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MORTGAGE	RECORD NO.	410
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PRM Print P	228274 C.M.J.	STATE OF OUT ANOMA THE COUNTY SE	
u AP214	FROM	This instrument was filed for record on the	
10 (max) D. G. B. 198797. Desire of the second seco	an a	of April A. D., 19.23 , at. 10:35	
TO (BRAD) N. D. R. J. 20057. OmitV Gent NUM ALLINE NU THEOR PREMIETS D. A.G. Chase on all Edits Chages, Mise widts Department Tax D. B.G. Chase on all Edits Chages, Mise widts Tax D. B.G. Chase on all Edits Chages, Mise widts Tax D. B.G. Chase on all Edits Chages, Mise widts Tax D. B.G. Chase on all Edits Chages, Mise widts Tax D. B.G. Chase on all Edits Chages, Mise widts Tax D. B.G. Chase on all Edits Chages, Mise widts Tax D. B.G. Chase on all Edits Chages, Mise widts Tax D. B.G. Chase on all Edits Chages, Mise widts Tax Controls and the base on all edits Did Chase Transmitter on all of the base on all edits Did Chage on all of the base of the base of the base of the base on all of the base on all of the base of th			
product Bit Order, Bit Order, Bit States, B		O. G. Weaver.	
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Million and a control of the barry of the barry of the barry of the first period period of the first period perio	KNOW ALL MEN BY THESE PRESENTS:	no Chade big wife	
<pre>at</pre>	That D. Eu. Chase and Bull		
ab organized and along under use that its of as has of Okhaham, party of the second part, the following real established management. Constry, Sate of Okhaham, party of the second part, the following real established management. Constry, Sate of Okhaham, party of the second part, the following real established management. Constry, Sate of Okhaham, party of the second part, the following real established management for the second of parts a formation of the following real established management for the second part, including the second part, including the second part, including the second part, including the second parts and appartements the second belonging, and worzest the tilt is the sums and white the specific second parts and appartements the second belonging, and worzest the tilt is the sums and white the opportunities of the second parts and part second parts and the second parts and the second parts and part second parts and the second parts and parts and part second parts and parts	fulsa County, in the State of Oklah	ioma, part 105 of the first part, have mortgaged and hereby mortgage to the	
	HUME BUTHUING AND JOIN ASSOCIATION	of TUISE	
of Section Five (5) in Township Hindteen (19) North, Renge Tweive (12) East, T.M., Thies County, Olahoma, will all the input/versatis thence and apputements therein bounds, and warraw the tilt to the same and ware the apprisionent, and all bounds also descriptions of the same of texts of and Anominius Description of the membry sum, face and other bounds methanisms, and all bounds also descriptions of the same of texts of and Anominius Description of the membry sum, face and other bounds methanisms, and the same method of the same of texts of methods and the same approach of the membry sum, face and other bounds methanisms, and the method of the same of texts of methods, and face. The ST	Tulsa County, State of Oklahoma,	to-wit:	
of Section Five (5) in Township Hindteen (19) North, Renge Tweive (12) East, T.M., Thies County, Olahoma, will all the input/versatis thence and apputements therein bounds, and warraw the tilt to the same and ware the apprisionent, and all bounds also descriptions of the same of texts of and Anominius Description of the membry sum, face and other bounds methanisms, and all bounds also descriptions of the same of texts of and Anominius Description of the membry sum, face and other bounds methanisms, and the same method of the same of texts of methods and the same approach of the membry sum, face and other bounds methanisms, and the method of the same of texts of methods, and face. The ST			
of Section Five (5) in Township Hindteen (19) North, Renge Tweive (12) East, T.M., Thies County, Olahoma, will all the input/versatis thence and apputements therein bounds, and warraw the tilt to the same and ware the apprisionent, and all bounds also descriptions of the same of texts of and Anominius Description of the membry sum, face and other bounds methanisms, and all bounds also descriptions of the same of texts of and Anominius Description of the membry sum, face and other bounds methanisms, and the same method of the same of texts of methods and the same approach of the membry sum, face and other bounds methanisms, and the method of the same of texts of methods, and face. The ST			
