become payable immed ithstanding. In the event of legal proceedings to foreclose this mortgage, the indebted ngs at the rate of ten per cent per annum in lieu of the further payments of monthly ins
ments. SIXTH. The said mortgagors shall pay to the said mortgagee or to its 이기요 University 등 문화 문화	successors or assigns, the sum of
as a reasonable attorney's fee in addition to all other legal costs, as often as a	DOLLA ny legal proceedings are taken to foreclose this mortgage for default in any of its covena the second
or as olten as the said mortgagors or mortgagees may be made defendant is premises and shall become due upon the filing of petition or cross-petition	a any suit affecting the title of said property, which sum shall be an additional lien on of foreclosure.
and in case of default in the payment of any monthly installment the mort	e mortgagor hereby, assignt the rentals of the above property mortgaged to the mortg gages or legal representative may collect said rents and credit the sum collected less core here apprintment of a Receiver by the Court
concetten, upon said indepicedness, and these promises may be chloreed by the IN WITNESS WHEREOF. The said mortgagor. S. have hereun 23 st. day of ITMA	he appointment of a Receiver by the Court. to set
New Y	F. W. Reheard Also known as
	Fred Reheard Blanche E. Reheard
Tulse	<u>. A second se</u>
Before me. A. V. Long	
21st June	192_2_, personally appeared
to ma known to be the identical per	ard and _Blanche -EsRelieard, -his -wife-
they	executed the same as their free and voluntary act and d
for the uses and purposes therein se IN WITNESS WHEREOF, I have	ve hereunto set my hand and notarial scal on the date above mentioned.
(Real)	A. V. Long.
My commission expires on the	of May, 1926.
TREASURER	'S ENDORSEMENT
	and size used receipt No
mortgage tax on the within mortgage. Dated thisday of	
Lated this	