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PLOTE 0.1.7. PRODUCT ALL PLOTE Product PLOTE PRODUCT PLOTE To Description of the second s		MORTGAGE RECORD NO. 410	4
212711 7.0.1. 700 (COMPARE) The information of the first interview in the result. 26.0. 70 The information of the first interview in			
<pre> The interment or field by rest in the</pre>		218711 C.M.J.	
ardia: 2. J., d., m. diary records in the data on paper. 265 ro		This instrument was filed for record on theday	
10		of January A, D, 19 23, at 3:50	
By. By defy. By defy. By defy. By defy. Rest			
First The time FARTOW ALL MINN BY THISS PRESENTS: The Notice Section Section Se		TO ((SEAL) County Clerk.	
KNEW MAL MEN BY THESP FREENTS: The VALUE AL SECONDIAL ABCOUNTAL ONLY ONLY ONLY ONLY ONLY ONLY ONLY ONL		By Brady Brown Deputy.	
Tat		/ Fees, \$	
Million Million with the status of the basis of contents, marked marked and hereby margings to the more status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of Cohlabora, part 480°, marked the status of the basis of the status of the status of the basis of the basis of the status		KNOW ALL MEN BY THESE PRESENTS:	
Total: SULTATION AND TOAM ASSOCIATION			
Tilles		of of the first part, have mortgaged and hereby mortgage to the HOME BUILDING AND LOAN ASSOCIATION of TUISE	
Lot Cone (1.1 in Elock Fifteen (15) in College Addition to the second in the fifteen (15) in College Addition to the second in the fifteen (15) in College Addition to the second in the second is the second in the second is the second in the second in the second in the second in the second is the second in the second in the second in the second in the second is the second in the second in the second is the		duly organized and doing business under the statutes of the State of Oklahoma, party of the second part, the following real estate situated in	
to the city of Tules, Tules County, Oklahoms, scoording to the recorded plat thereof.			
to the city of Tules, Tules County, Oklahoms, scoording to the recorded plat thereof.			
<pre>stable all the improvements there and appurtmences thereants belonging, and warrant the tile to the same and waive the appulsiment, and all houses and anomalies a given in considering of the purpose of serving payment of the monthly sen, then and other items hereing applicable of the shaft is beerly actuacyleging, and for the purpose of serving payment of the monthly sen, then and other items hereing applicable of the shaft is beerly actuacyleging and for the purpose of serving payment of the monthly sen, then and other items hereing applicable of the shaft is beerly actuacyleging in a for the purpose of serving payment of the monthly sen, then and other items hereing applicable of the shaft is beerly actuacyleging in a for the purpose of serving payment of the monthly sen, then and stable that more the payment of the payment of the monthly sen, then and stable of the shaft is a serving payment of the monthly sen, then and stable of the shaft is a serving payment of the monthly sen, the and the payment of the payment of</pre>		to the city of Tulsa, Tulsa County, Oklahoma, according	
<pre>stated comption: AbsTPGLVG</pre>		to the recorded plat thereof.	
<pre>stated comption: AbsTPGLVG</pre>			
<pre>stated comption: AbsTPGLVG</pre>			
<pre>stated comption: AbsTPGLVG</pre>		with all the improvements thereon and appurtemences thereunto belonging and warrant the title to the same and waive the appreciatement, and all home.	
The mettyse is given in consideration of		stead exemptions.	
<pre>the performance of the overameth bernhafter contained. And the add mortgang 0. (or IDENTED VOS</pre>		This mortgage is given in consideration of Twelve Hundred.	
<pre>covenant</pre>		the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, nnes and other items hereinafter specified, and the performance of the covenants hereinafter contained.	