of Section Five (5) in Township Hindteen (19) North, Renge Tweive (12) East, T.M., Thies County, Olahoma, will all the input/versatis thence and apputements therein bounds, and warraw the tilt to the same and ware the apprisionent, and all bounds also descriptions of the same of texts of and Anominius Description of the membry sum, face and other bounds methanisms, and all bounds also descriptions of the same of texts of and Anominius Description of the membry sum, face and other bounds methanisms, and the same method of the same of texts of methods and the same approach of the membry sum, face and other bounds methanisms, and the method of the same of texts of methods, and face. The ST	Lot Seven (7) in Block	Eight (8) in Glen Acres Subdivision	
<pre>with all the ingrevenests therean and approxemations through and warrant the tilts to the same and waive the approxements, and all home- tains and the performance of the covenant is remarked and a final magnetism. Carities No. 1109</pre>	of Section Five (5) in	Township Nineteen (19) North, Range	
Attend ensemption	Twerve (12) Last, I.M.;	Tursa county, Ogranoma.	
Attend ensemption			
Attend ensemption			
Attend ensemption	vith all the improvements thereon and appurtenances thereunto belon	ging, and warrant the title to the same and waive the appraisement, and all home-	
This matrixes is given in construction of			
the recently of which is handy acknowledged, and for the purpose of arsuning payment of the monthly sun, face and ether items how methadizer specified, and the soft mortage or. for M2D0091 vos and for the SURF	This moltgage is given in consideration of TWO Thouse	and DOLLARS.	
And the mid mortgage. 9. to. <u>150,00901793</u> and to. <u>150,0091795</u>	the receipt of which is hereby acknowledged, and for the purpose of se the performance of the covenants hereinafter contained.	euring payment of the monthly sum, fines and other items hereinafter specified, and	
FIRST: Said mortgager. 9 being the owner of TWO21Y2.	And the said mortgagor S for themselves		
SAVENGE LOAN ASSOCIATION, and having borrowed of anil Association, in pursuance of the by-haw, the monor security of the life and the life and the mode and the m	FIRST: Said mortgagor S being the owner of TWON	1tyshares of stock of the said HOM! BUILDING AND	
TWGNIN - 3.242.02 Deliar and. SLXV Deliar and. SLXV and inductations while indehraged by the conclusion of and deck at maturity, and will also pay all fines that may be legally assessed against. Them. Indefinition of and deck at maturity, and will also pay all fines that may be legally assessed against. Them. under slab by the strength and the deck at maturity, and will also pay all fines that may be legally assessed against. Them. Indefinition of and deck at maturity, and will also pay all fines that may be legally assessed against. Them. strength The D. D1692, B. A. Beller, D. D2699, A. 14, S. V.169,	SAVINGS & LOAN ASSOCIATION, and having borrowed of said Ass	sociation, in pursuance of its by-laws, the money secured by this mortgage, will do all	
per month, on or before the. <u>1559</u>	Twenty-eight	Dollars and Sixty cents (\$ 28,60	
under sald by-laws or under any amendments that may be made therefor, according to the terms of mid by-laws or under style machinest balances and a certain non-negotiable and benefits even disk herewith, executed by said mortgages. Some setting the manual mortgage of the indebtedness secured thereby, or upon the interest or state in axid mortgages. Seconds whether laved against the axid mortgage of the indebtedness secured thereby, or upon the interest or state in axid index created or represented by this mortgage, or us add indextess or principal or perminus of atting or spanse of the province of any payment or relates on or differents or relation of perminus of atting or spanse of any payment or states on or differents or principal or perminus of atting or spanse of any to perminus of atting or spanse of any to perminus of atting or perminus or p	per month, on or before the <u>15th</u> day of each and eve	ery month, until said stock shall mature as provided in said by-laws, provided that	
D. B. Ed. Cha99. and. Edne. Cha99. his. ydife.	under said by-laws or under any amendments that may be made ther	reto, according to the terms of said by-laws or under any amendments that may be	
