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<pre> the second and second a</pre>	FROM \ STATE OF OKLAHOMA, Tuisa County, ss.	
<pre> the second of the se</pre>	TREASURER'S LINE 0 0 nd 15	
ADVA LA MAR BY INTER FRANKING Replaced in the second s	o'clock P. M., and duly recorded in Book 410 on page 16.	
LEWY ALL MERGE PARAMETER Rept. Deal Digs V. TRAFF excession: Rept. 20. Digs Digs Digs Digs Digs Digs Digs Digs	0. D. Lavison,	•
LEWY ALL MERGE PARAMETER Rept. Deal Digs V. TRAFF excession: Rept. 20. Digs Digs Digs Digs Digs Digs Digs Digs	((SEAL)) County Clerk,	
ADVA LA MAR BY INTER FRANKING Replaced in the second s	WAYNEL DickEn Contraction By By Dot ments	
<pre>nmt</pre>		-
<pre>cf</pre>	KNOW ALL MEN BY THESE PRESENTS:	
<pre>cf</pre>	That Robt. E. Adams and Sara E. Adams, his wife, and W. Frank Walker	
duty sensitive and data basis under the status of Oklahoms, nerve of the scenes part, the following real within which it is duted in	ofTulsaCounty, in the State of Oklahoma, part 108of the first part, have mortgaged and hereby mortgage to the	
PC-BER. County Rues of Othhemm, novic Horth Swenty-two Test (J, D2 ft, J of Jot Twonty-other (S, L) of Jot Twonty-two Tests (J, D2 ft, St, Jot Jot Twonty (SD, Jot) For (SD, Jot Twon T, Addition to ftee Diffy of villes, Tubes County, Oplaboma, seconding to The recorded plat there are an another two the speciments, and all home for the recorded plat there are an another two the speciments, and all home for the recorded plat there are a start for the record of the recorded plat there are a start for the record of th		
<pre>(21), and South Sixtoon. Pool (S. Ló fr.,) of Lot Tworty (20), Block Two (2), Userow Addition to the Other State Country, Oklahoma, scoording to Gue resource of the second and appurtences thereado belonging, and warred the tile to the same and white the appulsement, and all heme- tical first the second appulse thereado belonging, and warred the tile to the same and white the appulsement, and all heme- tical first the second appulse the second belonging, and warred the tile to the same and white the appulsement, and all heme- tical first the second the second the second belonging, and warred the set is the same and white the appulsement, and all heme- tical first the second the second the second appulse of the methy sum, fees and the first hemelatter gendlink, and the preference of the second the best the second the second the second the methy sum, fees and the first hemelatter gendlink, and the preference of the second the sec</pre>	TUISA	
<pre>(21), and South Sizteen Poot (S. 16 ft.) of Lot functive (SO, Since Two (S), Newson A data dition to the City of Aultss, Tulks Country, Oklahoms, seconding to Cho theorem and spurteenates thereants belonging, and warrest the tile to the same and white the approximate, and the function of the second of the Australia, Cettak Man</pre>		
<pre>(21), and South Sixtoen Foot (S. 16 ft.) of Lot Eventy (20), Block Two (2), Newson Addition to the Oithy of Auliss, Tulks Chork W, Oithanne, seconding to the resource of the second addition to the sead second. The oith addition the second addition to the second addition to the sead second. The oith addition the second addition to the second addition to the sead second. The oith addition the second addition to the second addition the second addition the second addition the se</pre>		
<pre>Two is y (SO), Elock Two (S), Weaver Addition to the Oity of Autes, Tulss Courts, Oklahoma, seconding to the resourced plat theread.</pre>		
City of vulse, Tulse, Court, Olihome, scorfding to the seventiate description. The sevent sev		
<pre>while the linearcomments therean used appartements therean to belonging, and warrant the tilts to the same and wrive the approximated, and all homes.</pre>	City of "ulsa, Tulsa County, Oklahoma, according to	
atem 509 Abs. Description Description DOILARS This metryse is given in conductation of metry provide of each payment of the remaining war, there and other fleers bereflict and the end conductor conduct. DOILARS And the mid metryser. E. der. LEGENERS of the remaining and the result of the remaining and the remaining and the remaining result of the remaining remaining and the remaining result of the remaining remaining and the remaining remaining remaining and remaining remaining remaining and remaining r	the recorded plat thereor.	
