MORTGAGE RECORD No. 470

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0 Or. 9. A RANYER 10 Data Data NUMER & LOAN ASSOCITION	This instrument was filed for record on the	9 92 3 at 4:20 470 on page
Dist., CALLINGSA / Ford. 1		
Note: Image: Second S	((SEAI)) Count Brady Brown,	ity Clerk.
That Relator O, Bunnerr and Chios Summer, his site 752. d Filles, Tules Constr. in his Site 4 Otherson part. More that a set her monitoged sink here there are the set here are there are the set here are the set here are the	admuse i sas Spiritina promital pun a barretigade uno direttados das cinters una caso de registratio profesioan	Dep
<pre>d</pre>	가슴 수가 있는 것은 것은 것은 가슴에서 이야기 있는 것이 아이지 않는 것이 있다. 이 가에 있는 것에서 이번에 있는 것 같아요. 이 가 가 가 있는 것에서 이 가 있는 것이 있다.	
to the city of Thiles OKIabona scoording to the recorded official plat thereod	e State of Oklahoma, part. 198 of the first part, have mortgaged and a ahoma, a corporation duly organized and doing business under the statute	hereby mortgage to tes of the State of O
	Block Four (4) in Eastland Addition clahoma according to the recorded	
Provide the improvements there and appurchances thereards biologing, and variant the tills or therein and appurchances thereards biologing, and variant the tills or thereards the appurchances thereards biologing and variant the tills or thereards and appurchances thereards biologing and variant the tills or the appurchances thereards appurchances approximately		
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<pre> the last has improvements haven and appurtenance thereants beinging, and example to the term of an appurtent of the and haven there appurtent of the mental of and haven there appurtent of the mental of and haven there appurtent of the mental of and haven there approxed of the mental of and haven there and there is an appurtent of the mental of and term of and the mental of and term of and the mental of a first of the mental of the mental of a first of the mental of the mental</pre>	/ / / / / /	TTERSER, A SECONDERSE S
<pre>rith at the improvements thereon and appartements the sum of busings, and exame the tile or the state and value the supposed define of the improvements in and appartements of the interval of the interv</pre>	Lemma LO MAL	
eenspinse. 26		
This moringes is given in consideration of	Certificate No. 1560	
<pre>timed</pre>	y five Hundred Dollars, the receipt of which	h is hereby acknowled covemants hereinafter
<pre>memory and angle a topony. But a state the owner of _ 25 haves of nock of the said NTED SAVINGS & LOAN ASSOLATION, the percent of and Association on mid attack and hour be save with a oil through which the hybrings of and Association heppolden and barrower to do, and will pay to said Association on mid attack and hour be save with a oil through which the hybrings of and Association memory and association. The association on short devel has an extend will also hour hour attack and hour hour will be hour and hour hour attack and hour hour and the hour hour hour hour hour hour hour hour</pre>	their	
	shares of stock of the said UNITED SAVINGS & LOAN ASS money secured by this mortgage, will do all things which the by-laws of inition on said stock and loan the sum of 3230 ore the 20th day of each and every month, until said stock shall mature as p ancellation of said stock at maturity, and will also pay all fines that may	of said Association req Dollars provided in said by-li ay legally assessed aga
SECOND. That said morizages? within forty days after the same become due and payable will pay all taxes and assessments which shi morizages on on account of, this morizages of the indetected as secured the relysty or pupor the inferent or existent or or the said in debtected as secured to the indetected as secured to the indetect or principal of a said indetected as secured to a saigna, or other wish, and within the indetect or principal of the analyst the indetect or principal of the indetected as secured to result and an indetected as secured to the indetect or principal of the indetect or principal	that may be made thereto, according to the terms of said by-laws or under a contain non-negatively not beginn even data berewith executed by	der any amendments t said mortgagor S
and all labor or material liess, whether created before or after this date, that are instally during dismat and premises; and and mortgages	after the same become due and payable, will pay all taxes and assessme in indebtedness secured thereby, or upon the interest or estate in said land	ents which shall be level ids created or represer
aid mortgage deb, by reason of the payment of any of the aforesid taxes, assessments, abor or material liens. That he easi mortgage, S, will be an orter deb will be an orter deb and hand and the same type and the same of t	this date, that are lawfully charged agianst said premises; and said mortg s or assigns, to any payment or rebate on, or offset against, the interest or	gagor Shereby w
