MORTGAGE RECORD No. 470

246260 C.M.J. FROM	STATE OF OKLAHOMA, Tulsa County, SS. This instrument was filled for record on the 7 day of D60. A. D., 192. at
	gan Northalachandh, is ban an Louis a Bhaile an tar na bhail an tar an tar an bhaile an tar an t-airean a tar a
TO	(SEAL) C. G. Weaver. County Clerk. Brady Brown, Deputy
UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	Fees, \$Deputy
NOW ALL MEN BY THESE PRESENTS: That Benjamin F. Thornburg and Sa	대통령 등 프로그램 시간 문학자 마루 하이 가장 하면 보고 하는 사람들이 가장이 가려면 하지 않는데 나를 하는데 되었다.
Tulsa, Tulsa County, in the State of Ok NITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Oklahoma, a corp oma, party of the second part, the following described real estate and premi	clahoma, part—— of the first part, have mortgaged and hereby mortgage to the constitution duly organized and doing business under the statutes of the State of Oklassistuated in Tulsa County, State of Oklahoma, to-wit:
Lot One (1) in Block Five (5) i the city of Tulsa, Oklahoma, ac official plat thereof,	n Ingram-Lewis Addition to cording to the recorded
	a de la companya de
vernations	, and warrant the title to the same and waive the appraisement, and all homestead $_{ m V_0}$. $_{ m Class}$. $_{ m B_{ullet}}$
Also 5 shares of stock of said Association, Certificate 1 This mortgage is given in consideration of Five Hundred	No
nd for the purpose of securing payment of the monthly sum, fines and ot ained.	her items hereinafter specified, and the performance of the covernants hereinafter con _heirs, executors and administrators, hereby covenantwith said mortgagee, its
au la lingua de la little della Lingua dell'interna tion della companya della companya della companya della comp	ひょうしゅうし しょうしょ アンス かいし たまき はんかんしょう かい しゅんしゅんかく 大変が かんかくか しょうしょ かんがん しょかい さんしゅう かんがん かんりょう
arranged of said Association in pursuance of its hy-laws, the money secure	s of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having d by this mortgage, will do all things which the by-laws of said Association require
No = - cents (\$20,00) per month, on or before the 20th d	i stock and loan the sum ofTwenty
- Was and a mader said by lowe or under any amendments that may he	said stock at maturity, and will also pay all fines that may legally assessed against made thereto, according to the terms of said by-laws or under any amendments that
Benjamin r. Inornourg and baran	on-negotiable note bearing even date herewith, executed by said mortgagor
man said lands or upon or an account of this mortgage or the indebtednes	is secured thereby, or upon the interest or estate in said lands created or represented tortgagor A., the treet of represented tortgagor A., the treet legal representatives or assigns, or otherwise, and will pay any
nd all labor or material liens, whether created before or after this date, tha	to the lawfully charged against said premises; and said mortgagor. 3 hereby waive o any payment or rebate on, or offset against, the interest or principal or premium of
aid mortgage debt, by reason of the payment of any of the aforesaid taxes,	assessments, labor or material liens. ted and to be erected upon said lands insured against loss and damage by tornado and
re with insurers approved by the mortgages in the sum of	Hundred Dollars, as a further security to said mort property.
have covenanted said mortgages, its successors or assigns may pay such ta	r of the aforesaid taxes or assessments, or in procuring and maintaining insurance as xes, effect such insurance, pay said liens, and the sums so paid shall be further lien or
aid premises under this mortgage, payable forthwith, with interest at the ra FIFTH. Should default be made in the payment of said monthly sum	s, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the
ame are payable as provided in this mortgage and in said note and said the hard to have a months, then the aforesaid principal sum of 179 H	laws, and should the same, or any part thereof remain unpaid for the period of UNICTED DOLLARS shall, at the option of said mortgages, or of its successors or assigns, become payable
mmediately thereafter, enything hereinbefore contained to the contrary th	ereof notwithstanding. In the event of legal proceedings to foreclose this mortgage foreclosure proceedings at the rate of ten per cent per a nnum in lieu of the furthe
assments of monthly installments	ts successors or assigns, the sum of
One Hundred	DOLLAR
is covenants, or as often as the said mortgagors or mortgagees may be made	as any legal proceedings are taken to foreclose this mortgage or default in any o defendant in any suit affecting the title of said property, which sum shall be an ad
itional lien on said premises and shall become due upon the filing of petitic SEVENTH. As further security for the indebtedness above recited	on or cross-pectuon of tolectosure. the mortgager hereby assigns the rentals of the above property mortgaged to the the mortgagee or legal representative may collect said rents and credit the sum col
nortgagee and in case of details in the payment of any nonthiny instantials acted less cost of collection, upon said indebtedness, and these promises may be a said most again. Shall be because the payment of the said most again.	to set
6th day of December A. D. 192	Z. Benjamin F. Thornburg
	Sarah Thornburg
TATE OF OKLAHOMATulse	
Before me A. V. LONG	a Notary Public in and for said County and State, on thi
6th day of December Benjamin F. Thornburg and Serah	1923, personally appeared
to me knwon to be the identical person they_executed	on. S. who executed the within and aforegoing instrument and acknowledged to m the same astheir free and voluntary act and deed,
for the uses and purposes therein set for IN WITNESS WHEREOF, I have	orth. hereunto set my hand and notarial seal on the date above mentioned. A. V. LOTIG. Notary Public.
(operation in the experience of the contract of the contract of the Notary Public.
(Seal)	26.
(Seal)	26. Treasurer's endorsement
(See1) My commission expires on the 1st day of May 19	TREASURER'S ENDORSEMENT
(Seal)	TREASURER'S ENDORSEMENT