SECOND: That said mortgages, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be levided upons and links, or upon, or account of this mortgage, or the indebtchases secured threeky, or upon the interest or existing is a during created in and indication or upon the interest or existing is a during created in addition or samigna, to any payment of any of the softward taxes and damage by tor- mets. THRD: That the said mortgages of by the mortgages in the sum ofMV and like are right against all indications and the payment of any of the softward taxes and damage by tor- metor. metor. TOURTH: I said mortgages of the sum ofMV and loss or assigna, to any a further security to said mortgage debt, and resign and deliver to the mortgages all insurance upon add property. FOURTH: I said mortgages, the successor or assigna may pay such taxes and delet such insurance, and the sum os paid shall be a further is on add premises under this mortgage, successor or assigna may pay such taxes and delet such insurance, and the sum os paid shall be a further is on add premises under this mortgage, such as indicated and the payment, and and by any and about the assort any area there- dy when the same regorable as provided in this unortgage and in the payment of any of the payment, and and pressing. The payment of any of the pay table taxes and deleta ub the mortgages and increase period to the indicated assoct the pay of the anteressing increased principle sum of	D, Ed Chase and Edna Chase, 1	-negotiable note bearing even date herewith, executed by said mortgagorto said mortgagee	
represented by this mortgage, or by said indebtedness, whether lavie against the said mortgage. S	SECOND: 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 mortgagor. 9	represented by this mortgage, or by said indebtedness, whether levied a	gainst the said mortgagor S., their legal representatives or as-	
THRD: That the said mortgager. 9. will also keep all buildings erected and to be crected upon said lands insured against loss and damage by tor- nade of fre with insurers approved by the mortgages of insurance upon said property. Mollars, as a further security to said mortgage, of all devices to the mortgage all insurance upon said property. FOURTE: If said mortgage, it is successor or assigns may pay such taxes and offects such insurance, and the sum so paid shall be a further is on and premises under this mortgage, mayable forthwith, with interest at the rate of	signs, or otherwise; and said mortgagorShereby waive any and	all claim or right against said mortgagee, its successors or assigns, to any payment	
ned or fire with insures approved by the mortgages in the sum ofTTO_THOUGSARDdouble in mortgage of insurance upon add property. FOURTE: If aid mortgaged, and essign and deliver to the mortgages all insurance upon add forces on samesments, or in procuring and maintaining insurance as how events of a sum of mortgages of insurance upon add fact nuch insurance, and the sum so paid shall be a further insurance upon add fact nuch insurance, and the sum so paid shall be a further insurance upon add facts, or taxes, or insurance processings, or any part thereof, and the sum so paid shall be a further the payment of add monthy sums, or of any of add facts, or taxes, or insurance proceedings, or any part thereof, the hereof of	ments.		
security to said mortgage dob, and essign and deliver to the mortgage all insurance upon said property. FOURTRI: If said mortgagesS. make default in the payment of any of the aforesaid taxes are assessmenta, or in procuring and maintaining insurance as above covenanted, said mortgages, its successors or assigns may pay such taxes and effect nucle humanne, and the sum so paid shall be a further is on said premises under this mortgage and in said note and said by-bases, and should the sums, or any part there- of, when the same are payable fortiwith, which interest at the rate of	nado or fire with insurers approved by the mortragee in the sum of	Two Thousand dollars, as a further	
<pre>insurance as above covenanted, said mortgages, its successors or assigns may pay used taxes and effect nucle heartance, and the sum so paid shall be a further line on said premises under this mortgage, payable forthwith, with hierest at the trate of</pre>	security to said mortgage debt, and assign and deliver to the mortgage	e all insurance upon said property.	
