## MORTGAGE RECORD NO. 413

FROM PROM.  PROM.  DIVID DAYNOGA LOUR AND CARRY.  TO.  DIVID DAYNOGA LOUR AND CARRY.  A. J. D. J. DAYNOGA LOUR AND CARRY.  T. D. J. D. J. DAYNOGA LOUR AND CARRY.  F. D. J. D. J. DAYNOGA LOUR AND CARRY.  T. D. J. D. J. DAYNOGA LOUR AND CARRY.  F. D. J. D. J. DAYNOGA LOUR AND CARRY.  T. D. J. D. J. DAYNOGA LOUR AND CARRY.  T. D. J. D. J. DAYNOGA LOUR AND CARRY.  F. J. D. J. D. J. DAYNOGA LOUR AND CARRY.  T. D. J. D. J. DAYNOGA LOUR AND CARRY.  T. D. J. D. J. DAYNOGA LOUR AND CARRY.  F. J. D. J. D. J. D.	BLACK PTG CO. TUSA ON A	CTI OF OF ONL LYON	
SINITE ALSO ALLAND BY THESE PERSONNEL M. T. S. SOME and Marry A. SLOGE, his wife,  That	203754 C.M.J. Com	STATE OF OKLAHOMA, Tulsa, County, SS.  The instrument was filed for record on the 3rd day	
SINITE ALMOS ALMAN ASSOCIATION  For. 1.  M. F. S. D. D. D. M. M. T. S. D. D. D. D. D. M. M. T. S. D.	TROW CONTRACTOR OF THE PROPERTY OF THE PROPERT	of July A.D., 192, 2 4:45	
NEW ALL SAN BY THESE PRESENTS.  H. T. SLOON and Midry A. SLOON, Mrs. 1916.  That		o'clock	
NEW ALL SAN BY THESE PRESENTS.  H. T. SLOON and Midry A. SLOON, Mrs. 1916.  That	그 모든 보고 이렇게 그렇게 되는 보는데, 이글 승규가요.	O. D. Lawson,	<b>E</b> 1
KNOW ALL MAN BY THESE PRESENTS:  That.  R. T. Sidon and Kery A. Sidon, Mis wife,  A. Sidon, Mis wife,  That  N. T. Sidon and Kery A. Sidon, Mis wife,  and  TOLEN, J. 1948	TO	(SEAL) County Clerk	
NOOR ALL MAN BY THESE PRESENTS  S. T. SLOCK and Mary A. Slock, 216 wind,  M. T. SLOCK STANDARD A. Slock with the second collection of the second part of the second p	UNITED SAVINGS & LOAN ASSOCIATION	by	
The Market Program of the Company of	IOLSA, UKLAHOMA	Fees, \$	
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of SURIES. SURIES.  Commy, in the Start of Children, part 2018 of the Start per, have contemped and heaty trettages to the SURIED SURIES & LOAN ASSICLATION of Take, Children, a exposation day organism be done history to the contemper to the following decoder in the stands of the Suries of the Start of Children, party of the second or the following decoder in the stands of the Suries of the S		nd Mary A. Sloan, his wife,	
### THARS. TURES. Comey, in the fatter of Gallahom, part-field of the part, here compared and branch stronger to the MINITED ANNOS & LONA SECCENTRO of This, Children is a parameter in a parameter of the finding of the parameter of the finding of the finding of the parameter of the finding o	* ************************************		
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Lot *ittoen (15) in Block Seven (7) in Magdowbrock Second Addition to the Otty of Tules, Oklahoma, the same being a re-substitivision of all of Blocks (15) of Sulface, Oklahoma, the same being a re-substitivision of all of Blocks (15) of Sulface, Oklahoma, 16) on the Otty of Tules, Oklahoma, 160000 ding to 7200 a socretical of Sulface, Sulface	UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a corpora	tion duly organized and doing buisiness under the statutes of the State of Oklahoma,	
The City of Thies, Octations, the same being a ro-ethicity of the letter of the city of Thies, of the city of the recorded officials place thereof.  The city perity that I exceed a first of the city of the recorded officials place thereof.  The city perity that I exceed a first of the city of the recorded officials place thereof.  The city perity that I exceed a first of the city of the recorded officials place the city of the recorded officials place the city of the recorded officials place the city of the recorded officials of the city of the recorded officials of the city of the recorded officials of the city of the recorded of the city of the city of the recorded of the city of	party of the second part, the following described real estate and premises situated	inCounty, State of Oklahoma, to-wit:	
the City of Tules, Oklahome, the same being a re-studied vision of all colors of Tules, Oklahome, according to the recorded official plat thereof.  THERSHERS SHOOSEMENT  Thereby griffy that I received \$ _ () and tesued Receipt float_2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.			