rege debt, and assign and deliver to the mortgages all insurance upon said property. FOURTH, If said mortgages, is successor or assigns may pay such taxes, effect such insurance, pay add lens, and the sums so paid shall, be further in the payment of and monthly sums, or a yars of said faces, or taxes, or insurance premiums, or any part thereof arms under this mortgage, paysable forthwith, with interest at the rat of	oresaid taxes, assessments, labor or material liens. buildings erected and to be erected upon said lands insured against loss and 	id damage by formado
<pre>said premises under this mortgage, payable forthwith, with interest at the rate of</pre>	ce upon said property. ayment of any of the aforesaid taxes or assessments, or in procuring and n y pay such taxes, effect such insurance, pay said liens, and the sums so pai	maintaining insuranc
<pre>with arrearges thereon, and all penalties, taxes and insurance premiums, shall, at the option of said mortgages, of of its successors or assigns, these of the successors or assigns, the sum of legs proceedings at the rate of ten per cent per a naum in lieu of payments of monthly installments. SIXTH. The said mortgagors shall pay to the said mortgages or to its successors or assigns, the sum of</pre>	erest at the rate of	ny part thereof, when
SIXTH. The said mortgages shall pay to the said mortgages or to its successors or assigns, the sum of	e premiums, shall, at the option of said mortgagee, or of its successors or the contrary thereof notwithstanding. In the event of legal proceedings to	r assigns, become pay to foreclose this mortg
its covenants, or as often as the said mortgages or mortgages may be made delendant in any suit affecting the title or said property, which sum shall ditional lien on said premises and shall become due upon the filing of petition or creases petition of forelosure. SEVENTH. As further security for the indebtedness above recited the mortgages or legal persentiative may collect said rends and credit the lected less cost o' collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, The said mortgages in a VG hereento set. IN WATNESS WHEREOF, They said the same set of the date advected within and aloregoing instrument and acknowled that they increase and voluntary net and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereento set my hand and notarial seal on the date above mentioned. IN WITNESS WHEREOF, I have hereento set my hand and notarial seal on the date above mentioned. IN WITNESS WHEREOF, I have hereento set my hand and notarial seal on the date above mentioned. IN WITNESS WHEREOF, I have hereento set my hand and notarial seal on the date above mentioned. IN Waten y updages in the day of May 1926. Notary Fublic	tgagee or to its successors or assigns, the sum of	DOLL
letted less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WTNESS WHEREOF. The said motioned set	may be made detendant in any suit affecting the title of said property, wi filing of petition or cross-petition of foreclosure. above recited the mortgracor hereby assigns the rentals of the above pro-	vnich sum shall be an roperty mortgaged to
Chloa Sunner STATE OF OKLAHOMA Tulsa County, SS. Before me A. V. Long , a Notary Public in and for said County and Sta 01ghth day of November , 192 3, personally appeared Walter C. Summer and Chloa Summer, his wife, to me known to be the identical person \$. who executed the within and aforegoing instrument and acknowled that to me known to be the identical person \$. who executed the within and aforegoing instrument and acknowled that their free and voluntary net and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. LONS. My commission expires on the 18t day of May. 1926. TREASURER'S ENDORSEMENT A herefor in payment of	ly installment the mortgagee or legal representative may collect said rents	ts and credit the sum
STATE OF OKLAHOMA Tulse County, SS. Before me A. V. Long , a Notary Public in and for said County and State 91ghth day of November , 192 3, personally appeared Walter C. Summer and Chloa Summer, his wife,	이 지수는 것 같아요. 이 집에 가지 않는 것 같아요. 이 집에 있는 것 같아요. 이 집에 가지 않는 것 같아요. 이 집에 가지 않는 것 같아요. 이 집에 가지 않는 것 같아요. 가지	이번 같은 사람에 대해 있는 것이 아름다운 사람이 있는 것이 있는 것이 있다.
Before meA. V. LONG, a Notary Public in and for said County and State 0ighth		
thattheyexecuted the same astheirfree and voluntary act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notatial seal on the date above mentioned. (Seal)A. V. LONG. My commission expires on thethey ofNotary Public 	a Notary Public in and for said Combor	والمحاورة بالمتحا والمتحا والمتح
(Seal) A. V. Long. Notary Public My commission expires on the left day of May. 1926. TREASURER'S ENDORSEMENT Liperaby certify that L received 8 and issued receipt No. therefor in payment of	executed the same as their free and voluntary s therein set forth.	ry act and deed,
TREASURER'S ENDORSEMENT	A. V. LONG.	Notary Public.
A horaby partify that I repaired 8 and issued receipt No therefor in payment of		
	_and issued receipt Notherefor in pa	ayment of
mortgage tax on the within mortgage. Dated thisflay of192 W_W_StuckeyCointy Treasurer. By	192 Cointy Tressurer By	7 Dai
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