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<ul> <li>Tea. W. D. Lee end MX Manife M. 1984, hig wide, and the start of Okkems, part 1984.</li> <li>Weitt "Mildes, "Mildes, "Mildes, "Cany," in the Start of Okkems, part 1984. The interpretation of the strategy of the strengtheness of the start of Okkems, part 1984. The strategy of the strengtheness of the start of Okkems, part 1984. The strategy of the strengtheness of the start of Okkems, part of the strengtheness of the start of the Start of Okkems, part 1984. The strategy of the strengtheness of the start of the strengtheness of the start of th</li></ul>	rk	((SEAL)) <u>O, G, Weaver</u> County Cle By Brady Brown,	TO UNITED SAVINGS & LOAN ASSOCIATION TULSA, OKLAHOMA	
		M. Lee, his wife,	KNOW ALL MEN BY THESE PRESENTS: That	
<pre>Virial Content is according to the official recorded plat thereof,</pre>	State of Oklahoma,	Nahoma, part. 1986 the first part, have mortgaged and hereby tion duly organized and doing buisiness under the statutes of the S	of West Tulsa, Tulsa Ot. County, in the State UNITED SAVINCS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a co	
And for the puppers of securing payment of the monthly sum, fines and cyber jerms hereinalter specified, and the parformance of the covenants hereinalter contained. And the sail mortgages <b>1</b> . For the mort secure <b>3 20</b>		nd Ten (10) in Block Forty Seven addition to the city of Tulsa, official recorded plat thereof,	Lots Eight (8), Nine (9) (47) in West Tulsa, now Oklahoma, according to t	
and for the purpose of securing payment of the monthly sum. fine and cyber jerms herinafter specific, and the performance of the covenants hereinafter contained. And the aid mortgagor 1. for DBMECHTER and for DBMEL. their, secures and administrators, hereiny covenant with sidd mortgages, it FIRST. Said mortgagor 2. Security the cover of 20. FIRST. Said mortgagor 3. Security the cover of 20. FIRST Said mortgagor 3. Security the cover of 20. FIRST Said mortgagor 3. Security the cover of 20. FIRST Said mortgagor 3. Security of the cover of 20. FIRST Said mortgagor 4. Security of the cover of 20. FIRST Said mortgagor 4. Security of the cover of 20. FIRST Said mortgagor 4. Security of the cover of 20. FIRST Said mortgagor 4. Security of the cover of 20. FIRST Said mortgagor 4. Security of the cover of 20. FIRST Said mortgagor 4. Security of the cover of 20. FIRST Said mortgagor 4. Security of the cover of 20. FIRST Said mortgagor 4. Security of the cover of 20. FIRST Said mortgagor 4. Security days after the same become due and payable, will pay all taxes and assessments which sall be kerees of security the security of the cover				
Euccessors and assign, as follows: FIRST, Said mortgager, S., being the over d. 20 borrowed of and Association, in pursuance of its by-laws, the morey secured by this mortgage, which the by-laws of and Association renjure share- dener and borrower to go and ull pay to asid acceleration on said stock and hear the und d. 2014 things which the by-laws of and Association renjure share- morts (6: 502, 00). ) per month, on or before the 20th day of each and every month, until aid atock shall mature as provided in said by-laws, provided that and indebtedness shall be diakanged by the cancellation of aid atock at maturity, and will also pay all fines that may be length seases and assign the there of an output set of the same become due and payable, will pay all taxes and assessments which shall be level upon and rends of the by-laws and a certain non-negotible the same become due and payable, will pay all taxes and assessments which shall be level dupon and lands, or upon, or on account of, this mortgage or the indebtedness secured thereby, or upon the interest or estate in asid lands created or represented by this mort- are and by-laws or under any amendments that may be made thereto, account and the said mortgages. The same shorem due and payable, will pay all taxes and assessments which shall be leveld upon and lands, or upon, or on account of, this mortgage or the indebtedness secured thereby, or upon the interest or estate in asid lands created or represented by this mort- gae, or by adi indebtechenes, whether level a agains at all moles insured against adi mortgages. The same secures of a same secure bare of the same secure	nafter contained.	ms hereinafter specified, and the performance of the covenants herein	and for the purpose of securing payment of the monthly sum, fines and other	
SECOND. That said mortgages 9, within forty days after the same become due and payable, will pay all taxes and assessments which shall be leviced upon said lands, or upon, or on account of, this mortgage or the indebtedness secured thereby, or upon the interest or restate in said lands created or represented by this mont- gage, or by vaid indebtedness, whether tevied against the said mortgager. S, UD9_LTlegal representatives or assigns, and all parts and all labor or material liens, whether created before or after this date, that are lawfully charged against said premises; and said mortgager. J, hereby waive any and all claim or right against said mortgager. J, will also keep all huilding arcreted and to be erected upon asid lands insured against said mortgager. J, hereby waive any and all claim or with insures approved by the mortgager all huilding arcreted and to be erected upon asid lands insured against said and the secure of the said mortgager. S, where the mortgage and all insures upon said promoters. FOURTH. If asid mortgager, 9, make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above covenanted, said mortgager, and here in the payment of any of the aforesaid taxes or taxes, or insurance premiums, or any part thereof, where the same repayable as provided in this mortgage and in alight yeaws, and should the same, or any part thereof remain unpaid for the period of	TION, and having tion require share- s and AO i by-laws, provided them y be made thereto,	res of stock of the said UNITED SAVINGS & LOAN ASSOCIA's y this mortgage, will do all things which the by-laws of said Associa oan the sum of	successors and assigns, as follows: FIRST, Said mortgagor <u>s</u> _being the owner of <u>20</u> borrowed of said Association, in pursuance of its by-laws, the money secure holders and borrowers to co, and will pay to said Association on said stock to <u>cents</u> ( <u>s</u> <u>50</u> , <u>60</u> ) per month, on or before the 20th day of that said ind ebtedness shall be discharged by the cancellation of said stock at under said by-laws or under any amendments that may be made thereto, as	
