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. N	IORTGAG	E REG	LORD	NO. 410
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Sector G

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FROM	STATE OF OKLAHOMA, Tulsa County, ss. 26th
	This instrument was filed for record on the
	o'clockAM., and duly recorded in Book 410 on page
то	((SEAL)) 0. G. Weaver, County Clerk.
	ByBrady Brown, Deputy
	Fees, \$
KNOW ALL MEN BY THESE PRESENTS:	_/ _Detts,
That Tom Lindsey and	Mattie Lindsey, husband and wife.
ofCounty, in the State of Oklah. HOME BUILDING AND LOAN ASSOCIATION	oma, part 198 of the first part, have mortgaged and hereby mortgage to th of Tulse
duly organized and doing business under the statutes of the State of Ok	clahoma, party of the second part, the following real estate situated into-wit:
County, State of Okianoma, 1	20-₩1 Ε :
Lot Twenty (20) in Bloc	ek Two (2) in Uhio Place Addition
to the city of Tulsa, I to the recorded plat th	ulsa County, Uklahoma, according
stead exemptions	ing, and warrant the title to the same and waive the appraisement, and all home
Also Pive sharps of starls of said Association C	Certified No. 1135
This mortgage is given in consideration of HURQ HURQ the receipt of which is hereby acknowledged, and for the purpose of sec	DOLLAR: red
the performance of the covenants hereinafter contained	and fortheirheirs, executors and administrators, hereb
covenantwith said mortgagee its successors and assigns, as follo	
SAUNCS& LOAN ASSOCIATION and having borrowed of said Ass	ociation, in pursuance of its by-laws, the money secured by this mortgage, will do a
things which the by laws of said Association require charabolders and h	borrowers to do, and will pay to said Association on said stock and loan the sum Dollars and Fifteen
per month, on or before the <u>15th</u> day of each and eve	ry month, until said stock shall mature as provided in said by-laws, provided the traturity, and will also pay all fines that may be legally assessed against. Then
under said by-laws or under any amendments that may be made then	eto, according to the terms of said by laws or <u>inder any amendments that may is</u> negotiable note bearing even date herewith, executed by said mortgagor
	husband.and.wifeto said mortgage
SECOND: That said mortgagor S within forty days after	the same becomes due and payable, will pay all taxes and assessments which shall l indebtedness secured thereby, or upon the interest or estate in said lands created
represented by this mortgage, or by said indebtedness, whether levied ag	gainst the said mortgagor 9, 01011 legal representatives or a
signs, or otherwise; and said mortgagorShereby waive any and	all claim or right against said mortgagee, its successors or assigns, to any payme and mortgage debt, by reason of the payment of any of the aforesaid taxes or asses
ments.	
nado or fire with insurers approved by the mortgages in the sum of	gs erected and to be erected upon said lands insured against loss and damage by to Five Hundred
security to said mortgage debt, and assign and deliver to the mortgagee	e all insurance upon said property. ment of any of the aforesaid taxes or assessments, or in procuring and maintaining
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 furth
FIFTH: Should default be made in the payment of said month	st at the rate of
of, when the same are payable as provided in this mortgage and in sa	id note and said by-laws, and should the same, or any part thereof, remain unpa iple sum ofFiye_HundredDOLLAR
with arrearages thereon, and all renalizes, taxes and insurance premiu	ms shall, at the oution of said mortgagee, or its successors or assigns, become payab
gage, the indebtedness thereby secured shall bear interest from the filin	y thereof notwithstanding. In the event of legal proceedings to foreclose this mor g of such foreclosure proceedings at the rate of ten per cent per annum in lieu of t
further payments of monthly installments. Appraisement w	aived . r to its successors or assigns, the sum of
Fifty	DOLLR
as a reasonable <u>AUTOTNOY</u> .Sfee in addition to all other le default in any of its covenints, or is often as the said mortgagors or mor	egal costs, as often as any legal proceedings are taken to foreclose this mortgage f tgagee may be made defendant in any suit affecting the title of said property, whi
sum shall be an additional lien on said premises.	cited the mortgegor hereby assigns the rentals of the above property mortgaged
the mortgagee and in case of default in the payment of any monthly in	stallment the mortgagee or legal representative may collect said rents and credit t
IN WITNESS WHEREOF, The said mortgaor_Shave	hereunto settheirhandhandhand
theZ3rdday ofArchA. D. 19_2	hereunto settheirhand_Sand seal_S3 Tom Lindsey(Sea
	Mattie Lindsey (See
STATE OF OKLAHOMA, Tulsa County, ss.	
Before me,	peared
Tom Linsey and Mattie Li	ndsey, husband and wife,
to me known to be the identical person	5
uses and upposes therein set forth.	
IN WITNESS WHEREOF, I h	ave nereunto set my hand and notarial seal on the date above mentioned.
Feb. 6, 1926. (Seal)	W. A. Setser, Notary Publ
my commission expires on the analysis any or	ave hereunto set my hand and notarial seal on the date above mentioned. W. A. Setser, Notary Publ
Thereby contifut that Transiting \$.50 an	d issued Receipt No. 8447 therefor in payment of mortgage tax on t
within mortgage.	
Dated thisday of Musch	19.23 By Deput
allering & stickell County Transmissor	ByDeput
Ling and the second sec	July July 1
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