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212555 C.J.J. FROM FROM STATE OF ORLAHOMA, Tube, Courty, SS. WITTED SAURCES & LOAN ASSOCIATION The lastrogeness field or second and loads. 422	BLACK PTG. CO. TULSA, OKLA	
C. D. J. LEWED. Conv. Class Conv.	212586 C.M.J.	STATE OF OKLAHOMA, Tulse, County, SS. The instrument was filed for record on the 30th of 05. Ct. Cicleck P. M and duly recorded in book 413 on us
During Particle And ABSOCIATION The standard second and se		0. D. Lawson,
<pre>TULES, OKLINDNA Free 4</pre>		By F. Delman,
That D. S. F. Elegger and Pennile May Blazer, hig wife,	TULSA, OKLAHOMA) Fees, \$
TALES, TALES Convy, in the Stars of Oklahama, part, 1958 the fun part, have manymed and heady ment of the stars of the Stars of part of the address of the Stars of Stars (19). For the Stars of Stars (19). For the Stars of Stars (19). For the Stars of th	KNOW ALL MEN BY THESE PRESENTS: D. E. Blazer	and Fannie May Blazer, his wife.
<pre>UNITED SAVINGS & LOAN ASSCCATION, of Take, Calabama, a cognation data organization and a bains the balance description of the South West Quarter of Social Main South (So) foot hast of the Horth Vest Course of the South West Quarter of Social Main South (So) foot hast of the Horth Vest Course of the South West Quarter of Social Main South (South Yest) (South Yest</pre>		
of the Korth West error of the South West Quarter of Social Siz (6) Government of How South A Renger Miriteen (13) North Renger Miriteen (13) Seat J.M., thence South Pifty (50) feet, thence Vesto One Hundred & Thirty (130) feet the point of beginning. TREASURERS ENDORSEMENT Increby certify that Increaved & L.M. and Sourd in State of the Willing markages Dated this Led day of Led to 10, 22 WAYNE L. DICKFY. County Treasure Dated this Led day of Led to 10, 22 WAYNE L. DICKFY. County Treasure Dated this Led day of Led to 10, 22 WAYNE L. DICKFY. County Treasure Thereapy certify that Increaved a led to 10, 20 WAYNE L. DICKFY. County Treasure Thereapy of the County State of the County State of the Sourd Ander State of	UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, C	klahoma, a corporation duly organized and doing buisiness under the statutes of the State of
Interchy certify that I received S. L. Warder S. L. Stranger, S.	of the North West corner Township Nineteen (19) No Fifty (50) feet, thence I Fifty (50) feet, thence W	of the South West Quarter of Section Six (6) orth. Range Thirteen (13) East L.M. thence South
Like Unit Ma, Z.L.Z., florerGer in payment of montgars in the winking more register. Detected this		
<pre>WAYNE L DUCER, County, Transurer</pre>	hecemi	No. 3177 therefor in payment of mortgare
<pre>WAYNE L DUCER, County, Transurer</pre>	fax on De	the within mortgage. Cet 192 2
Deputy Ale		WAYNE L. DICKEY, County Treasurer
And e. 20		
and for the purpose of security payment of the monthly sam, lines and other items hereinfare specified, and the performance of the covenants hereinfare c And the said mortgager. A forther security 208, and (or. 20124). Lenk, excertance and administrators, hereby covenants hereinfare c here seed and Americation. In purposes of itely basis the owner of	Also 20 shares of stock of said Associ	ation. Certificate No. 1075 Class Ba
FIRST. Said mortgager. Skeling the overer of	This mortgage is given in consideration ofTWOTD and for the purpose of securing payment of the monthly sun; And the said mortgagor_S_forTDemSelves successors and assigns, as follows:	Dollars, the receipt of which is hereby ack fines and other items hereinalter specified, and the performance of the covenants hereinafter co
according to the terms of anid by has and, a crisin non-resplicible note beging even, late herewith, security lay and mortgages. S	borrowed of said Association, in pursuance of its by-laws, th holders and borrowers to do, and will pay to said Association cents (\$.20,000,) per month, on or before t hat said inceltedness shall be discharged by the cancellation	e money secured by this mortgage, will do all things which the by-laws of said Association req on said stock and loan the sum of
SECOND. That said mortgages, S., within forty days after the same become due and payable, will pay all taxes and assessments which shall be sage, or by mid indebtednes, whether levicle dasinat the said mortgages? The Part index that are lawfull charged against aid permeters or assign, to and will pay any a or matrix illicence, whether levicle dasinat the lawfull charged against aid mortgages? S. hereby ware any and right against aid mortgages. The shall be added the added takes assessment, have any the dast or matrix illicence. THIRD. That the said mortgages is successore or assign, to any payment or relate on, or offset against, the interest or principal or premium of said mortgages and sain and pervents? FOURTH. It said mortgages is successore or assign may pay such taxes of the aforesaid taxes or assessments, or in procuring and maintaining insurance orenanted, said mortgages, the successore or assign may pay such taxes of the aforesaid taxes or assessments, or any part thereof, what are payable approach by the mortgage and in anot need and by alway, or any of said lines, or taxes, or insurance premiums, or any part thereof, what are