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<pre>FAUM This intrument was field for secret on the</pre>	Tables To the second se	обла с.м.J.	STATE OF OKLAHOMA, Tulsu County, ss.
TO Context Print O. C. Preserver, Distant O. C. Preserver, Distant O. C. Preserver, Distant Distant Distant<	TO O dot. P. M. and day secrets in Book 40 on page	FROM	This instrument was filed for record on the
(SEAD) Brady Brown, CompOdek, By	(BRAD) Bready Brown. Control Chen, Deputy. Proj. Lance 1, 1999 Bready Brown. Control Chen. Market NY THESE, TARGENTSE. and Hazel C. Xent, his wife	***************************************	o'clockPM., and duly recorded in Book 410 on page635
By Drady Brown, Deputy, Web ML MES BY THESE PERSONNEL and Maxed LG. Kont, his wife, Test	By Dracy proven, peuts. By Dracy proven, peuts. L MEN BY THESE FREENSE. L MEN BY THESE FREENSE. Data of the state of Okhhom, put, IASof the fast park, have mortaged and hendy marings to be defined putther under the states of Okhhom, put, IASof the fast park, have mortaged and hendy mortages to be defined putther under the states of Okhhom, put, IASof the fast park, have mortaged and hendy mortages to be The South One-half (S\$) of the West One-half (W}) of Lot Two.(21) In Block three (3) Olen Acres Subdivision, J Dott Two.(21) In Block three (3) Olen Acres Subdivision, and the state of the inflam Bases and particular, This County, Network Okhahom, and the state of the inflam Bases and particular, This County, Oklahoma. Improvements therein and separtemates thements biologing and warrant the tilts to the mans and write the operatement, and all home The Southeast Gaarteer (SB2) of South, Engle Free The Southeast Gaarteer (SB2) of South The Southeast Bases and particular, This County, Oklahoma. Improvements therein and separtemates the states granted to the marks and write the operatement, and all home The Southeast County of the state of the state action the state the state the state the state the state of the state states of the state action the state of the state of the state action the state of t	то	
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W ALL MAN BY THESE PERSON and Hazel C. Xent, his wife, The	<pre>L MEN BY THESE PRE-MASS. DATA DATA AND LOGAL AND HAZOL C. Kont, his wife, Dissa.</pre>	•	i i i i i i i i i i i i i i i i i i i
The matrix of the second sec	Thild a	ALL MEN BY THESE PRESENTS:	
<pre>rganhed adoing business under the statute of this State of Okishoms, party of the second part, the following real state disuited in</pre>	<pre>edi and doing business under the statutes of the Sitte of Okishoms, party of the second part, the following real estate situated in</pre>		
Two.1(2) in Block three (3) Gipn Acres Subdivision, located in the Southeast Quarter (SE) of Soution Five (5), rownship Aireteen (19-North, Range Twelve (12) Kast of the indian Base and warter (SE) of Soution Five (5), rownship Aireteen (19-North, Range Twelve (12) Kast of the indian Base and warter (SE) of Soution Five (5), rownship Association, and apputenances thereants belonging, and warrant the tile to the same and waive the approkement, and all home- exempting. The neighbor is a state of the indian (12) Association, Cettiled No. 1230 The neighbor is a state of the indian (12) Association, Cettiled No. 1230 The neighbor is a state of the indian (12) Association, Cettiled No. 1230 The neighbor is a state of the indian (12) Association (13) Association (12)	<pre>Mvo(2) in Block Three (5) Glon Acres Subdivision, located in the Southeast Quarter (522) of Soution Five (5), Commenty Kineteen (19. North, Range Twelve (12) Kast of the indian Hase and Awridtan, Tulsa County, Oklahoma. improvements thereon and appurtements thereunto belonging and warrant the tille to the same and waive the appraisement, and all non- referent the southeast in the same and waive the appraisement, and all non- referent the southeast in the same and waive the appraisement, and all non- referent the southeast in conduction. County, Oklahoma. Market hereon and appurtements thereunto belonging and warrant the tille to the same and waive the appraisement, and all non- referent the southeast in conduction. County of the source of the source of the source of the transmitter mediated and and of the overaants benchmer of the purpose of securing payments of the morthyse, will could and motrage R</pre>	ganized and doing business under the statutes of the State of Ok	dahoma, party of the second part, the following real estate situated in
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exemption: This motiques is given in consideration of SOYON (Sep1 (Sep1 Hund Tred. F1152)	Deltages in the consideration of		ing, and warrant the title to the same and waive the appraisement, and all home-