ation BOO Abo Direction in construction of a local state of mild Association, Cortical No. BOO This mattings is given in construction of a local properties of sectoric payments of the mean and other flows hermality with, there and other flows hermality with and increases of the sectoric direction direction of the sectoric direction directio		
Abo BO Abo BO Abo BO The matter of a first in conferration of	with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement, and all home-	
The sector is don't in the level of the sector is the properties of the monthly sum, faces and either items horinstrer equilible, and the performance of the bootly nearboards end indications, hereby end of the horinstree equilible, and the performance of the covenants horinstree requires of a sector is and administrations, hereby erements and hereby erements and administrations, hereby erements, and will pay to said annotation and it does on the said administration and its does the said administration and its does administration administrating adminintedminet administration administrating administration a	stead exemptions.	
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And the soid mortgager. B. dor. <u>529019247099</u> and for. <u>1927</u> here so a stock of the soil. <u>HOTE</u> <u>HOTES</u> <u>HO</u>	the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and the performance of the covenants hereinafter contained.	
FIRST: Sold mortgager. 9. hours the over of	And the said mortgagorSforthemselvesand fortheir heirs, executors and administrators, hereby	
SAVENES & LOAN ASSOCIATION, and having borrowed of and Association, in pranamater of its by-lease, the morey secured by the mortgage, will do all things with the by-lease and encounter to dec, and its processing to the transmitter of the mortgage of the secure of t		
	SAVINCS & LOAN ASSOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all	
and indebedoes shall be dicharged by the cancellation of and atock at maturity, and will also pay all fines that may be legally susceed against	Fifty-seven Dollars and Twenty cents (\$ 57.20	
under said by-laws or under any mendments that may be made thereby, according to the terms of and by-laws or under the by add management of the terms of and by-laws or under the by add management of the terms of and by belaws or under the by add management of the terms of a section by add management which shall be laws to upon, or an account of the mortgage, or the indebtofenes secured thereby or upon the interest or excision by reading management which shall be laws to upon, or an account of the mortgage, or the indebtofenes secured thereby or upon the interest or excision or angles. The shall mortgage of the mortgage of the mortgage of the indebtofenes secured thereby or upon and hands created or represented by the drest or protonel to upon and management of the shall be laws to upon at a management of the mortgage of the same of the systems of the systems of the systems of the systems of the system and the system of the system of the system of the systems of the system	per month, on or before the 15th discharged by the quadratic of each and every month, until said stock shall mature as provided in said by-laws, provided that said indebtedness shall be discharged by the quadratic of each and every month, until said stock shall mature as provided in said by-laws, provided that the discharged by the quadratic of each and every month, until said stock shall mature as provided in said by-laws, provided that the discharged by the quadratic of each and every month, until said stock shall mature as provided in said by-laws, provided that the discharged by the quadratic of each and every month, until said stock shall mature as provided in said by-laws, provided that the discharged by the quadratic of each and every month, until said stock shall mature as provided in said by-laws, provided that the discharged by the quadratic of each and every month, until said stock shall mature as provided in said by-laws, provided that the discharged by the quadratic of each and every month, until said stock shall mature as provided in said by-laws, provided that the discharged by the quadratic of each and every month, until said stock shall mature as provided in said by-laws, provided that the discharged by the quadratic of each and every month.	
