MORTGAGE RECORD NO. 413

SOLIT OF CORMANDOL, These crosses Sh. 2924	BACK FTO: CO. TULSA ONLA		
CONTROLLANDIA CO	그 이 하다 하는 하는데 하는데 가장 없는데 이렇다고 있는데 사람이 되었다. 그렇게 그래는데 그 네트 스셔츠	The instrument was filled for second on the 2750	
UNITED SAVICE A LOAN ASSOCIATION S. Brade ROSSIN. S. Brade ROSSIN. Description of the State of Children, part ASSM the file part, have memoraped and heavy energies to the UNITED SAVICES A LOAN ASSOCIATION A Time. This State of Children, part ASSM the file part, have memoraped and heavy energies to the UNITED SAVICES A LOAN ASSOCIATION A Time. This has not children, a capturate and sheep framework and the state of Children, part of the sendar part, in the theory described means and promise means and promises and the state of Children, and the state of the sendar part of the sendar part, in the theory described means and promises means and promises make the sendar part of the sendar part		of March A.D. 1920 at 2:50	
UNITED SAVINGS LANGUAGE CONTROL For 5. UNITED SAVINGS A LANGUAGE CONTROL For 5. The Julius Files Company is the Sun of Galham, per 1,5564 the line park have merapoined and bandry muraque to the files of Files of Table S. Table Control of Table Control			
UNITES ANTEGO ALL MATS BY THESE PROGRAMS. The Same of the proof of th		((SEAL)) County Clerk	11
TRUCK, ACLAINGA For S. That The Control P. Abbott and Irone Albott, his wife. That The Control P. Abbott and Irone Albott, his wife. That The Control P. Abbott and Irone Albott, his wife. That The Control P. Abbott and Irone Albott, his wife. The Control P. Abbott and Irone Albott, his wife. The Control P. Abbott and Irone Albott, his wife. Lot Righteen (18) in Block Three (5) in Crutchfield Addition to the city of Tulba, Oklahom, ecocording to the season and season and appartments them to be city of Tulba, Oklahom, ecocording to the season and season and the city of Tulba, Oklahom, ecocording to the season and season and the city of Tulba, Oklahom, ecocording to the season and season and the city of the season and the season and the city of the season and the se	그 그리고 하는 그 후에는 이 말면서 하는데 그는 그 그는 왜 이렇게 했다면 하다.	By Brady Brown Deputy.	
The second part. The following function of t	TULSA, OKLAHOMA	는 100 시간 (100 100 100 100 100 100 100 100 100 10	
The Tile of Ti			
Thirds, Tuines Control, in the State of Oldshame, part, ASSA the first part, have mortuged and brindy mortuges to the UNITED ANINGS & LOAN ASCCIATION, of Tade, Oldshame, a separation dulty specialists and design between one the the states of the State of Oldshame, a personal part of the second part, the following desiration of manual and assessment of the State of Oldshame, a control of the second part, the following desiration of the second part of the second par	KNOW ALL MEN BY THESE PRESENTS: James L. Abbott and Irea	ne Abhott his wife	
SINTED SANISCIA I LOAN SECCLATION, of Tank, Ohlbanes, secretaries and permitted and during uniform uniform the state of the Store of Chipmens and the secretaries and permitted and the secretaries and permitted and the secretaries and secr	That.		
