MORTGAGE RECORD No. 470

248173 C. Marom	STATE OF OKLAHOMA, Tulsa County, SS. This instrument was filed for record on the3
248173 COMPARIND	of Jan. A. D., 1922 at 4:50 o'clock P. M., and duly recorded in book 470 on page 118
	를 대통할 시 민들 하다면서 휴가전을 되었다. 한민국을 전혀 보고 있다. 전환된 등록 하다 이유를 하지않다. 등 및 유럽한 한인 역사를 받지 않는데 등 등에
TO	O. G. Weaver, (SEAL)) County Clerk. By Brady Brown, Deputy
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	By Deputy Fees, \$
DW ALL MEN BY THESE PRESENTS:	
That J. C. Taber and Lau	
Tulsa, Tulsa County, in the State of C	oklahoma, part 198 of the first part, have mortgaged and hereby mortgage to the position duly organized and doing business under the statutes of the State of Okla
na, party of the second part, the following described real estate and pren	nises situated inPulssCounty, State of Okiahoma, to-wit
Lot Twenty-one (21) in B	lock Twenty-two (22) in College Fulsa, Oklahoma, according to
the recorded official pla	上出口、単独、上上上上、上海が10世には10年には10年には10年には10年には10年に10年に10年に10年に10年間は10年間に10年に10年に10年に10年に10年に10年に10年に10年に10年に10年
	TREASURER'S ENDORSON on discussion of the within mortgage. Receipt No. 13 / 23 bereior in payment of mortgage. Receipt No. 13 / 24 bereior in payment of mortgage. And the within mortgage.
	r hereby certify their for in payment
	Receipt No. 13 / Admers Receipt No. 13 / Admers Receipt No. 13 / Admers And of Lounty Trensurer Receipt No. 13 / Admers And Andrew Receipt No. 13 / Admers Andrew Receipt No. 13 / Admers Receipt No. 14 / Admers Receipt No. 15 / Admers R
	the on the within any of Younty Trocaut
	Receipt No. 13 / Mihereror in Paya. Receipt No. 13 / Mihereror in Paya. Receipt No. 13 / Mihereror in Paya. Receipt No. 192/ Inx on the within mortgage. Daied this / day of Jounty Treasurer Deputy Deputy
all the improvements thereon and appurtenances thereunto belonging	g, and warrant the title to the same and waive the appraisement, and all homesteac
ptions. 8shares of stock of said Association, Certificate	
This mortgage is given in consideration of Eight Hundre of the monthly sum, fines and of	the items beginning and all the state of the
d. s for themselves And the said mortgager s for themselves And the said mortgager s for themselves	heirs, executors and administrators, hereby covenantwith said mortgages, it
FIRST. Said mortgager 8 heing the owner of 8 shar	es of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having
wed of said Association, in pursuance of its by-laws, the money secur-	ed by this mortgage, will do all things which the by-laws of said Association required stock and loan the sum ofTWELLY
	lay of each and every month, until said stock shall mature as provided in said by-laws
nem under said hy-laws or under any amendments that may be	said stock at maturity, and will also pay all fines that may legally assessed against made thereto, according to the terms of said by-laws or under any amendments that
be made thereto, according to the terms of said by-laws and a certain r J. C. Taber and Laura Ts	non-negotiable note bearing even date herewith, executed by said mortgager S.
SECOND. That said mortgagors, within forty days after the sai	me become due and payable, will pay all taxes and assessments which shall be levier as secured thereby, or upon the interest or estate in said lands created or representer
his mortgage, or by said indebtedness, whether levied against the said n	nortgagor: S. UNGLF legal representatives or assigns, or otherwise, and will pay any
and all claim or right against said mortgagee, its successors or assigns, t	at are lawfully charged agianst said premises; and said mortgagor. — hereby waiv to any payment or rebate on, or offset against, the interest or principal or premium o
mortgage debt, by reason of the payment of any of the aforesaid taxes, THIRD. That the said mortgagor. S will also keep all buildings erec	assessments, ianor or materiar liens. Ited and to be erected upon said lands insured against loss and damage by tornado and IUNDTADDollars, as a further security to said mort
e debt, and assign and deliver to the mortgagee all insurance upon said ;	property:
ve covenanted, said mortgagee, its successors or assigns may pay such ta	y of the aforesaid taxes or assessments, or in procuring and maintaining insurance as uxes, effect such insurance, pay said liens, and the sums so paid shall be further lien or
premises under this mortgage, payable forthwith, with interest at the ra	ate ofper cent per annum. us, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the
e are payable as provided in this mortgage, and in said note and said by	r-laws, and should the same, or any part thereof remain unpaid for the period of Hundred DOLLARS
i arrearages thereon, and all penalties, taxes and insurance premiums, a	shall, at the option of said mortgages, or of its successors or assigns, become payable hereof notwithstanding. In the event of legal proceedings to foreclose this mortgage
indebtedness thereby secured shall bear interest from the filing of such	areon notwenteenung. In the event of legal proceedings to foreclose this mortgage a foreclosure proceedings at the rate of ten per cent per a nuum in lieu of the furthe
ents of monthly installments. SIXTH. The said mortgagors shall pay to the said mortgagee or to i	ts successors or assigns, the sum of
reasonable attorney's fee in addition to all other legal costs, as often	DOLLAR:
nal lien on said premises and shall become due upon the filing of petition	
SEVENTH. As further security for the indebtedness above recited gagee and in case of default in the payment of any monthly installmen	the mortgagor hereby assigns the rentals of the above property mortgaged to the the mortgagee or legal representative may collect said rents and credit the sum col
l less cost ما collection, upon said indebtedness, and these promises may	y be enforced by the appointment of a Receiver by the Court. to settheir on the
2nd day of January A, D. 192	4. J. C. Taber
	Laura Taber
TE OF OKLAHOMA. Tulsa.	
efore me A. V. Long	County, SS, a Notary Public in and for said County and State, on this, 192. $f 4$, personally appeared
J. C. Taber and Laura Taber, his w	
to me knwon to be the identical perso	nSwho executed the within and aforegoing instrument and acknowledged to me
역 하다 하는데 그 경기에 😭 이 집에 가는 그 나를 통하다. 그런 그 한 생활에 가지하는 그 전 역사에 하다는 사이에 있다면 그 그 사람이 되어 그렇게 🚓 그렇게 다 하는데 그 그 그 모습니다.	the same as the ir free and voluntary act and deed.
for the uses and purposes therein set fo IN WITNESS WHEREOF, I have	하는 보기를 받았다. 이 그들은 병원들은 안 되었다면 하셨다고 있는 하고 모든 하면 회의를 모르는 하셨다면요? 수 이 문학들이 먹고이 하게.
W-#-76#***17088*************	A. V. Long,
ommission expires on the angle of the day of the angle of	Avocaty Eublic.
	TREASURER'S ENDORSEMENT
hereby certify that I received \$and issued re	ealpt Notherefor in phyment of
	ealpt Notherefor in payment of

[].