THEASURERS ENDORSEMENT  I brothly greatly that I received \$1\$2\$2. and issued  Receipe fluxes. \$2\$2\$2\$2\$2\$2\$2\$2	the City of Pulse Oklehome the	7) in Meadowbrook Second Addition to	
TREASURERS ENDORSEMENT  Thereby guilty that I secured 56.2. and issued Becciff in Case 2. And issued and issue	of Blocks Six (6) and Seven (7)	Acre Gardens Addition to the City of	
Hearthy gestify that I sectived S. A. 2. and featured Recognitive State 2. 2. Amendment of manying tax on the within mortage.  Date of this L.S. day of the State 2. Amendment			
Interby perify that I received \$	그렇게 열대는 경험을 가지 않는 것이 얼마를 받았다.		
Interby perify that I received \$		리트리 <u>트라(1985년) 원리의 등</u> 로 기계, 전라고 함께 되었다.	
Receipt from 2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.			
with all third provengens these can and appure carees the counts being the second of t		I hereby certify that I received \$_\(\lambda_\)_ and issued	
with all bid improvements these and approvemences the counts beinging, and warrant gig sile to the same and waite the appraisement, and all homested exemptions that the continuation of t			
with all the improvements these on and apportenences thereunto belonging, and warrangs the tile to the same and waiter the apprintment, and all homesteed exemptions Alex.  Alex.		Dated this 13 day of Lieb 107 2	
with all the improvements these on and apportenences thereunto belonging, and warrangs the tile to the same and waiter the apprintment, and all homesteed exemptions Alex.  Alex.		WAYNE L. DICKEY. County Treasurer	
with all the improvements thereon and apportreaments thereon to be longing, and warrant the life is some and warbor the approximation. Also, where of starts of still Americans, Constitution, No. 200.  Also, where the start of still Americans (Constitution) and the start of the provided of the purpose of the accountant benefations of the purpose of contribution of the purpose of the start of the purpose of the accountant benefation of the purpose of an advantage of the start of the purpose of an advantage of the start of the purpose of an advantage of the start of the purpose of an advantage of the start of th		$Q, Q_{m-1}$	51
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Also		경영 :	.E.I
This mortgage is given in consideration of			
And the said mortgages, 16 or 200-200.  Section 1. Sect	This mortgage is given in consideration ofSix_Hundred	Dollars, the receipt of which is hereby acknowledged,	
mericanom and exigin, as follows:  FIRST. Solid congregater, Solid piles plus governed of the solid UNITED SAVINGS & LOAN ASSOCIATION, and having between of solid Association, in pursuases of its by layers, the more second by this mortgager, will, and the policy of solid control of solid Association, in pursuases of its by layers, the more second by this mortgager, will, and the policy the bythere of solid Association in United States and the solid control of the policy of	and for the purpose of securing payment of the monthly sum, fines and other ites	ms hereinafter specified, and the performance of the covenants hereinafter contained.	
