MORTGAGE RECORD No. 470

COMPARED

No.

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<form></form>	E50570 C.M.J. FROM STATE OF OKLAHOMA, Tuisa County, SS. This instrument was filed for record on the 6 of F9D. o'clock P. M., and duly recorded in book 4.70on pägel O. G. Weaver, ((SEAL)) County Clerk.
<pre>Test</pre>	UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA
<pre>UNITED SAVINGS 4.0.6Å% SSGCUATOR, of Twin, Okkema, a corporation duty expanding addmin tambers under the States of the State of Okema, party of Execution of parts, 56 selection and expansion interaction. Characteristics of the State of Okema, party of Execution of State of Okema, and State of Okema, and</pre>	
of Tulsa Oklahoma, aconording to the recorded official plat thereof, with all the improvements therean and appartments therean to beinging, and warrant the tile to the same and where the approximation, and all house the approximation of the same of noise of and Amazintan, Certifiants No. 1659	Tulsa, Tulsa of Tulsa, Tulsa UNITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Oklahoma, a corporation duly organized and doing business under the statutes of the State of homa, party of the second part, the following described real estate and premises situated in Tulsa County, State of Oklahoma,
<pre>exemplose. Als</pre>	Lot Eight (8) in Block Seven (7) in Berry-Hart's Re-subdivision of Blocks Seven (7) and Ten (10) in Roosevelt Addition to the city of Tulsa, Oklahoma, according to the recorded official plat thereof,
Also. 7	
tailed. And the and moregroup:	Also 7 shares of stock of said Association, Certificate No. 1669 Class B.
FIRST. Said mortgages 2. Joing the owner cl., 7,, share of stock of the said UNINGS & LOAN ASSOCIATION, and any control and Association, and Association of and Association and Sociation and Association and Sociation an	tained. the said mortgagors for their heirs, executors and administrators, hereby covenant with said mortga
Repeated darm and berrowge to do, and will pay to said Association on said stock and loan the same of	guccessors and assigns, as follows: FIRST "Said mortageners" being the owner of 7
<pre>upon said lands, or upon, or on account of, this mortgage or the indebtedness secured thereby, or upon the interest or estate in axid lands created or represent by this mortgage, or by axid indebtedness, whether level acquired taxes, assessment, a brarged spinst said mortgage. B hereby we any and all laion or right signins said mortgage. B Will be keep all bighing energies, and or any any mean of the payment of any of the aforesaid taxes, assessment, and on or offset galant, the interest or principal or premium and mortgage disk, by reason of the payment of any of the aforesaid taxes, assessment, and in any set there are set any any and lands, the interest or principal or premium and mortgage disk by reason of the payment of any of the aforesaid taxes, assessments, or in procuring and maintaining insuran aged delives to the mortgage with insures upon axis to see assessments, or in procuring and maintaining insuran above covenanted, said mortgage, paysing and in any pay vacue taxes, effect the insurance, pay said lines, not the sum as paid shall be forther in and premises under this mortgage, paysing and in any pay vacue taxes, effect the insurance, pay said lines, not the sum see paid shall be forther in and premises under this mortgage, paysing and in any pay vacue taxes, effect the insurance, pay said lines, not the sum of the perior the paysing the paysing and in pay of the supersent of any different paysing the paysing and insured age taxes, and supersent the said of the paysing and paysing and the paysing the paysing and in any paysing the said mortgage, or of its successions or assigns, become pay immediately theradige in this mortgage and in assign all, at the option of asid mortgage, or of its successions or assigns, become pay immediately theradige in this mortgages may be added and and any paysing the said mortgage, or of its successions or assigns, become pay immediately theradige in this mortgages may be added and the paysing in the said mortgages, ore of its successions or assigns, beson</pre>	shareholders and borrowers to do, and will pay to said Association on said stock and loan the sum of
FOURTER, If add mortgages, B_make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance approximation mortgage, paysible forthwith, with interest at the rate of	by this mortgage, or by said indebtedness, whether levied against the said mortgagor S. The IT legal representatives or assigns, or otherwise, and will part and all labor or material liens, whether created before or after this date, that are lawfully charged agianst said premises; and said mortgagor S. hereby any and all claim or right against said mortgagee, its successors or assigns, to any payment or rebate on, or offset against, the interest or principal or prem said mortgage debt, by reason of the payment of any of the aforesaid taxes, assessments, labor or material liens. THIRD. That the said mortgagor S. will also keep all buildings erected upon said lands insured against loss and damage by torna fire with insurers approved by the mortgagee in the sum of SOVAR HUNCLED.
