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TE DECODO No 170 A A ND

COMPARED	an a	GE RECORD No. 470	2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -
LINITED SAVINGS & LOA 243946 C.M.J		STATE OF OKLAHOMA, Tulsa Coun This instrument was filed for record or of	n the 6 A. D., 192 3 at 4:00
	TO SAVINGS & LOAN ASSOCIATION LSA, OKLAHOMA	(\$EAL)) (\$EAL)) Brady Bro By Fees, \$	County Clerk.
KNOW ALL MEN BY	THESE PRESENTS: Ulysses G. Devary and F	Pannie Devary, his wife,	
승규는 승규는 감독하는 것 같아요. 이상 집에서 가지 않는 것이 없는 것이 같아.		e of Oklahoma, part 109. of the first part, have mortg , a corporation duly organized and doing business under d premises situated in	
Tow	s Five (5) and Six (6) i n (now City) of Sand Spr orded official plat ther	n Block Twelve (12) in the Orig ings, Oklahoma, according to th eof,	;inel 19
			a
exemptions. Also 10	shares of stock of said Association. Certi	longing, and warrant the title to the same and waive the ficate No. 1554	e appraisement, and all home
and for the purpose of a tained. And the said mortg	ven in consideration of <u>One</u> Thou ecuring payment of the monthly sum, fines gagor <u>s</u> for themselves the solution of the solu	BandDollars, the receip and other items hereinafter specified, and the performan BAIN_heirs, executors and administrators, hereby cov	t of which is hereby acknowled ce of the covemants hereinafter enantwith said mortgage
borrowed of said Associa abareholders and borrow NO	tragor, S. being the owner of	shares of stock of the said UNITED SAVINGS & L(secured by this mortgage, will do all things which the f on said stock and loan the sum ofTwonty1 20th day of each and every month, until said stock shall n tion of said stock at maturity, and will also pay all fines may be made thereto, according to the terms of said by-la	DAN ASSOCIATION, and ha y-laws of said Association rec V9 hature as provided in said by- bhat may legally assessed ago we or under any amendments
SECOND. That a upon said lands, or upon by this mortgage, or by a and all labor or material any and all claim or righ	aid mortgagor $S_{}$, within forty days after 1 , or on account of, this mortgage or the indel said indebtedness, whether levied against the liens, whether created before or after this da t against said mortgagee, its successors or ass	rtain non-negotiable note bearing even data herewith, exc Lie. Dovery, his willes, the same become due and payable, will pay all taxes and btedness secured thereby, or upon the interest or estate in said mortgagor. S. LIOS Tregal representatives or assi ate, that are lawfully charged agianst said premises; and s signs, to any payment or rebate on, or offset against, the i	l assessments which shall be le n said lands created or represe gns, or otherwise, and will pay aid mortgagorShereby w
THIRD. That the fire with insurers approv gage debt, and assign an FOURTH. If said	yed by the mortgagee in the sum of One d deliver to the mortgagee all insurance upor mortgagorS. make default in the payment	gs erected and to be erected upon said lands insured again Thou sand Dollars,	, as a further security to said r
FIFTH. Should do same are payable as pro three months, th with arrearages thereon, immediately thereafter, the indebtedness thereby payments of monthly ins	efault be made in the payment of said month vided in this mortgage and in said note and r hen the aforesaid principal sum of	aly sums, or any of said fines, or taxes, or insurance premit said hy-laws, and should the same, or any part thereof 10 ThOUSENG items, shall, at the option of said mortgagee, or of its suc- rary thereof notwithstanding. In the event of legal pro- of such foreclosure proceedings at the rate of ten per cen- ter of the same same same same same same same sam	ims, or any part thereof, when remain unpaid for the perio DOLL cessors or assigns, become pa seedings to foreelose this mort it per annum in lieu of the fu
a 15 a reasonable attorne its covenants, or as often ditional lien on said pren SEVENTH. As f	One Hundred sy's fee in addition to all other legal costs, as as the said mortgagors or mortgagees may be nises and shall become due upon the filing of urther security for the indebtedness above default in the numerical of numerical productions of the security for the security for the security in the security for the security of the morthly inde- tion of the security of the security in the security in the security for the security for the security in the security in the security for the security of the security in the security in the security for the security for the security in the security in the security for the security for the security in the security in the security for the security for the security in the security in the security for the security for the security in the security in the security for the security for the security is a security in the security for the security for the security is a security in the security for the security for the security is a security in the security for the security is a security for the security is a security in the security for the security for the security is a security in the security is a security for the security is a security for the security is a security for the security is a security is a security in the security is a security is a security in the security is a security	recited the mortgagor hereby assigns the rentals of the	DOLL is mortgage or default in ar operty, which sum shall be an above property mortgaged to
lected less cost of collecti IN WITNESS WI 	on, upon said indeptedness, and these promit HEREOF, The said mortgagor		The Court.
	Maj co		
Before me 6th	dey of November ses. G. Devery and Fannie	, a Notary Public in and i 	
Before me	Frank S. Daniel dey of November Ses G. Devery and Fannie to me knwon to be the identica that they ex- for the uses and purposes thereis IN WITNESS WHEREOF, (See	, a Notary Public in and i , 192.3, personally appeared DAVARY, bia Wife, al person S. who executed the within and aforegoing ins recuted the same as their is torth. I have hereunto set my hand and notarial seal on the date (1) Frank S. Dan	trument and acknowledged to voluntary act and deed,
Before me 6th Ulys My commission ëxpires	Frank S. Daniel dey of November ses G. Devery and Fannie to me knwon to be the identica that. they ex- for the uses and purposes thereis IN WITNESS WHEREOF, (Sea on the 30th day of	, a Notary Public in and i , 192. 3, personally appeared Davary, bia wife, al person S. who executed the within and aforegoing ins recuted the same as their free and a set forth. I have hereunto set my hand and notarial seal on the date 1). Frank S. Dan April, 1924.	trument and acknowledged to voluntary act and deed, above mentioned. 1001 Notary Public.
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