This mostages is given in consideration of SOYERIGED, HUMARSG. 21127	mortgage is given in consideration of BCY201292H. HURGY29. #1112. mortgage is given in consideration of BCY201292H. HURGY29 the monthy sum, fines and other items hereinstree rescribed, and and of the overance hereinstree contained. the said mortgage of is successors and assigns as follows: STI Said mortgage being the owner of SiLENFOOD. #LOON ASSOCIATION, and having horrowed of said Association, in pursume of its by-law, the moary secured by this mortgage. All do all the by-law of the overance is an enders and horizons to do, and will may to said Association on and stock and low mortgage. ALOON ASSOCIATION, and having horrowed of said Association, in pursume of its by-law, the moary secured by this mortgage the ALOON ASSOCIATION, and having horrowed of said Association, in pursume of its by-law, the moary secured by this mortgage. ALOON ASSOCIATION, and having horrowed of said Association, in pursume of its by-law, the moary secured by the mortgage the ALOON ASSOCIATION, and having horrowed of said Association, in many security the said band and the said band and the said band and the said band and the said and the said of the said of the said band and the said band the said	xemptions. Also_Eighteenshares of stock of said Association. C	Certified No. 1230
<pre>reformance of the covenants hereinafter contained. And the wait mortgages .B</pre>	name of the covenants hereinstree contained. the sait mortgager of	This mortgage is given in consideration of <u>SeVenteen</u> eipt of which is hereby acknowledged, and for the purpose of sec	HUNGIGG FITTY DOLLARS, curing payment of the monthly sum, fines and other items hereinafter specified, and
<pre>nnt</pre>		formance of the covenants hereinafter contained. And the said mortgagor_Sforthemselves_a	and fortheirheirs, executors and administrators, hereby
NSCS & LOAN ASSOCIATION, and having borrowed of aid Assochation, in pursuance of its by-laws, the money secured by this mortgage, will do all calls or relations the same of TWOIT by - five of the same holders and berrowers to do, and will pay to an aid Assochation on an ide advances in the same of TWOIT by - five of the same discound and the same of TWOIT by - five of the same discound and	<pre>kLOAN ASSOCIATION, and having borrowed of said Association, in pursuance of its by-laws, the mocre spectrum by this mortgage, will do all its by by-law of add Association and addition and additions and dorwers to do, and will pay to said Association on add stock and Can the sum of TWO</pre>	ntwith said mortgagee its successors and assigns, as follo	OW8:
Twon ty-rive Dolars and TWO cents (s. 25,02	TWO Two Two Cents (8, 25, 02) on or before the. 152h	ICS & LOAN ASSOCIATION, and having borrowed of said Asso which the by-laws of said Association require shareholders and 1	ociation, in pursuance of its by-laws, the money secured by this mortgage, will do all borrowers to do, and will pay to said Association on said stock and loan the sum of
add by-laws under any samedments that may be made therefo, according to the terms of said by-laws or under any samed accords that may be made therefore, according to the terms of said by-laws and a certain non-negotiable note bearing over date herewise, see addition of said by-laws and a certain non-negotiable note bearing over date herewise, see addition of said mortgages, and that date at the terms of said by-laws and a certain non-negotiable note bearing over date herewise, see addition of said mortgages, and that date access or otherwises and said mortgages, and that date certain or otherwises and as addition of said mortgages and and that date certain or otherwises and addition of said mortgages, and all claims or tight against the said mortgage, its successors or assign, to any payment of any of the aforesaid taxes or assessive or the mortgages of the mortgages and the mort of the diverse of the advises in the said or offset against the interest or principal or premium of said mortgage delt, by reason of the payment of any of the aforesaid taxes or assessive to the mortgages of the mortgages of the mortgages and the unter against these and maximum and the said mortgages	dness shall be discharged by the cnuclistion of said stock at maturity, and will also pay all fines that may be legally assessed against	Twenty-11ve	Dollars and Two cents (\$ 25.02)
SECOND: That said mortgager, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be upon add lands, or upon, or naccount of this mortgage, or the indebtedness secured thereby, or upon the interest or estated in and and screated or sented by this mortgage, or by said indebtedness, whether levide against the said mortgager	OND: That said mortgager. 9, within forty days after the same become due and payable, will pay all taxes and assessments which shall be said land; or upon, or an account of this mortgage, or by said indebtedness, whether levide against the said mortgager. 8, thoir	lebtedness shall be discharged by the cancellation of said stock at said by-laws or under any amendments that may be made ther	t maturity, and will also pay all fines that may be legally assessed against. <u>ULOM</u> etc. according to the terms of said by-laws or under any amendments that may be