<pre>mining, due use and possible principle as and insurance premiums; shall, at the option of said mortgages, or of its successors or assigns, become pay immediately thereof, social possible the contary thereof notifistanding. In the event of legal proceedings to foreclase this mortgage the indetedness thereby secured shall bear interest from the filling of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the full payments of monthly installments. SIXTH. The said mortgagers shall pay to the said mortgagee or to its successors or assigns, the sum of. Once HUNG relation to all other legal cests, as often as any legal proceedings at the rate of ten per cent per annum in lieu of the full as a reasonable attorney's fee in addition to all other legal cests, as often as any suid affecting the title of said property, which sum shall be an ditional lien on said premises and shall become due upon the filling of petition or cross-petition of foreclosure. SEVENTH. As further security for the indebtedness sub these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager Promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager formises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager formises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager formises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager formises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager formises may be appointed. A. V. LONG to me known to be the identical person. State of OKLAHOMA Tules of the said county and State, on the the uses and purposes therein as the same as their formation of the date above mentioned. A. V. LONG, May 18t, 1926. (Seal) Notary Public in the date above mentioned. A. V. LONG , May 18t, 1926</pre>	FOURTH. If said mortgagor. S make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insura above covenanted, said mortgagee, its successors or assigns may pay such taxes, effect such insurance, pay said liens, and the sums so paid shall be further said premises under this mortgage, payable forthwith, with interest at the rate of term per cont per annum.
One: Eundred DOLL a as a reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage or default in any its affecting the title of said property, which sum shall be an ditional lien on said premises and shall become due upon the align of petition or cross-petition of foreclosure. DOLL SEVENTH. As further security for the indebtedness along receives and be endored by the support support of the above property mortgage of legal representative may collect said rents and credit the sum lected less cost of collection, upon said indebtedness, and these promises may be enforced by the support by the Court. IN WITNESS WHEREOF, The said mortgage of said property. A. D. 192. 4. Jesse Joned STATE OF OKLAHOMA. Tulss. Tulss. County, SS. Before me. A. V. Long a loss of by the same as and Annie Jones. his wife. a Notary Public in and for said County and State, on 5th do not be the identical person. State and Annie Jones. his wife. free and voluntary act and deck. do that. Tulss. to me known to be the identical person. free and voluntary act and deck. do that. the y proses therein set orth. IN witTNESS WHEREOF, I have bereauto set my hand and notarial seal on the date above mentioned. A. V. Long. May 1st, 1926. (Seal.) Notary Public.	with arrearages thereon, and all penalties, taxes and insurance premiums, shall; at the option of said mortgagee, or of its successors or assigns, become p immediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mo the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the newments of monthy installments.
SEVENTH. As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to mortgagee and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum letted less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager 8. hs. V. Bereunto set their	One: Hundred a as a reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage or default in its covenants, or as often as the said mortgagors or mortgagees may be made defendant in any suit affecting the title of said property, which sum shall be
Jesse Jones STATE OF OKLAHOMA Tulse Before me A. V. Long	SEVENTH. As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged mortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the su leaded loss and it collections upon said indebtedness and these promises may be enforced by the appointment of a Baceiver by the Court
Before me. A. V. Long , a Notary Public in and for said County and State, on 5th	Jesse Jones
5th day of February 192 4, personally appeared Jesse Jones and Annie Jones, his wife,	지 않는 이것 하고 지하게 한 것 같아요. 같이 같이 않는 것 같은 것은 것은 것은 것은 것을 하는 것이 같이 하는 것을 수가 한 것을 수가 한 것을 했다. 것은 것을 하는 것을 수가요. 이렇게 잘 하는 것을 하는 것을 수가요. 이렇게 잘 하는 것을 수가요. 이렇게 잘 하는 것을 하는 것을 수가요. 이렇게 잘 하는 것을 하는 것을 수가요. 이렇게 잘 하는 것을 수가요. 이렇게 하는 것을 수가요. 이렇게 잘 하는 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 것을 수 있는 것을 것을 수 있는 것을 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 것 같이 같이 않는 것을 것 같이 않는 것 않는 것 같이 않는 것 같이 않는 것 같이 않 것 같이 않아. 것 같이 것 않아. 것 같이 것 같이 하는 것 같이 않아. 것 같이 것 같이 않아. 것 같이 것 같이 같이 않아. 것 같이 않아. 것 같이 같이 같이 하는 것 같이 않아. 않아. 것 않아.
that they executed the same as their free and voluntary act and deed, for the uses and purposes therain set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned, A. V. LONG, May 1st, 1926. (Seal)	5th
May 1st, 1926. (Seal) Notary Public.	that they executed the same as their free and voluntary act and deed, for the uses and purposes therain set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.
I hereby certify that I received \$	A. V. Long, May 1st, 1926. (Seal) Notary Public.
martgage tax on the within mortgage. Dated this	TREASURER'S ENPORSEMENT Lhereby certify that I received \$
	mortgage tax on the within mortgage. Dated this

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