between of and Association, in pursuance of its by-laws, the money occured by this mortage, will do at this gray thing the by-laws of aid Association require share-bolders and between place of the property	successors and assigns, as follows:	gardina kan a Germania a karangan kan ang kanangan kan a kanangan kan a kanangan kanangan kanangan kanangan ka	
cents (8, 25, 25, 24)) per month, on before the 20th day of each and every menth, until ead tooch shall mature as provided in said by-leve, provided the said indeplication and aid stack, attention, and will also up all fines that may be grainly assested spines. A 100 m.  The said indeplication is shall be leveled by the said of the said	FIRST, Said mortgagor S being the owner of the bulleties the maney secured by	es of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and having	
that a sid indebtedness shall be discharged by the carcellation of aid stacks at maturity, and will also pay all fines that may be legally assessed against	holders and berrewers to to, and will pay to said Association on said stock and le	oan the sum of TWenty-Tive dollars and No	
under said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and a scetain non-congecitable note beauty, assessment, assessment which shall be leveled upon a second to the state of			
SECOND. That said mortgages. S. within forty eap after the same become does and payable, will pay all trace and assessments which shall be leveled upon said lends, or upon. et al. and et al.	under said by-laws or under any amendments that may be made thereto, accord	ing to the terms of said by-laws or under any amendments that may be made thereto,	
SECOND. That taki mortgagor. B, within forty days after the same become due and payable, will pay all traces and assessments which shall be leviced upon said linds, or on account of this mortgage, or the innertice or state in axid lands created or represented by this mortgage, or by said indebtedness, whether leviced signifies the said mortgagor. S L16 LT tegal representatives or satings, or otherwise, and will pay any and all labor or material lieu.  The said mortgagor of the deformabilities, that an lawfully despera depairs and premises and administratives any ways any and all labor or material lieu.  THIRD. That the said mortgagors B, will also keep all lubilities greeted and to be exected upon said lands insured against an am description of said interactives and description of said interactives and description of said interactives and deliver to the mortgage all insurance upon and process.  FURTH. If said mortgagor. B. make default in the payment of any of the alternative law of t			
page, or by said méchatelness, whether leviced against the soid mottage. S The S.T to material lices, whether created before or after this dark, that are lawfully charged against and premises; and said mortagenes, its escessors or assigns, to any payment or rebate on, or offert against, the interest or principal or premium of all during or right against said mortages, its escessors or assigns, to any payment or rebate on, or offert against, the interest or principal or premium of add mortages eitht, by remaining the same of the payment of any of the allowed and the same and the payment of any of the allowed against the interest or principal or premium of add mortages eitht, by remaining the same and t	SECOND. That said mortgagor. S. within forty days after the same be	come due and payable, will pay all taxes and assessments which shall be levied upon	
or material lices, whether created before or after this date, that are lawfully charged against axid premises; and said mortgages, all, series was and all claim or right against axid mortgages, the successors or assign, to any payment of may of the alormacing residences or a property or particular or right against axid mortgages. The successors or assign, to any payment of may of the alormacing residences. The said mortgages, all insurances upon axid progenty.  FOURTH, I stail mortgages, all insurances upon axid progenty.  FOURTH, I stail mortgages, all insurances upon axid progenty.  FOURTH, I stail mortgages, all axid can be payment of axid monthly summer, any of said fines, and the nums so paid shall be further free on said premises under this mortgage, payable forthwish, with interest at the rate of			
THERD THE the said mortgages. — will also keep all buildings excreted and to be exected upon said lands insured against sea and damage by tornado and fire with insurers approved by the mortgages in the sum of \$1.50. HUMOLT-60.  SIZE HUMOLT-60.  FOURTH. If said mortgages. — Sea deduct in the payment of any of the discussion received and so the executed upon and increased insured upon and prepared.  FOURTH. If said mortgages. Per sea deduct in the payment of any of the discussion received and so the sums so paid shall be further liven on said premises and the sums as paid shall be further liven on said premises and the sums as paid shall be further liven on said premises and the sums as paid shall be further liven on said premises and the sums as paid shall be further liven on said premises are paywhere as provided in this mortgage and in said not and said by down, and should the same, or any part thereof remain unpaid for the period of LIVE 9.  ———————————————————————————————————	or material liens, whether created before or after this date, that are lawfully char	ged against said premises; and said mortgagor. S hereby waive any and all claim or	