UNITED SAVINGS 4. LOAN ASSCCIATION, of Tele, Olibhana, a capasanian day equals and design invites more the attents of the first composition of the	of Tulsa, Tulsa County, in the State of County	Oklahoma, part. 195of the first part, have mortgaged and hereby mortgage to the	
Into Right can 183 to 300 city of Three (5) in Crutohfield Addition to 50 to 157 of This of Three (5) in Crutohfield Addition to 50 to 157 of This of	UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a corpora	ation duly organized and doing buisiness under the statutes of the State of Oklahoma,	
Add at 10 m to the city of Tilsa, Ottabona, socording to the recorded official plat thereof. with all the improvements thereon and apportunances thereous belonging, and warrant playing to the same and wave the apparisonment, and all homestand exemptions. The mourages is strong in consideration of SWAIR. Himfard. The mourages is strong in consideration of SWAIR. Himfard. The mourages is strong in consideration of SWAIR. Himfard. The mourages is strong in consideration of SWAIR. Himfard. The mourages is strong in consideration of SWAIR. Himfard. The mourages is strong in consideration of SWAIR. Himfard. The mourages is strong in consideration of SWAIR. Himfard. The mourages is strong in consideration of SWAIR. Himfard. The mourages is strong in the consideration of SWAIR. Himfard. The mourages is strong in the consideration of SWAIR. Himfard. The mourages is strong in the consideration of the strong in the consideration of the consid	party of the second part, the following described real estate and premises situated	linCounty, State of Oklahoma, to-wit;	
Add \$1 on to the city of Tiles, Otlahoma, a coording to the recorded official plat thereof. with all the improvements thereon and apportunances thereon belonging, and warrantylegigle to the same and wakes like appointment, and all homestand examption. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is already to considerate and the consideration and the internal and indistinction, locally considerate the received of the consideration of t		요리하다 그 이렇게 하게요요 얼굴하다는 네고먼데 다	
Add \$1 on to the city of Tiles, Otlahoma, a coording to the recorded official plat thereof. with all the improvements thereon and apportunances thereon belonging, and warrantylegigle to the same and wakes like appointment, and all homestand examption. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is alrea in consideration of SWARI. HINGRED. The mourtage is already to considerate and the consideration and the internal and indistinction, locally considerate the received of the consideration of t	입고하다는 생각이 교환되면 하고 않는 없는데 하였다.	병원하는 경우는 말리는 그 사이는 돈이 어려워가요	
with all the improvements thereen and approximantes a thereman belonging, and warrant progress to the same and wise the apprehension, and all homesteed exemptions. All	LOT Eighteen (18) in Blo Addition to the city of	Ock Three (3) in Crutchfield	
This mortgage is given in consideration of SPYAB HINGT 6 In the mortgage is given in consideration of SPYAB HINGT 6 In the second of short plane of the contract of	to the recorded official	l plat thereof.	
This mortgage is given in consideration of SPYAR. HINGT 6. In mortgage is given in consideration of SPYAR. HINGT 6. In the second of short plants of the content of the second of short plants of the second of short plants of the second of the se	그런 얼마가 되는 그 사람 나무를 되어 있었다.	가는 보인 보험 함께 돌면 보면 하면 보고 있는 말을 받았다.	
This mortgage is given in consideration of SPYAB HINGT 6 In the mortgage is given in consideration of SPYAB HINGT 6 In the second of short plane of the contract of	하네 그는 말이 많은 생각이 얼굴에 뭐 어떻게 했다.	[플램스타스타 프랑틴 전기는 시발하나 중요한다.	
This mortgage is given in consideration of SPYAB HINGT 6 In the mortgage is given in consideration of SPYAB HINGT 6 In the second of short plane of the contract of	일 이 공격 이미리 - 얼굴인경에 과일 경우다		
This mortgage is given in consideration of SPYAB HINGT 6 In the mortgage is given in consideration of SPYAB HINGT 6 In the second of short plane of the contract of	어느 것이 하는 그는 네 그림은 그 가입니다 살았다.	그리 목가 많은 하면 하는 것 같아 말로 살아 하는 때 하다	
This mortgage is given in consideration of SPYAB HINGT 6 In the mortgage is given in consideration of SPYAB HINGT 6 In the second of short plane of the contract of	요즘 의 그를 지하는 하는 게임을 만든 하네요.	성동하는 제 모양 시작 전에 보는 이어 마이는 네	
This mortgage is given in consideration of SPYAB HINGT 6 In the mortgage is given in consideration of SPYAB HINGT 6 In the second of short plane of the contract of	경우 불다 마음이 네트를 다다다고 말하는데		•
This mortgage is given in consideration of SPYAB HINGT 6 In the mortgage is given in consideration of SPYAB HINGT 6 In the second of short plane of the contract of		임기학원들의 아이들에 놓은 눈가리 나라 보는 말이	
This mortgage is given in consideration of SPYAB HINGT 6 In the mortgage is given in consideration of SPYAB HINGT 6 In the second of short plane of the contract of	공사는 아이들의 이 아들이 가는 사람들이 되었다.	[일본 시간 [18] 보고 [1] 인도로 보고 그 바로를 하는데, [1] [1] 모모	
This mortgage is given in consideration of SPYAB HINGT 6 In the mortgage is given in consideration of SPYAB HINGT 6 In the second of short plane of the contract of	with all the improvements thereon and appurtenances thereunto belonging, and w	varrant the title to the same and waive the appraisement, and all homestead exemptions	
And the said martgages, 2. feet. EASBER_1X69 and for 119.2 feet. and saturatives or the color of the said UNIDED ANNIOSS & LOAN ASSOCITION, and having reflect the said of the sai	This mortgage is given in consideration ofSeven_Hundred	Dollars, the receipt of which is hereby acknowledged,	
FIRST. Soft mortrager. Seeing the conter of	and for the purpose of securing payment of the monthly sum, fines and other ite And the said mortgagor S for themselves and for the	ms hereinafter specified, and the performance of the covenants hereinafter contained.	