payable approach by the market at the rate of the option of said mortgages, or of its successore or assigns, become payable approach by the said mortgages or to insurance premerocoding at the mortgage and main insurance premerocoding at the mortgage and main and insurance premise mort of said mortgages, or of its successore or assigns, become payable by theread what are approach by the said mortgages or to its successore or assigns, become payable by theread what are approach by the mortgage and main insurance premise and almost proceeding at the rate of the pay proceeding at the mortgage and main taxing premetor down. Like and mortgages or or its successore or assigns, become payable approach by the apolitic trave of the pay proceed appremond of the full of a said mortgages or or	under sold by-laws or under any amendments that may be m according to the terms of said by-laws and a certain non-neg $D \bullet B \bullet BL3CPT$ and	ade thereto, according to the terms of said by-laws or under any amendments that may be ma rotable note bearing even date herewith, executed by said mortgagor. S PANNIE MAY BLAZET, NIS, WITE
resean of the payment of any of the aforeanid taxes, assessments, labor or material lines. THRD. That the said mortgages. [surface of the said mortgages in the sum of the said (mortgage and above excited upon said lands insured against oss and damage by torms debt, and assign and delives to the mortgage and is linearance upon asid property. FOURTH. If said mortgages, lis successors or assigns may pry such taxes, of searcements, or in procuring and maintaining insurance covenanted, asid mortgage, public terms of asid monthly sums, or any of asid lines, or taxes, or insurance premiums, or any part thereof, each ander this mortgage, public terms of a ind no that a side backway, and about the same or any part thereof remain mapsid for the period of. JOUR THT. Should default be made in the payment of asid monthly sums, or any or any far thereof remain mapsid for the period of. JOUR interest provide in this mortgage and is and no targe and backway, and about the approxements, or insurance premiums, and a side of any and backway and about the option of said mortgages, or of its successors or assigns, become payable by thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to forelose this mortgage, or do its successors and marrance premiums, and a the part of not four the payment of any memory is for in addition to all contrary thereof notwithstanding. In the event of legal proceedings to forelose this mortgage for default in any of its sitt. The asid mortgagors shall pay to the said mortgages or to its successors or assigns, the sum of <u>TWO TAURTed</u> as reasonable attorny's fer in addition to all other legal costs. a so frem as any legal proceedings are taken to foreclose this mortgage for default in any of its or as daten as the said mortgagors or motgageses may be made defendant in any suit affecting the tite of said property, which aum shall be an additional J premises and abable become coure, profiling of concespectition of foreclose	SECOND. That said mortgagor. S., within forty day said lands, or upon, or on account of, this mortgage or the ind gage, or by said indebtedness, whether levied against the said or material liens, whether created before or after this date, th	s after the same become due and payable, will pay all taxes and assessments which shall be l ebtedness secured thereby, or upon the interest or estate in said lands created or represented by d mortgagor <u>UPO IT</u> legal representatives or assigns, or otherwise, and will pay any and at are lawfully charged against said premises; and said mortgagor. <u>S</u> . hereby waive any and
FOURTH. If said mortgages. Benche default in the payment of any of the aforesid taxes or assessments, or in procuring and maintaining insurance coveranted, said mortgages, its successors or asigns my pay such taxes, effect such insurance, pay said lines, or taxes, or insurance premiums, or any part thereof, where are payable and provided in this mortgage and in said note and said by Leva, and ghoud the gene, or any part thereof remain unpuil for the period	reason of the payment of any of the aforesaid taxes, assessment THIRD. That the said mortgagor9will also keep a with insurers approved by the mortgagee in the sum of	nts, labor or material liens. Il buildings crected and to be erected upon said lands insured against loss and damage by torna TWO THOUSEND
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, they are payable as provided in this mortage and insuid by lows, and should the game, or any part thereof, they are payable as provided in this mortage through an ofTYO_THOUSEBUD. with arrearages thereon, and all penalities, taxes and insurance premiums, shall, at the option of said mortages, or of its successors or assigns, become payable they thereafter, anything bereinselve to the contrary thereof notwithstanding. In the event of legal proceedings to forelose this mortage, the in thereby secured shall bear interest from the filling of such forelosure proceedings at the rate of ten per cent per annum in lieu of the further payments of more ments. SIXTH. The said mortageors and pay to the said mortagee or to its successors or assigns, the sum ofTYO_HUMATCO	covenanted, said mortgagee, its successors or assigns may pay	such taxes, effoct such insurance, pay said liens, and the sums so paid shall be further lien on said