THIRD. That the said mortgagers # will also keep all building errected and to be erected upon said lands insured segions to sa and damage by termado and fire with insurers a sproved by the mortgages and the sum of \$13.K. HUMAT-50.  ### COURTIAL # Laif mortgager. 2 mile default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above covenanced, each mortgages, it is successor or assign map pay such trace, effect such insurance, pay said liens, and the sums so paid shall be further lien on said premises under this mortgage, payable forthwish, with interest of the rate of \$25.P. per care for annexe.  ##### FIFTH. Should default be made in the apyment of said mortgage, and interest in contract the processing of the successor or assigns, because the part of a said mortgages on the said mortgages or of the successor or assigns, become payable immediately thereafter, anything hereinfacter on cantained to the contary thereof norwithstanding. In the event of legal proceedings to reclose this mortgage, the indebtedness thereby secured shall be an interest from the filing of such foreclessue proceedings at the rate of tem per cent per annum in lieu of the further payment of monthly installments.  #### SINTH, The said mortgagers as shall pay to the said mortgages or to its successors or assigns, because of mortgages and said mortgages for a said mortgages and said mortgages are said mortgages and said mortgages for a said mortgage for a said mortgages for a said mortgage for a said			
dobt, and assign and deliver to the mortagenes all insurance upon said property.  FOURTH! It said mortages, the successors or assigns may pay such taxes, effect such insurance, pay said items, and the sums so paid shall be further lien on said premies under this mortages, payable fortune, which with interest at the rate of . 1991	THIRD. That the said mortgagor Swill also keep all buildings erected	and to be crected upon said lands insured against loss and damage by tornado and fire	
covenanted, seid mortgages, its euccessors or assigns may pay such taxes, effect such insurance, pays said kiens, and the sums so paid shall be further lien on said premises under this mortgage, payshle fortwith, with interest et the rate of 1, 1911 per cent per annum.  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 payalted as previoted in this mortgage and in said once and said by-ylaws, and should be same, or any part thereof or said unpaid for the period of \$42.00 DOLLARS, months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 343 HURGE 9.0 months, then the aforesaid principal sum of 344 HURGE 9.0 months, then the aforesaid principal sum of 344 HURGE 9.0 months, then the aforesaid principal sum of 344 HURGE 9.0 months, then the aforesaid principal sum of 344 HURGE 9.0 months, then the aforesaid principal sum of 344 HURGE 9.0 months, the said mortgages or lead to the said months aforesaid sum of 44 Murches months aforesaid principal sum of 44 for said months aforesaid sum of 44.		dollars, as a further security to said mortgage	
under this mortgage, payable forthwith, with interest at the rate of LON per cest per annum. FIFTH. Should default the 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 note and said by-laws, and should the same, or any part thereof remain unpaid for the period of LNLP.9			
are payable as previded in this mortage and in aid note and aid by-laws, and should the same, or any part thereof emain unpaid for the period of. Litted.  — months, then the aforesaid principal sum of. SIX. HUMOLY-06. — months, then the aforesaid principal sum of. SIX. HUMOLY-06. — DOLLARS, with arrearages thereon, and all penalties, taxes and insurance premiums, shall, at the option of said mortages, or of its successors or assigns, become payable immediately thereafter, anything herinkelore contained to the contrary thereof notwithstanding. In the event of legal proceedings to forcious this mortage, 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 further payments of monthly installments.  SIXTH. The said mortageous reading to such foreclosure proceedings are taken to foreclose this mortage for default in any of its covenants, or as often as the said mortageous or mortageaes may be made defondant in any suit affecting the title of said property, which am shall be an addition all other legal costs, as often as any legal proceedings are taken to foreclose this mortage for default in any of its covenants, or as often as the said mortages or mortageaes may be made defondant in any suit affecting the title of said property, which am 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, escurity, for the indebtedness above recircled the mortageo freely assigns the rental of the above property mortaged to the mortage and in case of default in the payment of any monthly installment the mortageo or legal representative may collect said rents and credit the sum collected less cost of collection, upon assign debtedness, and there property is not the collection, upon assign debtedness, and the property of the said mortage and the payment of any mortage, the collection, upon assign debtedness, and the property of the payment			
with arrearages threen, and all pensities taxes and insurance premiums, shall, at the option of said mortgagee, or of its successors or assigns, become payable immediately thereafter, anything hereinhedore contained to the contrary thereof notwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured fabilities in interest from the filing of such foreclosure proceedings at the rate of ten per cent per anamum in lieu of the further payments of monthly installments.  SINTH. The said mortgagers shall pay to the said mortgagee or to its successors or assigns, the sum of			
with arrearrages thereon, and all penalties, taxes and insurance premiums, shall, at the option of said mortagate, or of its successors or assigns, become payable immediately thereafter, naything hereinbodroe contained to the contrary thereof notwithstanding. In the event of legal proceedings to forcious this mortages, the inmediately stemedy secured thall 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 mortgagors shall pay to the said mortgages or to its successors or assigns, the sum of	months, then the aforesaid principal sum of SLX Hund	T 9 d DOLLARS,	
