MORTGAGE RECORD NO. 413

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그렇게 이 물건 것이 많아. 이 물건이 있는 것이 많은 것이 많은 것을 하지 않는 것이 같이 많이 있다.	STATE OF OKLAHOMA, Tulsa, County, SS.
FROM	The instrument was filed for record on the 7th
	of July A. D., 1922 at 3:50 o'clock M., and duly recorded in book \$13 on pr
a - La Cara Cara ya	0. D. Lawson,
ŤŎ	(SEAL) County Clerk
그는 그는 방법에서 한 것에서는 것이 없다. 전망님께 주셨어?	ByF. Delman,
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	1974 - Carlo Maria Mandrida, and an
KNOW ALL MEN BY THESE PRESENTS:	
ThatCharles U. White	ker and Clara B. Whitaker, his wife,
Tulsa, Tulsa	in the State of Oklahoma, part 1956 the first part, have mortgaged and hereby mort
	ahoma, a corporation duly organized and doing buisiness under the statutes of the State of
	premises situated inCounty, State of Oklahoma, to-w
	이 같은 것 같은
	2) in Bullette Second Addition to the
City of Tulsa, Ok official plat the	lahome, according to the recorded
OTTICIAT DISO AND	
	TREASURERS ENDORSEMENT
i hereb	TREASURERS ENDORE LAD and issued by certify that I raceived 5. (2.9) and issued 2.6.5.2 therefor in payment of mortgage
Receipt No	12 CAA Cheretor in pay areas of the start
tax on the	within morrage.
Dated	WAYNE LETCKEY, County Treasurer
	0/9 ×
	Deputy
with all the improvements thereon and applurtenances thereinto	belonging and warrant the title to the same and waive the appraisement, and all homestead
AlsoBshares of stock of said Associati	belonging, and warrant the title to the same and waive the appraisement, and all homestead on, Certificate No
This mortgage is given in consideration of	Dollars, the receipt of which is hereby ac nes and other items hereinafter specified, and the performance of the covenants hereinafter
And the said mortgagors for themselves	nes and other items hereinafter specified, and the performance of the covenants hereinafter and forherein
successors and assigns, as follows: FIRST. Said mortgagor.S. being the owner of8	shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION,
borrowed of said Association, in pursuance of its by-laws, the r	noney secured by this mortgage, will do all things which the by-laws of said Association re a said stock and loan the sum of
cents (\$ 25.00) per month, on or before th	a said stock and loan the sum of while said stock shall mature as provided in said by la
	said stock at maturity, and will also pay all fines that may be legally assessed against <u>the</u> e thereto, according to the terms of said by-laws or under any amendments that may be n
according to the terms of said by-laws and a certain non-negoti	able note bearing even date herewith, executed by said mortgagor
	er and Clara B. Uhitaker, his Wife
said lands, or upon, or on account of, this mortgage or the indebt	ifter the same become due and payable, will pay all taxes and assessments which shall be tedness secured thereby, or upon the interest or estate in said lands created or represented b
gage, or by said indebtedness, whether levied against the said m	nortgagor. S DAD1 legal representatives or assigns, or otherwise, and will pay any are lawfully charged against said premises; and said mortgagor
ight against said mortgagee, its successors or assigns, to any p	ayment or rebate on, or offset against, the interest or principal or premium of said mortg
eason of the payment of any of the aforesaid taxes, assessments THIRD. That the said mortgagor, S, will also keen all	, labor or material liens. buildings erected and to be crected upon said lands insured against loss and damage by torn
with insurers approved by the mortgagee in the sum of debt, and assign and deliver to the mortgagee all insurance upon	buildings erected and to be crected upon said lands insured against 1058 and damage by torr BIGNT HUNDIGO
	ment of any of the aloresaid taxes or assessments, or in procuring and maintaining insurar
	ch taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien on s
FIFTH Should default be made in the navment of said m	nonthly sums or any of said fines or taxes, or insurance premiums, or any part thereof, wh
re payable as provided in this mortgage and in said note and said	Lby-laws, and should the same, or any part thereof remain unpaid for the period of thr EIGNT HUNDTOD
with arrearages thereon, and all penalties, taxes and insurance pro-	emiums, shall, at the option of said mortgagee, or of its successors or assigns, become payable
	hereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, the i ure proceedings at the rate of ten per cent per annum in lieu of the further payments of mor
nents.	
SIXTH. The said mortgagors shall pay to the said mortga	gee or to its successors or assigns, the sum of
Out a These	
One Hun	dred
Q110 HUX as a reasonable attorney's fee in addition to all other legal costs, o or as often as the said mortgagors or mortgagees may be made	\$17.00 as 5ften as any legal proceedings are taken to foreclose this mortgage for default in any of its defendant in any suit affecting the title of said property, which sum shall be an additional
One. Hun is a reasonable attorney's fee in addition to all other legal costs, or or as often as the said mortgagors or mortgagees may be made premises and shall become due upon the filing of petition or cr SEVENTH. As further security for the indebtedness abov	dr = d. as often as any legal proceedings are taken to foreclose this mortgage for default in any of it defendant in any suit affecting the title of said property, which sum shall be an additional oss-petition of foreclosure. we recited the mortgagor hereby assigns the rentals of the above property mortgaged to th
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