## MORTGAGE RECORD No. 470

249544 C.M.J. FROM	STATE OF OKLAHOMA, Tules County, SS. 22  This instrument was filed for record on the 22  of 250 at 4:50 day o'clock Ps. M., and duly recorded in book 47.0 on page 136	
	에 계획하고 5.87명의 경험 전에 있는 가능성이 하지 않아보다. 1.15분 하지 않아 보고하고 있다면 하는 데, 이 모든 경찰에 하는 경찰에 하는 경찰에 하는 경찰에 가는 것이다.	
TO UNITED SAVINGS & LOAN ASSOCIATION	(SEAL) O. G. Weaver, County Clerk,  By Bragy Brown Deputy	U
TULSA, OKLAHOMA	Fees, \$	
KNOW ALL MEN BY THESE PRESENTS: That J. A. Graham and Emma A.	Graham, his wife,	
of Tulse, Tulse County, in the State of Oklahoma, part 198_of the first part, have mortgaged and hereby mortgage to the UNITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Oklahoma, a corporation duly organized and doing business under the statutes of the State of Oklahoma.		
homa, party of the second part, the following described real estate and premise	ration duly organized and doing business under the statutes of the State of Okla- ssituated inTulsa	
Lots Three (3) and Four (4) Addition to the city of Tul: recorded official plat ther	in Block Two (2) in Sunny Slope sa, Oklahoma, according to the eof,	
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exemptions.	and warrant the title to the same and waive the appraisement, and all homestead	L. L
Also9 shares of stock of said Association, Certificate No This mortgage is given in consideration of Nine Hundred	Dollars, the receipt of which is hereby asknowledged	
and for the purpose of securing payment of the monthly sum, fines and other	r items hereinafter specified, and the performance of the covemants hereinafter con- leirs, executors and administrators, hereby covenantwith said mortgages, its	
FIRST. Said mortgagor. S. being the owner of 9shares	of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having by this mortgage, will do all things which the by-laws of said Association require	
shareholders and borrowers to do, and will pay to said Association on said s $No = -\text{cents} (\$, 30, 00, \dots)$ per month, on or before the 20th day	tock and loan the sum of Thirty Dollars and of each and every month, until said stock shall mature as provided in said by-laws, id stock at maturity, and will also pay all fines that may legally assessed against	
under said by-laws or under any amendments that may be may be made thereto, according to the terms of said by-laws and a certain non	ade thereto, according to the terms of said by-laws or under any amendments that -negotiable note bearing even date herewith, executed by said mortgager  WITE	
SECOND: That said mortgagor S within forty days after the same	become due and payable, will pay all taxes and assessments which shall be levied secured thereby, or upon the interest or estate in said lands created or represented tgagor. S. L.H.O.1 Aggal representatives or assigns, or otherwise, and will pay any	
and all labor or material liens, whether created before or after this date, that a any and all claim or right against said mortgages, its successors or assigns, to a	re lawfully charged agianst said premises; and said mortgagorShereby waive ny payment or rebate on; or offset against, the interest or principal or premium of	
fire with insurers approved by the mortgages in the sum of NIRE_LI	l and to be erected upon said lands insured against loss and damage by tornado and INGTODollars, as a further security to said mort-	
above covenanted, said mortgagee, its successors or assigns may pay such taxes	the aforesaid taxes or assessments, or in procuring and maintaining insurance as s, effect such insurance, pay said liens, and the sums so paid shall be further lien on	
said premises under this mortgage, payable forthwith, with interest at the rate FIFTH. Should default be made in the payment of said monthly sums, or some are payable as provided in this mortgage and in said note and add, by-up.	or env of said fines, or tayes, or insurance promiums, or only part thereof when the	តា
immediately thereafter, anything hereinbefore contained to the contrary there	ws, and should the same, or any part thereof remain unpaid for the poriod of IT'ed.  DOLLARS. II, at the option of said mortgages, or of its successors or assigns, become payable of notwithstanding. In the event of legal proceedings to forcelose this mortgage.	1
the indebtedness thereby secured shall bear interest from the filing of such for payments of monthly installments.	reclosure proceedings at the rate of ten per cent per a nnum in lieu of the further successors or assigns, the sum of	
One Hundred  a as a reasonable attorney's fee in addition to all other legal costs, as often as a		
ditional lien on said premises and shall become due upon the filing of petition SEVENTH. As further security for the indebtedness above recited the	e mortgagor hereby assigns the rentals of the above property mortgaged to the	
mortgagee and in case of default in the payment of any monthly installment th	ne mortgagee or legal representative may collect said rents and credit the sum col- senforced by the appointment of a Receiver by the Court. the ifon the	
2lsta. day ofA. D. 1924_a_	J. A. Graham	
STATE OF OKLAHOMATulsa	Emma A. Graham	
STATE OF OKLAHOMA Tulsa Got Before me. A. V. Long	unty, SS, a Notary Public in and for said County and State, on this	
J. A. Graham and Emma Graham, his wi	any, 88, a Notary Public in and for said County and State, on this, 192.4., personally appeared	
thatexecuted the	who executed the within and aforegoing instrument and acknowledged to me same astheirtree and voluntary act and deed,	
for the uses and purposes therein set forth IN WITNESS WHEREOF, I have ber	aunta cat-dur hand and untarial mad an the detection	<b>,</b>
May 1st, 1926. (Senl)	Notary Public.	
	REASURER'S ENDORSEMENT pt No	
increase certary that I received \$ 7.60 and issued received mortgage tax on the within mortgage.	pt No	
Dated tills The Stuckey Collity Treasure		