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 mortgagors shall pay to the said mortgagee 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 immediat-	Chart
SIXTH. The said mortgagors shall pay to the suid mortgages or to its successors or assigns, the sum of One Hundred			لــــــــــــــــــــــــــــــــــــــ
One Hundred.  Note that the 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 aum 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 show recited the mortgager hereby assigns the rentale of the above property mortgaged to the mortgages and in case of default in the payment of any monthly installment the mortgager hereby assigns the rentale of the above property mortgaged to the mortgages and in case of default in the payment of any monthly installment the mortgager hereby assigns the rentale of the above property mortgaged to the mortgages and in case of default in the payment of any monthly installment the mortgager hereby assigns the rentale of the above property mortgaged to the mortgages and in case of default in the payment of any morthly installment the mortgager hereby assigns the rentale of the above property mortgaged to the mortgages and in case of default in the payment of any installment the mortgages have received by the Court.  IN WITNESS WHEREOF. The said mortgager.  A. D. 192.2.  M. I. Sloan  Mary A. Sloan  Mary A. Sloan  STATE OF OKLAHOMA.  TUISB.  County, SS  Before me.  A. V. Long.  A. V. Long.  Notary Public in and for said County and State, on this the default in any suit in the payment of the default in any of the case	ments.	문화하는 회사를 잃으면 하는 항상을 가지고 있으로 먹는 사람이	
ma reasonable attorney's fee in addition to all other legal costs, as often as my legal proceedings are taken to foreclose this mortgage for default in any of its covenants, or as often as the said mortgages are my be made defendant in any suit affecting the title of and property, which sum shall be an additional lie on asid premises and shall become due upon the filling of petition or cross-petition of foreclosure.  SEVENTH, As further, security for the indebtedness above recited the mortgage hereby assigns the rentals of the above property mortgaged to the mortgage and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum collected less cost of collection, upon asid indebteness, and these promises may be enforced by the appointment of a Receiver by the Court.  IN WITNESS WHEREOF, The said mortgager.  A. D. 192. A.  M. I. Sloan  M. I. Sloan  STATE OF OKLAHOMA  TULSB  County, SS  Before me  A. V. LONG  My of July  192. personally appeared.  M. I. Sloan, his wife,  to me known to be the identical person. Swho 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 band and notarial seal on the date above mentioned.  A. V. LONG.  Notary Public  TREASURER'S ENDORSEMENT  I hereby cértify that I received \$  and issued receipt No.  therefor in payment of mortgage tax on the within mortgage.  Dated this.  day of	One Hundred	beers or assigns, the sum of	
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 rental of the above property mortgaged to the mortgages 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 includedness and these promises may be enforced by the appointment of a Receiver by the Court.  IN VITNESS WHEREOF. The said mortgage.  A. D. 192.2.  M. I. Sloan  Liery A. Sloan  STATE OF OKLAHOMA  TUISB  County, SS  Before me. A. V. Long  M. I. Sloan  Liery A. Sloan  To said day of July 1922, personally appeared  M. I. Sloan, bis 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 hereiunto set my hand and notarial seal on the date above mentioned.  A. V. Long.  My columnission expires on the left received \$ and issued receipt No. therefor in payment of mortgage tax on the within mortgage.  Dated this day of 192.	as a reasonable attorney's fee in addition to all other legal costs, as often as any leg	gal proceedings are taken to foreclose this mortgage for default in any of its covenants,	
and in case of default in the payment of any monthly installment the mortgage or legal representative may collect asid 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. S. ha. V. Shereunto set. U.B.T. hand. S			
collection, upon said indebtechess, and these promises may be enforced by the appointment of a Receiver by the Court.  IN WITNESS WHEREOF. The said mortgager. has Venerunto set. Uncliff. hand. S. on the STATE OF OKLAHOMA.  M. I. Sloan  Hary A. Sloan  May A. Sloan  STATE OF OKLAHOMA.  TUISB.  County, SS  Before me. As V. Long.  M. I. Sloan and for said County and State, on this STATE of OKLAHOMA.  M. I. Sloan and Mary A. Sloan, bis 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 band and notarial seal on the date above mentioned.  A. V. Long.  Notary Public  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ and issued receipt No. therefor in payment of mortgage tax on the within mortgage.  Dated this	SEVENTH. As further security for the indebtedness above recited the mo	rtgagor hereby assigns the rentals of the above property mortgaged to the mortgagee	
M. I. Sloan  Mary A. Sloan  STATE OF CKLAHOMA. Tulsa County, SS  Before me As V. Long a Notary Public in and for said County and State, on this 3rd day of July 1922, personally appeared.  M. I. Sloan and Mary A. Sloan, his wife,  to me known to be identical person. Swho 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.  My commission expires on the 1st day of May, 1926.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ and issued receipt No. therefor in payment of mortgage tax on the within mortgage.  Dated this day of 192	and in case of default in the payment of any monthly installment the mortgages collection, upon said indebtedness, and these promises may be enforced by the ap	pointment of a Receiver by the Court.	