with insurers approved by the mortgage in the sum of	hall be levied upon nted by this mort- y any and all labor ny and all claim or mortgage debt, by	come due and payable, will pay all taxes and assessments which s hereby, or upon the interest or estate in said lands created or represe INDIT_legal representatives or assigns, or otherwise, and will pay ged against said premises; and said mortgagorhereby waive a e on, or offset against, the interest or principal or premium of said al liens.	SECOND. That said mortgagor, within forty days after the sam said lands, or upon, or on account of, this mortgage or the indebtedness secu gage, or by said indebtedness, whether levied against the said mortgagor. & or material liens, whether created before or after this date, that are lawfully right against said mortgagee, its successors or assigns, to any payment or n reason of the payment of any of the aforesaid taxe, assessments, labor or man	an a
months, then the aforesaid principal sum of	y to said mortgage" insurance as above in on said premises cof when the same CHTGO	dollars, as a further security the aforesaid taxes or assessments, or in procuring and maintaining ach insurance, pay said liens, and the sums so paid shall be further lie per cent per annum. any of said fines, or taxes, or insurance premiums, or any part there ould the same, or any part thereof remain unpaid for the period of	with insurers approved by the mortgagee in the sum ofTWOTA_ debt, and assign and deliver to the mortgagee all insurance upon said proper FOURTH. If said mortgage, <u>S</u> _make default in the payment of any covenanted, said mortgagee, its successors or assigns may pay such taxes, eff under this mortgage, payable forthwith, with interest at the rate of FIFTH. Should default be made in the payment of said monthly sum are payable as provided in this mortgage and said by-leava.at	
us 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 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 mortgager is a dynamic security for the mortgager is a dynamic security for the indeptedness may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF. The said mortgager is a dynamic security for the above property mortgaged is a dynamic security for the indeptedness and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF. The said mortgager is a dynamic security of the rents and security for the sum collected less cost of the dynamic security for the sum region. A. D. 192.	DOLLARS, payable immediat- s, the indebtedness of monthly install-	HADA the option of said mortgagee, or of its successors or assigns, become p anding. In the event of legal proceedings to forcelose this mortgage it the rate of ten per cent per annum in lieu of the further payments essors or assigns, the sum of	months, then the aforesaid principal sum ofTWOTM with arrearages thereon, and all penalties, taxes and insurance premiums, sha ly thereafter, anything hereinbefore contained to the contrary thereof notwi- thereby secured shall beat interest from the filing of such foreclosure proceedi- ments. SIXTH. The said mortgagors shall pay to the said mortgagee or to its	
<u>+660</u> day of	y of its covenants, itional lien on said I to the mortgagee illected less cost of	gal proceedings are taken to foreclose this mortgage for default in an $y$ suit affecting the title of said property, which sum shall be an add reclosure. ortgagor hereby assigns the rentals of the above property mortgaged or legal representative may collect said rents and credit the sum coppointment of a Receiver by the Court.	us a reasonable attorney's fee in addition to all other legal costs, as often as a or as often as the said mortgegors or mortgegoes may be made defendant in premises and shall become due upon the filing of petition or cross-petition SEVENTH. As further, security, for, the indebtedness above recited th and in case of default in the payment of any monthly installment the morty collection, upon said indebtedness, and these promises may be enforced by ti IN WITNESS WHEREOF. The said mortgagor. A. M. Phereun	
Minnie M. Lee		A.D. 192.9 ₩. D. Iee	day ofPHOTHETY	
STATE OF OKLAHOMA       TUISE       County, SS         Before me       A. V. LONG       a Notary Public in and for said County and State, on this         12th       day of       F9bruary       192.3, personally appeared         W. D. Lee and Minnie M. Lee, his wife,       to me known to be the identical persons, who executed the within and aforegoing instrument and acknowledged to me that         they       executed the same as       the infra for the uses and purposes therein set forth.	ledged to me that	2., personally appeared 9. h19 wife, who executed the within and aforegoing instrument and acknow uted the same as. 1991	Before me <u>A • V • Long</u> <u>12th</u> day of February W• D• Lee and Minnie M, to me known to be the identical per they	
IN WITNESS WHEREOF, I have hereunto eet my hand and notarial seal on the date above mentioned. A. V. LOng, (Seal) My commission expires on the list day of May, 1926. Notary Public TREASURER'S ENDORSEMENT	y Public	A. V. Long, Notar May, 1926.	My commission expires on the	
1 hereby certify that 1 received \$ and issued receipt No 772-1		있는 성격에는 관 <mark>일</mark> 등 것이 같아요. 생산 영화가 등 가격 수는	mortgage tax on the within mortgage.	
	n sin a second		n Tarihan ang tarihan ang tar	