¹¹¹ SECONE 7 this will the set of the mortage of the mortage of the molecule due and payable, will pay all taxes and assessments which shall be level any and thends of uses or constant of the mortage of the mort	under said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or-under any mmendments that may be	
¹¹¹ SECONE 7 this will the set of the mortage of the mortage of the molecule due and payable, will pay all taxes and assessments which shall be level any and thends of uses or constant of the mortage of the mort	Robt. E. Adams and Sara 2. Adams, his wife, and W. Frank Walker and Olga to said mortgager	
represented by this motrages, or by sait indebiddness, whether loyid against the said mortgages	ECOND: That said mortgagor S within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be	
signs, or otherwise; and and mortgages. <u>.</u>		للان
<pre>ments. THID: That the said mortgager will also keep all buildings erected and to be erected upon mid lands insured against less and damage by to- nade of fre with insures approved by the mortgage in the sum of (2017. ThOUSOND</pre>	signs, or otherwise; and said mortgagorhereby waive any and all claim or right against said mortgagee, its successors or assigns, to any payment	
nado or fix with haures approved by the mortgages in the sum of	ments.	
recentry to said mortgage debt, and assign and deliver to the mortgages all insurance on said property. FOURTH: If said mortgage, S	nado or fire with insurers approved by the mortragee in the sum ofOUT Thousanddollars, as a further	
<pre>instruct es shore evenanted, said mortgages, its successors or assigns may pay such taxes and effect such insurnee, and the sum so paid shall be a further lien on said premises under this mortgage, payable forthwith, with interest at the rate ofFCE. JFTTI: Should default be made in the payment of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part there- of, when the same sea payable is a provided in this mortgage and in said nots and said by-haves, and should the same, or any part there- of, when the same sea payable is a provided in this mortgage and in said not said mortgages, or its successors or assigns, become payable immediately thereafter, anything hereinhelore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort- gree, the indetedness thereby secured shall but to the said mortgagers or and pay to the said mortgagers and and in contrages of the successors or assigns, become payable further payments of monthly installments. App 7:3190m215 Vairved d. SIXTHI: The said mortgagers shall be the said mortgagers or mortgages may be made defendant in any suit affecting the title of said property, which sum shall be an additional line in addition to law mortgages or the successors or assigns the rentals of the above property mortgaged to the mortgage and in ease of delaut in the payment of any mortgage or legal representative may collect said rens and cerdit the sum calleted less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a facedivar by the Court. IN WITRESS WHEREOF, The said mortgagers and the said mortgages or the said sum calleted less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a facedivar by the Court. IN WITRESS WHEREOF, The said mortgagers and the said mortgages or law appointment of a facedivar by the Court. IN WITRESS WHEREOF, The said sub the payment of any mortgage and the said cour</pre>	security to said mortgage debt, and assign and deliver to the mortgagee all insurance upon said property.	
FIFTH: Should default be made in the payment of said means, or of any of said fines, or insurance premiums, or any part thereof, remain upnid for the period of	insurance as above covenanted, said mortgagee, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further	
of, when the same are payable as provided in this mortgage and in aid note and said by-laws, and should the same, or any part thereof, remain unpaid for the period of	lien on said premises under this mortgage, payable forthwith, with interest at the rate of	
<pre>with arrearages thereon, and all penalties, taxes and insurance prentume shall, at the option of said mortgages, or its successors or assigns, become payable immediately thereafter, anything hereinhold the contany thereof notivitistanding. In the event of legal proceedings to forcelose this mort- prese, the indebtedness thereby secured shall bear interest from the filing of such forcelosure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly installments. App red iSoment Wall ved. SIXTH: The said mortgagers shall pay to the said mortgages or to its successors or assigns, the sum of</pre>	of, when the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid	
<pre>prese, the indebtedness thereby secured shall ber interest from the film of such forcelosure proceedings at the rate of ten per cent per annum in lieu of the further psymetrix of monthly installments. App? all all and a successors or assigns, the sum of</pre>	with arrearages thereon, and all penalties, taxes and insurance premiums shall, at the option of said mortgagee, or its successors or assigns, become pavable	
further payments of monthly installments. App:raisement %/aived. SIXTH: The said mortgage or to its successors or assigns, the sum of		
Four Hundred		
default in any of its countrix, or is often as the said mortgages or mortgagee may be made defendant in any suit affecting the title of said property, which sum shall be an additional lice on said property, which is mortgages or legal representative may collect said receiver by the court. SEVENTH: As further security for the indebtedness above recited the mortgage or legal representative may collect said receiver by the Court. IN WITNERSS WHEREOF, The said mortgage, S. ha. VO. hereunto set. ThOLT hem ortgages or legal representative may collect said reness and recails	Four Hundred Dollrs.	
sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgage or legal representative may collect said rems and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagen. S. ha. V9. hereunto set. UPO17	as a reasonable	
the mortgages and in case of default in the payment of any monthly installment the mortgages or legal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagerS. ha. Y.9. hereunto set	sum shall be an additional lien on said premizes.	
Starz J. Adams	the mortgagee and in case of default in the navment of any monthly installment, the mortgagee or legal representative may collect said representative	
Starz J. Adams	sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF. The said mortgaor S ha VC hereunto set their hand S and seal S on	
Sara 5. Adams V. Frank Walker (Seal) STATE OF OKLAHOMA, <u>Tulsa</u> County, ss. Before me, the undersigned not state, on this Sixteenth day of <u>October</u> , 19. 22, personally appeared Robt. 2. Adams and Sara 5. Adams, his wife, and W. Frank Walker and Olga V. Valker, his wife, to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that they certify that I received \$	the 16th day of October A. D. 19 22. Bobt. 3. Adams	
STATE OF OKLAHOMA, Tulsa Before me, the undersigned day of 0ctober is and .V. Frank Walker and Olga V. Walker, his wife, to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that uses and purposes therein set forth. IN WITNESS WHEREDOF, I have hereunto set my hand and notarial scal on the date above mentioned. (Seal) C. S. Hart, My commission expires on the 21st day of I hereby certify that I received \$ and issued Receipt No. Dated this day of Josted this day of	Sara E. Adams	
Shifts Of OKDAHOMA,	U. Frank Valker Olra V. Walker	4
And W Frank Walker and Olga V. Walker, his wife, to me known to be the identical person. S	STATE OF OKLAHOMA, Tulsa County, ss.	
And W. Frank Walker and Olga V. Valker, his wife, to me known to be the identical person. Swho executed the within and foregoing instrument, and acknowledged to me that executed 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 notarial seal on the date above mentioned. (Seal) C. S. Hart,Notary Public. My commission expires on the August, I924. TREASURER'S ENDORSEMENT: I hereby certify that I received \$ and issued Receipt No therefor in payment of mortgage tax on the within mortgage. Dated this day of, 19	Before me, the undersigned , a Notary Public in and for said County and State, on this Sixteenth Robt. 3. Adams and Sara 3. Adams his wif	e.
to me known to be the identical person. S	and W. Frank Walker and Olga V. Walker his wife	-,
uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) C. B. Hart, Notary Public. My commission expires on the 21st day of	to me known to be the identical person. S_{1} , who executed the within and foregoing instrument, and acknowledged to me the $H = 1$	
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) C. S. Hart, Notary Public. My commission expires on the <u>21st_day of</u> <u>August</u> , <u>T924</u> . TREASURER'S ENDORSEMENT: I hereby certify that I received \$and issued Receipt Notherefor in payment of mortgage tax on the within mortgage. Dated thisday of, 19		
I hereby certify that I received \$and issued Receipt Notherefor in payment of mortgage tax on the within mortgage. Dated thisday of, 19	IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.	
I hereby certify that I received \$and issued Receipt Notherefor in payment of mortgage tax on the within mortgage. Dated thisday of, 19	(Seal) C. E. Hart, Notary Public.	
I hereby certify that I received \$and issued Receipt Notherefor in payment of mortgage tax on the within mortgage. Dated thisday of, 19		
within mortgage. Dated thisday of, 19		
Dated thisday of19	within mortgage.	
County Treasurer. ByDeputy.		
	County Treasurer, ByDeputy.	
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