MORTGAGE RECORD NO. 413

237555 C.M.J. FROM		was filed for record on the St A. D., 197 M., and duly recorded in book.	7 3 at 4:15 413 on page 603
10	((SEAL)	O. G. Weaver, Brady Brown,	ounty Clerk Deputy.
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	Fees, \$		
NOW ALL MEN BY THESE PRESENTS: That James 0. Wall and Beulah	n M. Wall, hi	s wife	
Tulsa, Tulsa Compress to the Sense f	100	of the first part, have mortgaged a	
NITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a corporarty of the second part, the following described real estate and premises situate and premises and p	oration duly organized a red in TUISA	and doing buisiness under the statut	es of the State of Oklahoma,
Southerly Fifty (50) feet o One Hundred & Seventy (170) now City of Tulsa, Oklahoma official plat thereof,) in the Orig	inal Town.	
with all the improvements thereon and appurtenances thereunto belonging, and Also	warrant the title to the	same and waive the appraisement, ar	d all homestead exemptions
This mortgage is given in consideration of Thirty-two Hund: and for the purpose of securing payment of the monthly sum, fines and other it And the said mortgager. for them selves and for the successors and assigns, as follows:	red items hereinafter specific ir heirs, executors a	Dollars, the receipt of wad, and the performance of the covenant administrators, hereby covenant.	hich is hereby acknowledged, ants hereinafter contained. with said mortgagee, its
FIRST. Said mortgagor being the owner of 52 shorrowed of said Association, in pursuance of its by-laws, the money secured holders and borrowers to do and will pay to said Association on said stock and cents (\$_100.00) per month, on or before the 20th day of e that said indebtedness shall be discharged by the cancellation of said stock at ma under said by-laws or under any amendments that may be made thereto, according to the said stock at ma under said by-laws or under any amendments that may be made thereto, according to the said stock at ma under said by-laws or under any amendments that may be made thereto.	by this mortgage, will of doon the sum of One each and every month, a aturity, and will also pay ording to the terms of sa	do all things which the by-laws of sa 9 HUNGTOR until said stock shall mature as provi- all fines that may be legally assessed, id by-laws or under any amendment	id Association require share- dollars and NO = = led in said by laws, provided against Uhem s that may be made thereto,
according to the terms of said by laws and a certain non-negotiable note bear James 0. Wall and Benlah SECOND. That said mortgagor, within forty days after the same 1	Me Wall, his	s_wife,	to said mortagagee
said lands, or upon, or on account of, this mortgage or the indebtedness secured gage, or by said indebtedness, whether levied against the said mortgagor. or material liens, whether created before or after this date, that are lawfully choright against said mortgage, its successors or assigns, to any payment or rebstreason of the payment of any of the aforegaid taxes, assessments, labor or mater THIRD. That the said mortgagor will also keep all buildings erect with insurers approved by the mortgage in the sum of	I thereby, or upon the in LHBIT legal repre- narged against said prem- pate on, or offset against erial liens. ed and to be erected upon two Hundred	nterest or estate in said lands created sentatives or assigns, or otherwise, an ises; and said mortgagor. S. herebt, the interest or principal or premiu on said lands insured against loss and dollars, as a furth	or represented by this mort- d will pay any and all labor y waive any and all claim or m of said mortgage debt, by damage by tornado and fire er security to said mortgage
revolve H. It said mortgager R. make default in the payment of any or sovenanted, said mortgagee, its successors or assigns may pay such taxes, effect ander this mortgage, payable forthwith, with interest at the rate of UST FIFTH. Should default be made in the payment of said monthly sums, or payable as provided in this mortgage and in said note and said by laws, and said such as the said said by laws, and said said by laws, and said said said by laws, and said said said said said said said sai	such insurance, pay said per cent per annum or any of said fines, or t	l liens, and the sums so paid shall be a. axes, or insurance premiums, or any	further lien on said premises part thereof, when the same
months, then the aforesaid principal sum of Thirty, with arrearages thereon, and all penalties, taxes and insurance premiums, shall, a y thereafter, anything hereinbefore contained to the contrary thereof notwith thereby secured shall bear interest from the filing of such foreclosure proceedings	TWO HUNDARD at the option of said more standing. In the event s at the rate of ten per co	tgagee, or of its successors or assigns of legal proceedings to foreclose this ent per annum in lieu of the further p	DOLLARS, become payable immediat- mortgage, the indebtedness sayments of monthly install-
nents. SIXTH. The said mortgagors shall pay to the said mortgages or to its suc Three Hindred & Twee	ccessors or assigns, the s	um of	
as a reasonable attorney's fee in addition to all other legal costs, as often as any lor as often as the said mortgagors or mortgages may be made defendant in as premises and shall become due upon the filing of petition or cross-petition of its 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 collection, upon said indebtedness, and these promises may be enforced by the IN WITNESS WHEREOF. The said mortgagor S. hav S. haveunto	legal proceedings are tal any suit affecting the tit foreclosure. mortgagor hereby assign gor legal representativa appointment of a Recei- set. their	ken to foreclese this mortgage for def le of said property, which sum shall as the rentals of the above property we may collect said rents and credit t	ault in any of its covenants, be an additional lien on said mortgaged to the mortgagee he sum collected less cost of
6.th day of August	A. D. 19262	생일 집 경험 이 시시 학생 교육이다.	
어려고 있는 이 경험을 하지 않아 있는 것 같아 하는데 모양을 하 고향을 생성하고 있다. 사람들이 살 것 같아 하는데 있다.		lah M. Wall	
		Tan m. Mari	
STATE OF OKLAHOMA Tulsa County, SS Before me. A. V. Long		, a Notary Public in and for said	County and State, on this
7th day of August 192 James O. Wall and Beulah M. Wall,	23., personally appea his wife	red	
to me known to be the identical person they exe	nwho executed the	within and aforegoing instrument ar	d acknowledged to me that
for the uses and purposes therein set fo	orth, hereunto set my hand an	rd notarial scal on the date above mer	
lst (Seal')		A. V. Long,	Notary Public
My commission expires on the	ENDORSEMENT		,
I hereby certify that I received \$ 3.20	and issued receipt No.:	17001	therefor in payment of
mortgage tax on the within mortgage. Dated this 1 day of Gray W. W. Sternkry County Treasurer			
W. W. Ailenkly	By C		Deputy
And American Employees			
			