borrower of said Association, in pursuance of its bry-lows, the money seared by this mostages, will, do all plains, which the ly-lower of, and Association require shart-backer and horrower to the graph to be all Association to make all the leaves to the control of the control	successors and assigns, as follows:		
cents (3 52 - 4. 92) per month, on or before the 20th day of each and every month, until said stock shall mature as provided in said byckers or under say amendments that may be made thereto, according to the terms of said byckers or under any amendments that may be made thereto, according to the terms of said byckers or under any amendments that may be made thereto, according to the terms of said byckers or under any amendments that may be made thereto, according to the terms of said byckers or under any smoothests that may be made thereto, according to the terms of said byckers or under any smoothests that may be made thereto, according to the terms of said byckers or under any smoothests that the terms of said mortages as the said mortages. SECOND. That said mortages & which the mortage or the said mortages and the said that the said that the said mortages or or accounts of this mortages or the said mortages	borrowed of said Association, in pursuance of its by-laws, the money secured by	y this mortgage, will do all things which the by-laws of said Association require share-	
the said indebtedres shall be discharged by the cancellation of said steels at maturity, and will also pay all fines that may be legally assumed against	cents (\$ 20 • 00) per month, on or before the 20th day of ea	ch and every month, until said stock shall mature as provided in said by laws, provided	
SECOND. That said mortgager. A within forty days after the same become due and payable, will pay all taxes and assessments which all be levied upon and lands, on upon, or no account of this mortgage or the individuals are considered to the payon of the same and the construction of the mortgage of the individuals are considered to the payon of the same and the construction of the payon of the same and the construction of the payon of the same and the same a	that said indebtedness shall be discharged by the cancellation of said stock at mat-	urity, and will also pay all fines that may be legally assessed against	
SECOND. That said mortgager. As 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 it, this mortgage or the indebtectors exceeded topology, or put the center of the indebtectors exceeded the polys or put the interest or estate in aid lands cracted or represented by this mortgage, or by said indebtectors, whether levicid against the said mortgager. 9	according to the terms of said by-laws and a certain non-negotiable note bearing	g even date herewith, executed by said mortgagor S	
and land, or upon, or on account of, this mortages or the indebtedness, whether levised against the said mortages?————————————————————————————————————			
or material liens, whether created before or after this date, that are laveluly charged against said premises; and said mortgage, its accessors or assigns, to any payment or relate on, or offest against, the interest or principe. Personning of said mortgage debt, by reason of the payment of any of the aforegatid axen, assessments, labor or material liens. THIRD. That the said mortgage and the payment of any of the aforegatid them, assessments, labor or material liens. THIRD. That the said mortgage and in the payment of any of the aforegatid liens of the payment of any of the aforegatid property. FOURTH, I said mortgage. The payment of any of the aforegatid these or assessments, or in procuring and maintaining insurance as above convenued, east mortgage, payable fortwith, with interest at the rate of . 1911. per cent per annum. FIFTH. Should default be made in the payment of and monthly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the same are payables as provided in this mortgage and in said notes and said by-always and should the same, or any part thereof rurant magnife for the period of. 17.17.99			
THEND. That the said mortgager. S. will slow keep all buildings received upon said lands insured against uses and damage by tornado and fire with insurers approved by the mortgages in the sum of Seven Hundred dollars, as a further security to said mortgage debt, and assign and delives to the mortgages in the sum of Seven Hundred dollars, as a further security to said mortgage debt, and assign and delives to the mortgages in the sum of seven gives the further into mortgage make default in the payment of any of the sloresaid turse or assessments, or in procuring and maintaining insurance as above coveranted, and mortgage make default in the payment of any of the sloresaid intension, my said lines, and the sums as paid shall be further line on and premises under this mortgage, applied for made in the payment of and monthly sums or any of said fines, or turse, or insurance premiums, or any part thereof, agent the same any said and provided in this margage and an acid not said and the plans, and shadl the same, or any part thereof remain unguist of the period of \$10.00 m. ———————————————————————————————————	or material liens, whether created before or after this date, that are lawfully chain	rged against said premises; and said mortgagorhereby waive any and all claim or	
