COMPARED MORTGAGE RECORD No. 470	
TO United Savings & Loan Association Tulsa, Oklahoma	By Brady Brown, Deputy
NOW ALL MEN BY THESE PRESENTS: ThatDeWitt Ross and Vere E. Ross	, his wife,
NITED SAVINGS & LOAN ASSOCIATON, of Tuisa, Okianoma, a co	Oklahoma, part 188 of the first part, have mortgaged and hereby mortgage to the proportion duly organized and doing business under the statutes of the State of Oklamises situated in
Lots Nineteen (19) and Twenty Heights Addition to the city o the recorded official plat.the	(20) in Block Six (6) in Rosemont f Tulsa, Oklahoma, according to reof,
xemptions. Also	ng, and warrant the title to the same and waive the appraisement, and all homestead a No. 1529B Dollars, the receipt of which is hereby acknowledged,
hareholders and horrowers to do, and will pay to said Association on as NOents (\$AQ_AOO) per month, on or before the 20th rovided that said indebtedness shall be discharged by the cancellation of themunder said by-laws or under any amendments that may be have be made thereto, according to the terms of said by-laws and a certain DBW1tt_ROBS_SID_VOTE_EROSSSECOND. That said mortgago, within forty days after the si pon said lands, or upon, or on account of, this mortgage or the indebted ind by this mortgage, or by said indebtedness, whether leveled against the said and all labor or material liens, whether created before or after this date, th ny and all claim or right against said mortgage, its successors or assigns, aid mortgage debt, by reason of the payment of any of the aforesaid taxee THIRD. That the said mortgagor_S.will also keep all buildings er- re with insurers approved by the mortgage in the sum ofSIZ	ected and to be erected upon said lands insured against loss and damage by tornado and Hundred in Dollars, as a further security to said mort- i property.
FOURTH. If said mortgagor \underline{B}_{-} make default in the payment of a bove covenanted, said mortgagee, its successors or assigns may pay such it and premises under this mortgage, payable forthwith, with interest at the FIFTH. Should default be made in the payment of said monthly su game are payable as provided in this mortgage and in said note and said it \underline{LITGB}_{-} months, then the aforesaid principal sum of	ny of the aforesaid taxes or assessments, or in procuring and maintaining insurance as taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien on
s covenants, or as often as the said mortgagors or mortgagees may be ma itional lien on said premises and shall become due upon the filing of peti SEVENTH. As further security for the indebtedness above recite tortgagee and in case of default in the payment of any monthly installme etcd less cost of collection, upon said indebtedness, and these promises m	n as any legal proceedings are taken to foreclose this mortgage or default in any of de defendant in any suit affecting the title of said property, which sum shall be an ad- tion or cross-petition of foreclosure.
	nt the mortgagee or legal representative may collect said rents and credit the sum col- nay be enforced by the appointment of a Receiver by the Court. Into set
IN WITNESS WHEREOF, The said mortgagor. S. ha. YAereu lethday of October A. D. 192	nt the mortgagee or legal representative may collect said rents and credit the sum col- nay be enforced by the appointment of a Receiver by the Court. into settheir
TATE OF OKLAHOMA Tul SE Before me A. V. Long 17th day of October	nt the mortgagee or legal representative may collect said rents and credit the sum col- tay be enforced by the appointment of a Receiver by the Court. into set
TATE OF OKLAHOMA. Before me. 17th 17th DeWitt ROSS and Vera E. ROS: to me knyon to be the identical per that to be uses and purposes there in set to we may not be the identical per that to we may not be the identical per that the way not be the identical per the way not be the identical per that the way not be the identical per the way not be the identical per that the way not be the identical per that the way not be the identical per that the way not be the identical per the way not be the identical per that the wa	nt the mortgagee or legal representative may collect said rents and credit the sum col- nay be enforced by the appointment of a Receiver by the Court. Into set
TATE OF OKLAHOMA Tulge Before me A. V. Long 17th day of October DeWitt ROSS and Vera E. ROS: to me knyon to be the identical per that the secure for the uses and purposes therein set IN WITNESS WHEREOF, I hav Iv commission expires on the 18t day of May, 1	nt the mortgagee or legal representative may collect said rents and credit the sum col- ay be enforced by the appointment of a Receiver by the Court. into set
TATE OF OKLAHOMA Tulge Before me A. V. Long 17th day of October DeWitt ROSS and Vara E. ROS: to me knoon to be the identical per that the secure for the uses and purposes therein set IN WITNESS WHEREOF, I hav (Sea 1St day of May, 1	nt the mortgagee or legal representative may collect said rents and credit the sum col- tay be enforced by the appointment of a Réceiver by the Court. into set

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