FITTH: 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 mortgages and in said note and said by-laws, and should the same, or any part therefor, remain unpaid for the paried 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 said note and said by laws, and should the same, or any part thereof, remain unpaid for the period of	FIFTH. Should default be made in the navment of said month	hly sums, or of any of said fines, or taxes, or insurance premiums, or any part there-	
with arrearages thereon, and all penaltics, taxes and insurance premiums shall, at the option of side mortages, or its successors or assigns, become payable immediately thereafter, anything hereinholds to the contrary thereof of neutristanding. In the server of legal proceedings to forelose this mortages, the indebtedness thereby secured shall bear interest from the filing of such forelosure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly installments. Appr rail second notivities or to its successors or assigns, the sum of the contrary the installment is a reasonable. Attopring 9.9 (i.e. in addition to all other legal costs, as often as any legal proceedings are taken to forelose this mortages for default in the payment of an additional lieu on said premises. SEVENTH: As further security for the indebtedness above recited the mortager beregin variable and default in the payment of any monthly installment the mortage or legal proceedings there and end the set of default in the payment of any monthly installment the mortage or legal proceedings there and the court. IN WITNESS WHEREOF, The said mortgagors of the set of the payment of any monthly installment the mortage or legal proceedings there and end the set of the default in the payment of any monthly installment the mortage or legal proceedings there and the set of the set of the court. IN WITNESS WHEREOF, The said mortgagor S. https://witness.matce.county.s	of, when the same are payable as provided in this mortgage and in s	aid note and said by-laws, and should the same, or any part thereof, remain unpaid	
<pre>gage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly installments. Appr at Sement waived. SIXTH: The said mortgagers shall pay to the said mortgagers or to its successors or assigns, the sum of </pre>	with arrearages thereon, and all penalties, taxes and insurance premiu	ims shall, at the option of said mortgagee, or its successors or assigns, become payable	
further payments of monthly installments. Appraies and mortgages or to its successors or assigns, the sum of	immediately thereafter, anything hereinbefore contained to the contrar gage, the indebtedness thereby secured shall bear interest from the filir	y thereof notwithstanding. In the event of legal proceedings to foreclose this mort- ig of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the	
Two. Hundred. DOLLRS, as a reasonable Attorney.is Dotter in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage to default in any dits covanits, or to stice as the said mortgagos or mortgage may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises. DOLLRS, SEVENTE: As further security for the indebtedness above recited the mortgage or legal representative may collect said and redit the sum collected less cost of collection, upon said indebtedness, and these promises may be endored by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagors, S., ha? G., hereouto set. the direction is a set. S. on the said mortgagor S., ha? G., hereouto set. the direction is the said mortgago of the said mortgage of the said	further payments of monthly installments. Annrei sement	Waived	
as a reasonable Attorney ! 9	Two Hundred	Dollrs,	
sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgage 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. 9 have hereunto set <u>their</u> (Seal) Edna Chase (Seal) Edna Chase (Seal) STATE OF OKLAHOMA <u>Tuls a</u> county, ss. Before me, <u>the under signed</u> , a Notary Public in and for said County and State, on this <u>Twentieth</u> day of <u>April</u> 19.25 personally appeared D. Ed. Chase, his wife, the within and foregoing instrument, and acknowledged to me that <u>they</u> executed the same as <u>their</u> fore 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. Fifteenth (Seal) Frances E. Cohenour, Notary Public. My commission expires on the <u>day of March</u> 1927. TREASURER'S ENDORSEMENT: Libereby certify that I received \$ 200 TREASURE ENDORSEMENT: Libereby certify that I received \$ 200 TREASURE ENDORSEMENT:	as a reasonable Attorney's fee in addition to all other h	legal costs, as often as any legal proceedings are taken to foreclose this mortgage for	