THIRD. That the said mortgager. M., will also keep 31 building receited, and to be erected upon axid lands insured against uses and damage by tormed and fire with insurers agreed by the mortgage all insurance upon said property. FOURTH. It said mortgager. Insured examples and in said to the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above covenanted, ead mortgage, payable forthwith, with interest at the rate of	reason of the payment of any of the aforesaid taxes, assessments, labor or materi	al liens.	
debt. and assign and deliver to the mortgages all insurance upon said property. FOURTH. If said mortgage, "and the design of the soft of	THIRD. That the said mortgagor S will also keep all buildings erected with insurers approved by the mortgagor in the sum of Seven Hund	and to be erected upon said lands insured against loss and damage by tornado and fire	
covenanted, and mortgages, its successors or assigns may pay such targe gifect 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 of the per cent per annual. 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 payable as provided in this mortgage and in said not ead said by laws, and should the same, or any part thereof runain unpaid for the period of. LINE 99.	debt, and assign and deliver to the mortgagee all insurance upon said property.	되는데 하는 물에 다양하다 하나 되는데 가장 마음이 되는데 되는데 하는데 하나 나는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하	
FIFTH. Should default be made in the payment of aid monthly sums, or any of said fines, or taxes, or insurance premiums, or any part thereof, when the same are payables approveded in this mortgage and is do not and aid by-lew, and should the same, or any part thereof are period. months, then the aforesaid principal sum of	FOURTH. If said mortgagermake default in the payment of any of to covenanted, said mortgagee, its successors or assigns may pay such taxes, effect st	the aforesaid taxes or assessments, or in procuring and maintaining insurance as above uch insurance, pay said liens, and the sums so paid shall be further lien on said premises	
are payable as provided in this mortgage and in aid note and aid by-law, and should the same, or any part thereof runain unpaid for the period of . P.D. 9. — months, then the aforesaid principal sum of			
with arrearages thereon, and all penalties, taxes and insurance premiums, shall, at the option of said mortgages, or of its successors or assigns, become payable immediately thereafter, anything hereindefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to forecloses this mortgage, the indebtedness thereby secured shall be an 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. SIXTH. The said mortgages and mortgages or to its successors or assigns, the saim of. ONE HURGIGG ONE HURGIGG DOLLARS, 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 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 sall become due upon the filing of stitleness these perities of foreclosure. SEVENTH: A further security for the independent of the mortgages or legal representative may collect asid ents and credit the sum collected less cost of collection, upon and these pominies may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgage. And because set the said mortgage. And because the said mortgage and the said foregoing instrument and acknowledged to me that the said of the said persons. And the said persons, who executed the within and aforegoing instrument and acknowledged to me that the said and the said persons and purposes therein set forth. In WITNESS WHEREOF, I have hereunto see my hand and notarial seal on the date above mentioned. A. V. LONG, A. V. LONG, TR	are payable as provided in this mortgage and in said note and said by-laws, and sh	ould the same, or any part thereof remain unpaid for the period of Incee	
by thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of gleap proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest from the fling of such foreclosure proceedings at the rate of ten per cent per snamum illeu of the further payments of monthly instellments. SIXTH. The said mortgagors shall pay to the said mortgage or to its successors or assigns, the sum of	months, then the aforesaid principal sum ofSOVEN_H with arrearages thereon, and all penalties, taxes and insurance premiums, shall, at	undred	