<pre>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 sended by this mortgage, or by and indebtedness, whether evide against the said mortgage, as</pre>	said lands, or upon, or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in aid lands created or by this mortgage, or by aid indebtedness, whether level against the sint mortgage, a	SECOND: That said mortgagorS, within forty days after	the same becomes due and payable, will pay all taxes and assessments which shall be
THIRD: That the said mortgager. S. will also keep all buildings erected and to be erected upon said lands insured against loss and damage by toro fire with insures approved by the mortgages in the sum of	RD: That the said mortgager. ⁹ . will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tor- with insurers approved by the mortgagee in the sum of	upon said lands, or upon, or on account of this mortgage, or the nted by this mortgage, or by said indebtedness, whether levied ag or otherwise: and said mortgagor. Some hereby waive any and	indebtedness secured thereby, or upon the interest or estate in said lands created or gainst the said mortgagor. B., theirlegal representatives or as- all claim or right against said mortgagee, its successors or assigns, to any payment
<pre>ity to said mortgage debt, and easign and deliver to the mortgage all insurance upon said projecty. FOURTH: It said mortgage, namake default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining ance as above covenanted, said mortgage, payable forthwith, with interest at the rate of</pre>	said mortgage debt, and assign and deliver to the mortgagee all insurance upon said projecty. FTI: If said mortgage,	THIRD: That the said mortgagor S will also keep all building	os erected and to be erected upon said lands insured against loss and damage by tor-
ance an above covenanted, said mortgages, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further n said premises under this mortgage, payable forthwith, with interest at the rate ofto	a hove covenanted, said mortgages, its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further premises under this mortgage, payable forthwith, with interest at the rate offor	y to said mortgage debt, and assign and deliver to the mortgagee	e all insurance upon said property.
TITFH: Should default be made in the payment of sold monthly sums, or of any of sold fines, or taxes, or insurance premiums, or any part theree, remain unpaid of	FIT: 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 esame 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 of three	ce 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
<pre>e period ofthreemonths, then the aforesaid principle sum ofSeyEntSeyEntSeyEnt Hundred, FittyDOLLARS, arrearages thereon, and all ponalties, taxes and insurance premiums shall, at the option of said mortgagee, or its successors or assigns, become payable diately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort- 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 repayments of monthy installment. AppraiSement WaiYed. SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of</pre>	<pre>od ofthreemonths, then the aforeasid principle sum ofSeventeen, and all renalics, taxes and insurance premiums shall, at the option of suid mortgages, or its successors or assigns, become payable y thereafter, anything hereinhefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort debtedness 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 ments of monthly installments. A DypraiSeMement waived.</pre> TH: The said mortgagors shall pay to the said mortgage or to its successors or assigns, the sum of	FIFTH: Should default be made in the payment of said month on the same are payable as provided in this mortgage and in as	hly sums, or of any of said fines, or taxes, or insurance premiums, or any part there- aid note and said hy-laws, and should the same, or any part thereof, remain unpaid
ditcly thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort the indebtedness thereby secured shall bear interest from the filling of such foreclosure proceedings at the rate of ten per cent per annum in lieu of the er payments of monthly installments. Appraisement waived. SIXTE: The said mortgagors shall pay to the said mortgage or to its successors or assigns, the sum of	y thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mort debtedness 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 ments of monthly installments. Appraisement waived. FH: The said mortgagers shall pay to the said mortgage or to its successors or assigns, the sum of	neriod of three months then the sforesaid princi	iple sum of Seventeen Hundred Fifty DOLLARS.
er payments of monthly installment. Appraisement waived. SIXTH: The said mortgagers shall pay to the said mortgagee or to its successors or assigns, the sum of	ments of monthly installments. Appraisement waived. PH: The said mortgagers shall pay to the said mortgagee or to its successors or assigns, the sum of One Hundred Seventy-five	iately thereafter, anything hereinbefore contained to the contrary	y thereof notwithstanding. In the event of legal proceedings to foreclose this mort-
reasonable_attorney!s	able_attorney!s	payments of monthly installments. Appraisement	waived.