SMYINGS & LOAN ASSOCIATION, and having borrowed of and Association, pursuance of its by-laws, the means percent by this metrges, will do all things which help by-laws of and Association on and stock and have has un of <u>SixTedOM</u>		covenantwith said mortgagee its successors and assigns, as follows:	
<pre>things which the by-lews of aid Association require shareholders and horrowers to do, and will pay to said Association an end if dock and lean the sum of</pre>		FIRST: Said mortgagor. Sbeing the owner ofTwelveshares of stock of the saidHOME_BUILDING_AND SAYINGS&LOAN ASSOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all	
per month, on or before face, 15:25. 		things which the by-laws of said Association require shareholders and borrowers to do, and will pay to said Association on said stock and loan the sum of Seventeen Datiers and Sixteen (s. 17.16)	
<pre>under ald by-laws or under any amendments that may be made thereto, according to the terms of midd by-laws or under any amendments that may be made thereto, according to the terms of each by-laws or under any amendments-black-may be made there any encoding to the terms of midd by-laws or under any amendments-black-may be made there any encoding the terms of middle bands, or upon, or on account of this mortgage, or the indebtedness deau and payable, will pay all taxes and in add hands seated or represented by this mortgage, or the indebtedness accured thereby, or upon the indebtedness or assigns, for other wise and and mortgage days the said mortgage. The said mortgage or a seatement which have a pay-ment or relate on or of east agains the said and adjust the said mortgage of a seatement of any of the indebtedness extends thereby, by reason of the payment of any of the inderse principal or promium of and indepting deated and to be excited upon said hands insured against the said mortgage of a seatement</pre>		per month, on or before the 15th	
With Fight 240 counts 4, 30th 1001490 260 counts 4, 115, 115, 115, 115, 115, 215, 215, 215		under said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or-under any amendments-that-may be-	
<pre>levide upon stid lunds, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in mail lands created or signs, or otherwise; and aid mortgages</pre>		<u>Virgil Zaccanti and Louise Zaccanti, his wife</u> to said mortgagee	
signs, or otherwise; and and mortgage		levied upon said lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created or	
<pre>ments. THED: That the said mortgage of. will also keep all buildings erected and to be crected upon and lands insured against loss and damage by to- nado of fre with insures approved by the mortgages in the sum of</pre>		represented by this mortgage, or by said indebtedness, whether levied against the said mortgagor	
<pre>ndo or fre with insures approved by the morizagee in the sum ofTYALTEA_HINATEA</pre>		ments. s	
FOURTH: It and mortgaged		THIRD: That the said mortgagorwill also keep all buildings erected and to be erected upon said lands insured against loss and damage by tor- nado or fire with insurers approved by the mortgagee in the sum ofTWALVE_HUNDYEddown	
Iben on sid premises under this mortgages, payable forthwith, with interest at the rate of		FOURTH: If said mortgagofmake default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining	
TIFTE1: Should default be made in the payment of said monthly sums, or of any of said fanes, or taxes, or insurance premiums, or any part thereof, when the same are payable as provided in this morizage and in said 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 ten ten	
<pre>with arrearages thereon, and all penaldes, taxes and insurance premiums shall, at the option of said mortgage, or its successors or assigns, become payable immediately thereafter, anything hereinbefore contained to the contray threeFordwithstanding. In the event of legal proceedings to foreclose this mort- rage, the indebtedness thereby sourced shall bear interest from the filling of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly installments. Appr 51 S emont's Weive64. SIXTH: The said mortgagors shall pay to the said mortgage to to its successors or assigns, the sum of</pre>		FIFTH: 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 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>immediately thereafter, anything hereinheidore contained to the contrary thereaft notivithstanding. In the event of legal proceedings to forcelose this mort- grage, the indebtedness thereas scored shall bear interest from the filling of such forcelosure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly installments. Appr BiSement Waived. SIXTH: The said mortgages or to its successors or assigns, the sum of</pre>			
further payments of monthly installments. Appr 2130m0nt Woived. SIXTH: The said mortgages shall pay to the said mortgage or to its successors or assigns, the sum of		immediately thereafter, anything hereinbefore contained to the contrary thereor notwithstanding. In the event of legal proceedings to foreclose this mort-	
		further payments of monthly installments. Appraisement waived.	