M. I. Sloan  Mary A. Sloan  STATE OF CKLAHOMA TUISE County, SS  Before me A. V. Long a Notary Public in and for said County and State, on this 3rd day of July 1922 personally appeared.  M. I. Sloan and Mary A. Sloan, 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 band and notarial seal on the date above mentioned.  A. V. Long,  (Seal) Notary Public  TREASURER'S ENDORSEMENT  I hereby certify that I received \$	IN WITNESS WHEREOF, The said mortgagor S. ha Venereunto se	h their hand S on the	
STATE OF CKLAHOMA Tules County, SS  Before me As V. Long a Notary Public in and for said County and State, on this 3rd day of July 1922 personally appeared.  M. I. Sloan and Mary A. Sloan, his wife,  to me known to be the identical person. Swho 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.  My commission expires on the 1st (Seal) May, 1926.  TREASURER'S ENDORSEMENT  I horeby certify that I received \$ and issued receipt No. therefor in payment of mortgage tax on the within mortgage.  Dated this day of 192	day of		
STATE OF OKLAHOMA TUISE County, SS  Before me. As V. Long and Mary As Sloan, his wife,  In Sloan and Mary As Sloan, his wife,  to me known to be the identical person. Swho 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 band and notarial seal on the date above mentioned.  As V. Long.  (Seal)  May commission expires on the 1st day of May, 1926.  TREASURER'S ENDORSEMENT  I horeby certify that I received \$ and issued receipt No. therefor in payment of mortgage tax on the within mortgage.  Dated this day of 192	그리 그리의 아름지나를 느로 지하게 하는 그래?		
Before me A. V. Long and State, on this  3rd day of July 1922, personally appeared.  M. I. Sloan and Mary A. Sloan, 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 hereiunto set my band and notarial seal on the date above mentioned.  A. V. Long.  May commission expires on the 1st day of May 1926.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ and issued receipt No. therefor in payment of mortgage tax on the within mortgage.  Dated this day of 192	교회 내가 많은 보고 있었다는 그는 이렇지 않았다. 그 있다.	liary A. Sloan	
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M. I. Sloan and Mary A. Sloan, 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.  My commission expires on the 1st day of May. 1926.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ and issued receipt No. therefor in payment of mortgage tax on the within mortgage.  Dated this day of 192	3rd July 1012	personally appeared.	
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A. V. Long.    My commission expires on the list   May   1926.		실어 다른 사람들은 사람들이 가는 아름다면 하는 사람들이 되었다. 지수는 사람들이 되는 사람들이 가는 사람들이 되었다. 그렇게 되었다.	
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TREASURER'S ENDORSEMENT  I horoby certify that I received \$and issued receipt Notherefor in payment of mortgage tax on the within mortgage.  Dated thisday of192	(Seal)	May 1926.	11
I hereby certify that I received \$and issued receipt Notherefor in payment of mortgage tax on the within mortgage.  Dated thisday of192			Tank 2
mortgage tax on the within mortgage.  Dated this			• P
Dated thisday of	그리고 있는 이번 사람들이 불어 가득하면 하면 사람들이 되는 사람들이 되었다. 그 얼마를 하는 것이 나를 되었다.	issued receipt Notherefor in payment of	
Lated this	mortgage tax on the within mortgage.	었다면요 jp 강대문화는 집을 통하고만 불러시고는 모든 회사	
County Treasurer By Deputy,	Lated this state of the state o	<del>*************************************</del>	
	County Treasurer	By Deputy,	
		마이네이트 돌아가는 맛있는 하는 그들이 그리고 있다면 살아 있다면 살아 있다.	