It is now of its coventus, or as often as the said mortgagors or mortgagee may be made defendant in any suit affecting the title of said property, which shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgageo rheeby assigns the rentals of the above property mortgaged to nortgagee and in case of default in the payment of any monthly installment the mortgageo relegal representative may collect said rents and credit the 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 8 ha. Ve. hereunto set	ny of its coven.nts, cr is often as the said mortgagors or mortgagee may be made defendant in any suit affecting the title of said property, which e an additional lien on said premises. ENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to gee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the deless cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. NITNESS WHEREOF, The said mortgaor, B. ha, Y.G. hereunto setthe 1.23 		
SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to nortgagee and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the 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 mortgans A have hereunto set their hand A and seal. A on 10th day of MAY A. D. 19.23 E. P. Kent (Seal) Hazel Kent (Seal) The undersigned to method by a provide and the second county and State, on this Tenth May	ENTH: As further security for the indebtedness above recited the mortgage or hereby assigns the rentals of the above property mortgaged to gee and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the deles cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. WITNESS WHEREOF, The said mortgaon 8. ha Ve_hereunto set	in any of its covenants, or as olten as the said mortgagors or mor	egan costs, as othen as any legan proceedings are taken to foreclose this mortgage for tgagee may be made defendant in any suit affecting the title of said property, which
10th	10th	SEVENTH: As further security for the indebtedness above re- rtgagee and in case of default in the payment of any monthly im lected less cost of collection, upon said indebtedness, and these p	stallment the mortgagee or legal representative may collect said rents and credit the promises may be enforced by the appointment of a Receiver by the Court.
Hazel Kent (Seal) Hazel Kent (S	Hazel Kent (Seal) Y OKLAHOMA, Tulsa me, the undersigned me, the undersigned May .9.23 personally appeared E. F. Kent and Hazel C. Kent, his wife, to me known to be the identical person. 9 to me known to be the identical person. 9	10 with ESS where OF, The said mortgaor B. ha. 19.	Z E. P. Kent
The of oklahoma, <u>Tulsa</u> County, ss. Sefore me, <u>the undersigned</u> , <u>19.23</u> , personally appeared Kay E. P. Kent and Hazel C. Kent, <u>his wife</u> , to me known to be the identical person. <u>S</u> , who executed the within and foregoing instrument, and acknowledged to me that <u>they</u> executed the same as <u>their</u> 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. (Seal) <u>Frances E. Cohenour</u> , Notary Public commission expires on the <u>15th</u> day of <u>March</u> , <u>19</u> 23.	Tulss Tunt res The undersigned , a Notary Public in and for said County and State, on this May , 19_2, personally appeared E. P. Kent and Hazel C. Kent, his wife, to me known to be the identical person		
E. C. ONTRAINMA,	<pre>vortational, the undersigned, a Notary Public in and for said County and State, on thisTenth May, 19_23_personally appeared</pre>		
E. P. Kent and Hazel C. Kent, his wife, to me known to be the identical person. Swho executed the within and foregoing instrument, and acknowledged to me thattheyexecuted 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) Frances E. Cohenour, Notary Public commission expires on the 15th day of March, 1923.	E. P. Kent and Hazel C. Kent, his wife, to me known to be the identical person. 9	fore me the undersigned	, a Notary Public in and for said County and State, on this
that 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. (Seal) Frances E. Cohenour, Notary Public commission expires on the 15th day of March, 1923.	that 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. (Seal) frances E. Cohenour, Notary Public ssion expires on the 15th day of March, 1923.	E. P. Kent and Hazel C. Ken	
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Frances E. Cohenour, Notary Public commission expires on the 15th day of March, 1923.	IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (Seal) Frances E. Cohenour, Notary Public ssion expires on the 15th day of March, 1923.	thattheyexecu	
(Seal) Frances E. Cohenour, Notary Public commission expires on the 15th day of March, 1923.	(Seal) Frances E. Cohenour, Notary Public ssion expires on the 15th day of March, 1923.		ave hereunto set my hand and notarial seal on the date above mentioned.
TREASURER'S ENDORSEMENT: I hereby certify that I received \$	sour expires on the day of TREASURER'S ENDORSEMENT ; reby certify that I received \$70 and issued Receipt No7487therefor in payment of mortgage tax on the tgage. In this6 day of, 19.2.3 if this6 County Tressurer. By By By	(Seal) 15th March 1	Frances E. Cohenour, Notary Public.
I hereby certify that I received \$ 1,70 and issued Receipt No. 7.787 therefor in payment of mortgage tax on the n mortgage. Dated this day of 2000 1923 Wayne d. Diakey County Tressurer. By Deputy	reby certify that I received \$ 1.7.0 and issued Receipt No. 2.48% therefor in payment of mortgage tax on the trage. I this 15 day of 2124, 19.2.3 cfue d, Diakey County Tressurer. By Deputy	mmission expires on theday ofday of	ER'S ENDORSEMENT:
Dated this 13 day of 2 May, 1923 2) augue d. Diakey County Tressurer. By Deputy	ed this 13 day of 22 and 19 23 sque d. Diakey County Tressurer. By Deputy	I hereby certify that I received \$70Bn mortgage.	d issued Receipt No ?
Deputy	sgue d. Uickey County Tressurer. By U. J. Deputs	Dated this 13 day of Tray	13.2.5
		Largue d. Ucake - County Tressurer.	ByDeputy,
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