SIXTH. The said mortgagers shall pay to the said mortgagee or to its successors or assigns, the sum of One Hundred Dollars. Sixth. The said mortgagers shall pay to the said mortgagee or to its successors or assigns, the sum of Dollars. Dollars as a reasonable attorney's see in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgages for default in any of its coverants, or as often as all he all demortgagers or mortgagees 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 mortgages hereby assigns the rentals of the above property mortgaged to the mortgages and in case of default in the payment of any monthly installment the mortgages representative may collect said rents and credit the sum collected less cost of collection, upon said inchestedness, and these promises may be enforced by the appointment of a Receiver the Court. IN WITNESS WHEREOF, The said mortgager. As V. LONG. JEMBS I. Abbott Irono Abbott STATE OF OKLAHOMA TUISS County, SS As V. LONG. As V. LONG. Tames I. Abbott and Irona Abbott. his wife. to me known to be the identical person. S. who executed the within and aforegoing instrument and acknowledged to me 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. A. V. LONG, Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$	ly thereafter, anything hereinbefore contained to the contrary thereof notwithst	anding. In the event of legal proceedings to foreclose this mortgage, the indebtedness	
DOLLARS, 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 mortgagees 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 indebtedeness above reside the mortgager hereby assigns the rentals of the above property mortgaged to the mortgager and in case of default in the payment of any monthly installment the mortgages 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 9. have hereunto set. IN WITNESS WHEREOF. The said mortgager 9. have hereunto set. A. D. 192. 9. James L. Abbott Irene Abbott Irene Abbott James L. Abbott and Irene Abbott, his wife. to me known to be the identical person 8. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as the ire and voluntary act and deed. for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and noterial seal on the date above mentioned. A. V. Long, Notary Public TREASURER'S ENDORSEMENT 1 hereby certify that 1 received \$	ments.	그 방생 지원 아님, 그 회장 그리는 작품이 되었는데 가운데 등을 가는 것을 하는데 없어요?	
as a reasonable attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortigage for default in any of its covenants, or as often as the said mortgagers or my be made defendant in any suit affecting the tide 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 indebtedeses above recited the mortgages 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 mortgages. have hereunte set. their hand. S STATE OF OKLAHOMA. Tules STATE OF OKLAHOMA. Tules STATE OF OKLAHOMA. Tules As V - Long As V - Long As W - Long To me known to be the identical person S. who executed the within and aforegoing instrument and acknowledged to me that they executed the said and anotarial seal on the date above mentioned. As V - Long, Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ 1/P and issued receipt No. 14.9. therefor in payment of	One Hundred	DOLLARS,	
premises and shall become due upon the filing of petition or cross-petition of forcelosure. SEYENTH. As further security, for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgager 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 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. A. D. 192.9. James L. Abbott Irene Abbott STATE OF OKLAHOMA Tulsa County, SS Before me A. V. Long James L. Abbott and Irene Abbott, his wife. to me known to be the identical person S. who executed the within and aforegoing instrument and acknowledged to me 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. A. V. Long, May of May, 1926. TREASURER'S ENDORSEMENT I hereby certify that I received \$ 1,70. Thereby certify that I received \$	as a reasonable attorney's fee in addition to all other legal costs, as often as any le	gal proceedings are taken to foreclose this mortgage for default in any of its covenants,	
and in case of adealst in the payment of any monthly installment the mortgages or legal representative may collect and irents 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 mortgagor. have hereunto set. their hand. STATE OF OKLAHOMA. Tulsa County, SS Before me A. V. Long James L. Abbott James L. Abbott and Irene Abbott, his wife. to me known to be the identical person S. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as 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. A. V. Long, (Seal) Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$	premises and shall become due upon the filing of petition or cross-petition of fo	reclosure.	
