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COMPARED .	MORTGA	GE RECORD No. 470	
UNITED SAVINGS & LOAN ASSO	CIATION	STATE OF OT AUMA	A County SS
243779 C.M.J.	FROM		record on the
방법은 가장 가장 것 같아? 이 가지 않는 것 같아? 가지 않는 것 같아?	TO GS & LOAN ASSOCIATION OKLAHOMA	((SEAL) ((SEAL) Bra By	Webver County Clerk. dy Brown, Deputy
KNOW ALL MEN BY THE	SE PRESENTS: E. L. Freeman and	Nora Freeman, his wife,	
of Tulse, Tul UNITED SAVINGS & LOAN	SA County, in the State ASSOCIATON, of Tulsa, Oklahoma,	e of Oklahoma, part 198 of the first part, hay, , a corporation duly organized and doing busines	
Su	ts Five (5) and Six bdivisión, in Tulsa le recorded official	(6) in Block "A" in Farm ( County, Oklahoma, accordin plat thereof,	Solony Ng to
with all the improvements ther exemptions.	eon and appurtenances thereunto bel	longing, and warrant the title to the same and y	vaive the appraisement, and all homestead
Also	for themselves and for the	ficate No. 1553 [Class] I andDollars, th and other items hereinafter specified, and the pe girheirs, executors and administrators, her hares of stock of the said UNITED SAVIN secured by this mortgage, will de all things wh	reby covenantwith said mortgagee, its GS & LOAN ASSOCIATION, and having
shareholders and borrowers to NO	do, and will pay to said Association ) per month, on or before the is shall be discharged by the cancellat aws or under any amendments that n to the terms of said by-laws and a ce . L. RTC eman and NOTE rtgagor. B., within forty days after t account of, this mortgage or the indel ebtedness, whether levied against the other the other or after this da	on said stock and loan the sum of <u>11147</u> 20th day of each and every month, until said stoc tion of said stock at maturity, and will also pay uay be made thereto, according to the terms of si rtain non-negotiable note bearing even date here <u>1</u> FTGEMEN, <b>NIS</b> WITS, the same become due and payable, will pay all t btedness secured thereby, or upon the interest or e said mortgagor <u>5., thei negata said</u> premis	Dollars and k shall mature as provided in said by-laws, all fines that may legally assessed against aid by-laws or under any amendments that with, executed by said mortgager
said mortgage debt, by reason o THIRD. That the said m fre with insurers approved by y gage debt, and assign and delive FOURTH. If said mortga shove covenanted, said mortgag said premises under this mortga FIFTH. Should default b same are oavable as provided in	f the payment of any of the aforesaid ortgagor. B. will also keep all buildin the mortgagee in the sum of	t of any of the aforesaid taxes or assessments; or i such taxes; effect such insurance, pay said liens, a t the rate of $\pm 0$	red against loss and damage by tornado and Dollars, as a further security to said mort- in procuring and maintaining insurance as not the sums so paid shall be further lien on a. se premiums, or any part thereof, when the thereof remain unpaid for the period of
with arrearages thereon, and all immediately thereafter, anythin the indebtedness thereby secure payments of monthly installment	l penalties, taxes and insurance premi ig hereinbefore contained to the contained ad shall bear interest from the filing conts.	Ne. Thousand. iums, shall, at the option of said mortgages, or o rary thereof notwithstanding. In the event of 1 of such foreclosure proceedings at the rate of ter or to its successors or assigns, the sum of d	of its successors or assigns, become payable egal proceedings to foreclose this mortgage, a per cent per annum in lieu of the further
its covenants, or as often as the ditional lien on said premises an SEVENTH. As further a mortgagee and in case of default lected less cost of collection, upo IN WITNESS WHEREC	in addition to all other legal costs, as said mortgagors or mortgagees may be d shall become due upon the filing of security for the indebtedness, above n t in the payment of any monthly insta n said indebtedness, and these promis	often as any legal proceedings are taken to force e made defendant in any suit affecting the title of petition or cross-petition of forcelosure. recited the mortgagor hereby assigns the rental aliment the mortgage or legal representative ma- ses may be enforced by the appointment of a Rec- hereunto set	f said property, which sum shall be an ad- ls of the above property mortgaged to the y collect said rents and credit the sum col- eiver by the Court.
STATE OF ORLAHOMA	° Tulsa	E. L. Freeman	
Before me. A. 31st E. L. 1	. V. Long day of October Freeman and Nora Free to me knyon to be the identica that O they or	County, SS. , a Notary Public , 192. Zpersonally appeared omen, his wife, al person S. who executed the within and afore, accuted the same as. their	in and for said County and State, on this going instrument and acknowledged to me
My commission expires on the.	for the uses and purposes therein IN WITNESS WHEREOF, J	n set forth. I have bereunto set my hand and notarial seal on	the date above mentioned.
I hereby certify that I recei mortgage tax on the within mo	ved s 4, 20	(Sool)	
Dated this	Stuckey Coint	4	<u></u>

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