the mortgagee and in case of default in the payment of any monthly installment the mortgagee 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. S., h&G., hereunto set	sum shall be an additional lien on said premises,	1. The Market Alexandra Alexandra Alexandra Alexandra Alexandra Alexandra Alexandra Alexandra Alexandra Alexandr	
IN WITNESS WHEREOF, The said mortgaor. S. hZ@hereunto set	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 the	
the	sum collected less cost of collection, upon said indebtedness, and these) IN WITNESS WHEREOF The said meetager S bFC	promises may be enforced by the appointment of a Receiver by the Court. hereunto settheirhand S and seal S on	
Edna Chase (Seal) STATE OF OKLAHOMA, Tuls a County, ss. Before me, the under signed a Notary Public in and for said County and State, on this _Twentleth day of April .19. 23 personally appeared	the 20th day of April A. D. 19 2		
STATE OF OKLAHOMA Tuls a Before me, the under signed day of			
day of		(Seal)	
day of	STATE OF OKLAHOMA Tuls & County of		
D. Ed. Chase and Edna Chase, his wife, to me known to be the identical person. S who executed the within and foregoing instrument, and acknowledged to me thatthey executed 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. Fifteenth (Seel) Frances E. Cohenour, Notary Public. March, 1927. TREASURER'S ENDORSEMENT: Lhereby certify that I received & 200 TREASURER'S ENDORSEMENT:			
to me known to be the identical person	day of APT11	peared 18 Chase, 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. Fifteenth (Seal) Frances E. Cohenour, Notary Public. My commission expires on the day of March, 1927. Lhereby certify that I received & 200 TREASURER'S ENDORSEMENT: and issued Receipt No M2.5 therefor in payment of mortgage tax on the	to me known to be the identical person	sSwho 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. Fifteenth (Seal) Frances E. Cohenour, Notary Public. My commission expires on the		ated the same asUNOIRfree and voluntary act and deed for the	
Fifteenth (Seal.) Frances E. Cohenour, Notary Public. My commission expires on the/	IN WITNESS WHEREOF I	nave hereunto set my hand and notarial seal on the date above mentioned.	
Lhereby certify that I received \$ 200 TREASURER'S ENDORSEMENT:	Fifteenth (Sea	1) Frances E. Cohenour. Notary Public	
Lhereby certify that I received \$ 200 TREASURER'S ENDORSEMENT:	My commission expires on the day of March.	TASA.	
I hereby certify that I received § <u>7.00</u> and issued Receipt No. <u>940.5</u> therefor in payment of mortgage tax on the within mortgage. Dated this <u>2</u> day of <u>7.00</u> , 1923 <u>Mayne</u> <u>10</u> <u>10</u> <u>10</u> <u>10</u> <u>10</u> <u>10</u> <u>10</u> <u>10</u>		RER'S ENDORSEMENT :	
within mortgage. Dated this day of <u>Gal</u> , 1923 <u>Mayne</u> <u>Lickey</u> County Treasurer. By <u>PL</u> Deputy.	900	nd issued Receipt No. 910.5 therefor in payment of mortgage tax on the	
Mayne Lickey County Treasurer. By P.S.D. Deputy.	I hereby certify that I received \$an	10 2 3	
LLULY ING VICE County Treasurer. By	I hereby certify that I received \$ar within mortgage. Dated this2/day of <i>Abard</i>		
	I hereby certify that I received \$ar within mortgage. Dated thisday ofday of, Markageday of,	Peter	
	I hereby certify that I received \$ar within mortgage. Dated thisday ofday of, MayneCounty Treasurer.	By PSD. Deputy,	
ter en la companya de	I hereby certify that I received \$ar within mortgage. Dated thisday of, MayneCounty Treasurer.	By PLD. Deputy.	
	I hereby certify that I received \$ar within mortgage. Dated thisday ofday of Mayneday of MayneCounty Treasurer.	By P.J. D. Deputy,	

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