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State of Call (1, 1) FROM State of CALMOMA, This County, Sh. The instrument we like for reach on the (2, 2) AD. (9)
10 O. D. LAWBON. UNITED SAVINGS & LOAM ASSOCIATION (CELL) The
VINTPUESS, CALMONA Fees, 4
VINTPUESS, CALMONA Fees, 4
VITED SAVINGS & LANDON ASSOCIATION TURNS, OK ALMONA ASSOCIATION TOTALS, THESE PRESENTS: TheN.F.S. DURLED and Hollie G. DURLED, his wife,
The
<pre>d</pre>
UNITED SAVINGS & LOAN ASSOCIATION, of Tuke, Oklahoma, a carporation day organized and doing buildness under the status of the State of Oklahoma, party of the ascond part, the following described real state and premises situated inALLSBCounty. State of Oklahoma, to-vit: Lot Twenty-three (23) in Block Twenty-two (22) in College Addition to 'the city of Tules, Oklahoma, according to the recorded official plst thereof, according to the vibra mortgage. The with mortgage according to the recorded official plst thereof, according to the vibra mortgage. The within mortgage according to the vibra mortgage. The within mortgage according to the according to the state of addition to the within mortgage. The within mortgage according to the according the state of addition of a state of addition of a state of addition according and warman the life to the same ad wive the appresiment, and all homestead exemptions According to the according to the covenable beachemide according to the state of addition of a state according to the state of the covenable beachemide according to the according to the state of addition of a state according to the state of addition according the state and addition to the state and addition to the according to the according the state according to the state according to the state of addition and the state according to the state according to the according to th
College Addition to the city of Thiss, Oklahoms, according to the recorded official plat thereof, according to the recorded official plat thereof, TREASURERS ENDORSEMENT Increase gravity that I received SLL and issued with therefor in payment & mortgage is in the within mortgage. Detecting the trease of the same and waive the approxement thereen and apputences thereen apputences apputences thereen apputences apputences thereen apputences apputences thereen apputences apputences ap
I hereby certify that I received S L. and issued wipt NoR L. therefor in payment & mortgage
WAYNE L. DICKEY, County Treasurer
with all the improvements thereon and appurtenances thereunto belonging, and warrant the tijle to the same and waive the appraisement, and all homestead exemptions Also
with all the improvements thereon and appurtenances thereunto belonging, and warrant the tile to the same and waive the appraisement, and all homestead exemptions Also
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. And the said mortgagor, S. for, IA DASALYAS
FIRST. Said mortgagor. 9 being the owner of
SECOND. That said mortgager. S., within forty days after the same become due and payable, will pay all taxes and assessments which shall be 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 represented by this mort- gage, or by said indebtedness, whether levied against the said mortgagor. S., $10.91X$, legal representatives or assigns, or otherwise, and will pay any and all labor or material liens, whether created before or after this date, that are lawfully charged against said premises; and said mortgager. S., hereby waive any and all claim or right against said mortgages, its successors or assigns, to any payment or rebate on, or offset against, the interest or principal or premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes, assessments, labor or material liens. THIRD. That the said mortgager S., will also keep all buildings erected and to be erected upon said lands insured against soss and damage by tornado and fire with insurers approved by the mortgager in the sum of
THIRD. That the said mortgagor
covenanced, shid mortgagee, its successors or assigns may pay such taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien on said premises under this mortgage, payable forthwith, with interest at the rate ofPer cent per annum. FIFTH. Should default be made in the payment of said monthly sums, or any of said lines, or taxes, or insurance premiums, or any part thereof, when the same are payable as provided in this mortgage and in said pote and said by-laws, and should the same, or any part thereof remain unpaid for the period ofhT.99
FIFTH. Should default be made in the payment of said monthly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the same are myable 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 three.
with arrearages thereon, and all penalties, taxes and insurance premiums, shall, at the option of said mortgagee, or of its successors or assigns, become payable immediat- ly thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall beat 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 install-
ments. SIXTH. The said mortgagors shall pay to the said mortgagee or to its successors or assigns, the sum of
Two Hundred & Fifty as a reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenants, or as often as the said mortgagers or mortgages may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises and shall become due upon the filing of petition or cross-petition of foreclosure.
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 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.
collection, upon said indeptedness, and these promises may be enforced by the appointment of a receiver by the Court, IN WITNESS WHEREOF, The said mortgagor, S ha V9 hereunto set. Lugir hand S hand S on the 3rd day of October A. D. 192.24
W. F. Dunlap
Nellie G. Dunlap
STATE OF OKLAHOMA TUISE County, SS Before me A. V. M. DOB State, on this
Before me. As to ADDANS Before me. As to ADDA
to me known to be the identical person. 9 who executed the within and aloregoing instrument and acknowledged to me that
they
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long, (Seal) Notary Public
(Seal) Notary Public Notary Public (Seal) Notary Public May, 1926.

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