THE SAME

STATE OF THE

MORTGAGE RECORD NO. 413

그는 경기가 무슨 것들은 아들은 회사가 있는 것도 하는 것이 없는 것이 되었다면 모양하는 것이 없다.	The instrument of Aug	nt was filed for record on the 15 3US 5 A. D., 192, 3st 8:00 M., and du.ly recorded in book 413 on page 609
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	(SEAL)	(SEAL)) 0. G. Weaver, County Clerk Brady Brown, County Clerk
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	Fees, \$	[11] : [15] : [15] [15] [15] [15] [15] [15] [15] [15]
KNOW ALL MEN BY THESE PRESENTS: That Charley Stebel, a single man,		
f Tulsa County in the State o		
UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a corp party of the second part, the following described real estate and premises situa Lot Eighteen (18) in Block Ten	oration duly organized ted in Tulse	and doing buisiness under the statutes of the State of Oklahom County, State of Oklahoma, to-wit:
to the city of Tulsa, Oklahoma, according to the recorded official plat thereof,		
with all the improvements thereon and appurtenances thereunto belonging, and Also	e No.1468 d items hereinafter speci 18heirs, executors	Class De Dollars, the receipt of which is hereby acknowledge fied, and the performance of the covenants hereinafter contained, and administrators, hereby covenant, with said mortgagee,
FIRST. Said mortgagor being the owner of 15 sorrowed 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 an cents (\$55.00) per month, on or before the 20th day of that said indebtedness shall be discharged by the cancellation of said stock at munder said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and a certain non-negotiable note beaccording to the terms of said by-laws and a certain non-negotiable note beaccording to the terms of said by-laws and a certain non-negotiable note beaccording to the said said said said by-laws and a certain non-negotiable note beaccording to the said said said said said said said said	by this mortgage, will d loan the sum of each and every month naturity, and will also p ording to the terms of	l do all things which the by-laws of said Association require shat hir ty-11ve dollars and 10- dollars and 10- which is all stock shall mature as provided in said by-laws, provid ay all fines that may be legally assessed against 11m said by-laws or under any amendments that may be made there
SECOND. That said mortgagor, within forty days after the same aid lands, or upon, or on account of, this mortgage or the indebtedness secure rage, or by said indebtedness, whether levied against the said mortgagor, or material liens, whether created before or after this date, that are lawfully clight against said mortgagee, its successors or assigns, to any payment or release of the payment of any of the aforesaid taxes, assessments, labor or material liens, assessments,	become due and payed thereby, or upon the 118 legal repharged against said probate on, or offset againerial liens.	ble, will pay all taxes and assessments which shall be levied up interest or estate in said lands created or represented by this more resentatives or assigns, or otherwise, and will pay any and all lab mises; and said mortgagorhereby waive any and all claim set, the interest or principal or premium of said mortgage debt.
THIRD. That the said mortgagor—will also keep all buildings erect with insurers approved by the mortgagee in the sum ofF17.596 lebt, and assign and deliver to the mortgage all insurance upon said property FOURTH. If said mortgagor—make default in the payment of any covenanted, said mortgagee; its successors or assigns may pay such taxes, effect under this mortgage, payable forthwith, with interest at the rate of	of the aforesaid taxes of t such insurance, pay se	r assessments, or in procuring and maintaining insurance as about id liens, and the sums so paid shall be further lien on said premis
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 111000 with arrearages thereon, and all penalties, taxes and insurance premiums, shall, y thereafter, anything hereinbefore contained to the contrary thereof notwith hereby secured shall bear interest from the filing of such foreclosure proceeding tents.	or any of said fines, or should the same, or an 1 Hundred at the option of said m hstanding. In the eve	taxes, or insurance premiums, or any part thereof, when the sar y part thereof remain unpaid for the period of
SIXTH. The said mortgagors shall pay to the said mortgagee or to its su One Hundred & Fifty	accessors or assigns, the	sum of
s a reasonable attorney's fee in addition to all other legal costs, as often as any r as often as the said mortgagors or mortgagees may be made defendant in premises and shall become due upon the filing of petition or cross-petition of	legal proceedings are t any suit affecting the t foreclosure.	aken to foreclose this mortgage for default in any of its covenant title of said property, which sum shall be an additional lien on sa
	gee or legal representa	tive may collect said rents and credit the sum collected less cost
nd in case of default in the payment of any monthly installment the mortga ollecticn, upon said indebteness, and these promises may be enforced by the IN WITNESS WHEREOF, The said mortgagorha.\$horeunto	gee or legal representate appointment of a Reconstant	tive may collect said rents and credit the sum collected less cost
nd in case of default in the payment of any monthly installment the mortga	gee or legal represental appointment of a Rec set. his A D. 192.3	tive may collect said rents and credit the sum collected less cost of ever by the Court. handon the Charley Strebel
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