months, then the aforesid principal sum of	FIFTH Should default be made in the payment of said	i monthly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, whe
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 mont ments. SIXTH. The said mortgagors shall pay to the said mortgage or to its successors or assigns, the sum of	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
TWO FUNCTED TWO FUNCTED 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 or as often as the said mortgagers are be made defendant in any suit affecting the title of said property, which sum shall be an additional 1 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 and in case of default in the payment of any monthly installment the mortgager or legal representative may collect said rents and credit the sum collected collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager by the "Output" hand S. 28 th day of October As the said mortgager and the said mortgager by the Court. D. E. Blazer IN WITNESS WHEREOF, The said mortgager both and "Prevention" As the said of the said county and State 28 th STATE OF OKLAHOMA TUISE County, SS Before me A. V. Long a Notary Public in and for said County and State 28 th 28 th day of State 28 th day of State 28 th 28 th day of State 28 th day of State 28 th Tuise Notary P	thereby secured shall bear interest from the filing of such forec ments.	losure proceedings at the rate of ten per cent per annum in lieu of the further payments of mont
or as often as the said mortgagors or mortgagees may be made defendant in any suit affecting the title of said property, which sum shall be an additional premises and shall become due upon the filling of petition or cross-petition of forcelosure. SEVENTH. As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to the and in case of default in the payment of any monthly installment the mortgager or legal representative may collect and rents and credit the sum collected 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 and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor and the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor and the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor and the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor and the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor and the appointment of a Receiver by the Court. IN WITNESS WHEREOF, I have here unto set the appointment of a Receiver by the Court. IN WITNESS WHEREOF, I have here unto set and the same as the same as the same as the same as the same and the appointment of a Receiver by the Court. IN WITNESS WHEREOF, I have here unto set my hand and notarial seal on the date above mentioned. A. V. Long, (Secal) Notary Public in the same above the same as	Two gun	area
SEVENTH. As further security for the indebtedness above recited the mortgage or legal representative may collect said rents and credit the sum collected 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 S ha V9 hereunto set. The IT hand S STATE OF OKLAHOMA. TUISE STATE OF OKLAHOMA. State State	or as often as the said mortgagors or mortgagees may be ma	de defendant in any suit affecting the title of said property, which sum shall be an additional l
D. E. Blazer Fannie May Blazer Fannie May Blazer STATE OF OKLAHOMA TUISE STATE OF OKLAHOMA TUISE STATE OF OKLAHOMA TUISE D. E. Long	SEVENTH. As further security for the indebtedness a	bove recited the mortgagor hereby assigns the rentals of the above property mortgaged to the ment the mortgagee or legal representative may collect said rents and credit the sum collected l
D. E. Blazer Fannie May Blazer Fannie May Blazer STATE OF OKLAHOMA TUISE STATE OF OKLAHOMA TUISE STATE OF OKLAHOMA TUISE D. E. Long	collection, upon said indebtedness, and these promises may be IN WITNESS WHEREOF, The said mortgagor- 28 th	s enforced by the appointment of a Receiver by the Court. ha Venereunto set. The Ir Tober A D 192 2.
STATE OF OKLAHOMA Tulsa County, SS Before me A. V. LONG , a Notary Public in and for said County and Sta 28th day Oglay or - October		D. E. Blazer
STATE OF OKLAHOMA		Fannie May Blazer
28th day of ay of October 192.2. personally appeared. D. E. Blazer and Fannie May Blazer. his wife, to me known to be the identical person. to me known to be the identical person. the intervention of the uses and purposes therein set forth. IN WITNESS WHEREOF. I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long, My commission expires on the. 1st. TREASURER'S ENDORSEMENT	STATE OF OKLAHOMA	
to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged they		
they		
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. LONg, My commission expires on the list. May of May, 1926. TREASURER'S ENDORSEMENT		heyexecuted the same asthe irfree and voluntary act
My commission expires on the lst day of May, 1926.	IN WITNESS WI	EREOF. I have hereunto set my hand and notarial seal on the date above mentioned.
TREASURER'S ENDORSEMENT		A. V. Long.
	(Seal	Y Notary Publ
		day of May. 1926.