default in any of its coventrix, crus often as the said mortgagers or mortgagee may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgager 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 mortgagor		One Transmod Transmod	
SEVENTH: As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgage 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 mortgaor		default in any of its covenents, or us olten as the said mortgagors or mortgagee may be made defendant in any suit affecting the title of said property, which	
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 mortgorSha_V9_hereunto setthoirhand.5and seal.9non theSthday ofJBIULARYA. D. 19_23 • Virgil Zaccanti(Seal) LOUISE Zaccanti(Seal) STATE OF OKLAHOMA,TULSECounty, ss. Before me,the UnderSigned, a Notary Public in and for said County and State, on thisloth day ofJBC2S_personally appeared Virgil Zaccanti, his wife, to me knowp to be the identical person. Swho executed the within and foregoing instrument, and acknowledged to me thattheythe same asthe lrfree 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. Sept. 26, 1926. (Seal) V. I. Hill, Notary Public. My commission expires 50 Theday ofT.3.8therefor in payment of mortgage tax on the		SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to	
theday ofJENUERYA. D. 19.23. Virgil Zeccenti(Seal) LOUISE Zeccenti(Seal) STATE OF OKLAHOMA,TUISECounty, ss. Before me,the undersigned, a Notary Public in and for said County and State, on thislOth day ofJENUERY, 19.23 personally appeared, a Notary Public in and for said County and State, on this Virgil Zeccenti, a Notary Public in and for said County and State, on this day ofJENUERY, 19.23 personally appeared, a Notary Public in and for said County and State, on this to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they can be excuted the same astheir free 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. Sept. 26, 1926. (Seal) V. I. Hill, Notary Public. My commission expires of the TREASURER'S ENDORSEMENT: I hereby certify that I received \$ and issued Receipt No7/.3.8 therefor in payment of mortgage tax on 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.	
Interest of OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this 10th day of January , 19.23 personally appeared 10th wirgil Zaccanti and Louise Zaccanti, his wife, to me known to be the identical person S. who executed the within and foregoing instrument, and acknowledged to me that the they executed the same as their free 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. Sept. 26, 1926. (Seal) V. I. Hill, Notary Public. My commission expires on the construction of the second set of the uses and purposes therein set forth. Intersecond second second set my hand and notarial seal on the date above mentioned. Sept. 26, 1926. (Seal) V. I. Hill, Notary Public. My commission expires on the second s			
STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this 10th day of January 19:23, personally appeared 10th wirgil Zaccanti and Louise. Zaccanti, his.wife, to me known to be the identical person S		Touise Zaccenti	
Sharp OF OKDAHOMA, the undersigned, a Notary Public in and for said County and State, on this			-
day of Virgil Zaccanti, and Louise. Zaccanti, his wife, to me known to be the identical person. S			
to me known to be the identical person_Swho executed the within and foregoing instrument, and acknowledged to me theyexecuted 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. Sept. 26, 1926. (Seal)V. I. Hill. My commission expires on the communication of the second set of the second s		day of	
uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Sept. 26, 1926. (Seal)		to me known to be the identical person. Swho executed the within and foregoing instrument, and acknowledged to me	
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. Sept. 26, 1926. (Seal)			
I hereby certify that I received \$ and issued Receipt No71.3.8 therefor in payment of mortgage tax on the		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 No71.3.8 therefor in payment of mortgage tax on the		Sopt. 26, 1926. (Seal)	
I hereby certify that I received \$and issued Receipt No71.3.8therefor in payment of mortgage tax on the within mortgage. Dated thisday of		/ TREASURER'S ENDORSEMENT :	
within mortgage. Dated this day of fan 1923 Wayng Luchergounty Treasurer. By White Deputy.		I hereby certify that I received \$and issued Receipt No7/.3.8therefor in payment of mortgage tax on the	
Wayng, L. Dichely County Treasurer. By E White Deputy.		within mortgage. Dated this day of, 192-3	-
	1	Warfne L. Richergounty Treasurer. By & White Deputy.	÷.
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