STATE OF OKLAHOMA Tulss Before me 27th A. V. Long Dames L. Abbott and Irene Abbott, 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 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. A. V. Long, (Seal) TREASURER'S ENDORSEMENT I hereby certify that I received \$ 170 and issued receigt No. 1491 therefor in poyment of	and in case of default in the payment of any monthly installment the mortgage	e or legal representative may collect said rents and credit the sum collected less cost of	
STATE OF OKLAHOMA Tulss Before me 27th A. V. Long Dames L. Abbott and Irene Abbott, 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 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. A. V. Long, (Seal) TREASURER'S ENDORSEMENT I hereby certify that I received \$ 170 and issued receigt No. 1491 therefor in poyment of	collection, upon said indebtedness, and these promises may be enforced by the all N WITNESS WHEREOF. The said mortgagor 8 have hereunto s	ppointment of a Receiver by the Court. eton the	
STATE OF OKLAHOMA Tulss Before me 27th A. V. Long Dames L. Abbott and Irene Abbott, 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 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. A. V. Long, (Seal) TREASURER'S ENDORSEMENT I hereby certify that I received \$ 170 and issued receigt No. 1491 therefor in poyment of	27th day of March	A, D. 192.3.	
STATE OF OKLAHOMA Tules County, SS Before me A. V. Long and March 1923 personally appeared James L. Abbott and Irene Abbott, his wife, to me known to be the identical person S. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as 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. A. V. Long, (S931) Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ 170 and issued receigt No. 1491 therefor in payment of	보면 맛있으로 아니네 하나를 가능하다니다.		
STATE OF OKLAHOMA Tules County, SS Before me A. V. Long and March 1923 personally appeared James L. Abbott and Irene Abbott, his wife, to me known to be the identical person S. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as 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. A. V. Long, (S931) Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ 170 and issued receigt No. 1491 therefor in payment of		1rene Apport	
Before me A. V. Long	Tulsa c se		
to me known to be the identical person S. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as the 1r 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. A. V. LONG, (Seal) Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ 170 and issued receigt No. 147/ therefor in payment of		a Notary Public in and for said County and State, on this	
to me known to be the identical person S. who executed the within and aforegoing instrument and acknowledged to me that they executed the same as the 1r 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. A. V. LONG, (Seal) Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ 170 and issued receigt No. 147/ therefor in payment of	27th day of March 192	personally appeared	
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 noterial seal on the date above mentioned. A. V. LONG, Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ 170 and issued receigt No. 147/ therefor in payment of			
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. A. V. LONG. Notary Public My commission expires on the day of May, 1926. TREASURER'S ENDORSEMENT I hereby certify that I received \$ 170 and issued receipt No. 1491 therefor in payment of	to me known to be the identical person. thev	S. who executed the within and aforegoing instrument and acknowledged to me that	
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long, (Seal) Notary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$ 170 and issued receipt No.	그는 사람들이 있는 사람이 하셨다는 하는 이 전 수 있다. 사람들이 되는 이 사람들이 없는 것 같은 학생들이 되었다.	진행들이 그렇게 하는 사람들이 가는 것이 하는 것은 회원 학생들이 가는 사람들이 가지 않아 가지 않는 사람들이 다른 사람들이 되었다.	
1st	그들은 그는 그들은 경에 가장 그렇게 되었다면 하는 그들은 그들은 사람들이 가장 바꾸었다면 되었다.	ercunto set my hand and notarial seal on the date above mentioned.	
1st		A. V. Long,	П
TREASURER'S ENDORSEMENT 1 hereby certify that 1 received \$ 470 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			
1 hereby certify that 1 received \$ 1/0			
		INDURSEMENT I instead processes No. 1491	
Dated this 27 day of 2001 192.15 Wasput I Dickly County Treasurer By Deputy.			
Wayne & Deputy. Deputy.	Dated this 27 g day pt 200h		
	Warne L. Dickey County Treasurer	ByDeputy.	
	1		
			a see
	and the second seco		
	19 August 19	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Tr S