and an other 作来

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3.24 2.245

Alte. PI f1 0001		237284 C.M.J. FROM STATE OF OKLAHOMA, Tulsa County, ss.	
(null_field_f	***	This instrument was filed for record on the	
Bit Information of the second secon		o'clock ^P . M., and duly recorded in Book 453 on page 194	
Bit Information of the second secon		TO (ISPAT) Q. G. Weaver,	
Nov ALL MINN BY TITELE FREENETS: The		By_BradyBrown, Deputy.	
Test O. 2. H. HURLES. and PLOARENCE P. HURLES, hid. wilden Tilling Consty, in the situe of Othermon, mo. 200. of the situe, non-motioned and bothy mateges to the Difference of the State of Othermon, non-state of the situe of		Fees, \$	
All 19. Createry, in the Same of Oldsham, part, 1.0.2. J. 10. Createry, in the Same of Oldsham, part of Alexand part, the findewire of an interview of the same part o	KNOW ALL MEN BY THE	SE PRESENTS:	
Bit Difference Only Alego Constraints for a comparation of the second part through a constraints for a comparation of the second part through a constraints for a comparation of the second part through a constraint for a constraint of the second part through a constraint of the second part of the se	That	O. E. Hunter and Florence E. Hunter, his wife	
Bit Difference Only Alego Constraints for a comparation of the second part through a constraints for a comparation of the second part through a constraints for a comparation of the second part through a constraint for a constraint of the second part through a constraint of the second part of the se	of	County, in the State of Oklahoma, part. 195. of the first part, have mortgaged and hereby mortgage to the	
<pre>the di the improvements there and appurtements thereuto belonging, and varues the tile to the same and why the appulsement, and all homestead markers.</pre>	HOME BUILDING duly organized and doing busine	AND LOAN ASSOCTATION of Tulse,	
<pre>the di the improvements there and appurtements thereuto belonging, and varues the tile to the same and why the appulsement, and all homestead markers.</pre>		그는 것 같아요. 그는 그는 것 같아요. 그는 것 ~ 그는 그는 요. 그는 그는 그는 요.	
<pre>employs. P1ft 001</pre>		Lots Fifteen (15) and Sixteen (16) in Block Two (2), Orchard Addition, Tulsa County, Oklahoma, according to the recorded plat thereof.	
<pre>employs. P1ft 001</pre>	a de la composición d La composición de la c		
<pre>employs. P1ft 001</pre>	with all the improvement of the	son and annustangness therounts holonging and warrant the title to the same and value the expressionment and all here-to-a	
The marrings is given in consideration of	exemptions.	을 가지 않는 것 같은 것 같은 것 같이 있는 것 같은 것 같	
seconds of public historic bergenerging of seconds programme of the monthly sum, fines and above items hereinster superselfed, and the per- ments of the examination bergenerging and second second programme of the north sum, fines and above items and annihistories, hereiny remainster of the example of the above of the second secon	This mortgage is given in	consideration of Fifteen Hundred DOLLARS	
And the add mortgagers Bford the successor and assigns as follows: PHENT: Sold mortgager, Bbeing the covers of a Harding sources of the strain of the strain of the strain or the strain of the strain strain of the strain st	the receipt of which is hereby ach formance of the covenants hereir	cnowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and the per- after contained.	
PIRST: Said marginger, G., being the cover of. 2 12 12 620	And the said mortgagor.	sforthemselvesand fortheirheirs, executors and administrators, hereby	
Tryenty-one and .45/100. Dolina and			
<pre>r month, on or before the. 1.551</pre>	SAVINGS-& LOAN ASSOCIA	ATTON, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this mortgage, will do all d Association require shareholders and borrowers to do, and will pay to said Association on said stock and ioan the sum of	
biobachese shall be discharged by the cancellation of aid stock at mutarity, and will also pay all face time may be legally susceed against. "Linem developed account of the intervent of aid by Jews on and susceed account of the intervent of in	Twenty	-one and 45/100Dollars and	
meth_acarding_10 the tensered-said-splace and a certain non-ceptiable note hearing oven data herewith, executed by said mortgages. 0. E. H. HURLEY. AND & TAOPADOR B. L. HURLEY., his Wife, to said mortgage. SECOND: That and mortgages. with nort days at the the same becomes due and payable, will noy all taxes and assumpts which hash be reduced to the mortgage. SECOND: That and mortgages. with mortgages. Offer against the interest opindop or premium of aid mortgages and the mortgage and the mortgage and the mortgage and the mortgages. with mortgages. OFFER AND SECOND. Second taxes of mortgages. with mortgages. PUTUE: Is add mortgages. Second taxes of mortgages. and a dottage. and and mortgage. PUTUE: Is add dottage and a sold note and and by amort of any of the aforsaid taxe or assessments, or in portaling and and mortgage. and and mortgage. Boottages. PUTUE: Is add dottage and mortgage. and and mortgages. and and mortgages. and and and and and and and and by alwas. PUTUE: Is add dottage and mortgages. and and mortgages. and and mortgages. <t< td=""><td></td><td></td><td></td></t<>			
SECOND: That multi mortgage. * , within forty days after the same becomes due and payable, will pay all taxes and amesements which label be down and induces account of this mortgage, or the induced meres or	thereto, according to the terms-	of said by laws and a certain non-negotiable note bearing even date herewith, executed by said mortgagorS	
<pre>ted by the motgage, or by add indebtenes, whether levels against the said motgage</pre>			
THRD: That the said mortgage	levied upon said lands, or upon, sented by this mortgage, or by	or on account of this mortgage, or the indebtedness secured thereby, or upon the interest or estate in said lands created or repre-	
ab or fine with insures approved by the mortgages in the sum of <u></u>	or otherwise; and said mortgago or offset against the interest or p	r.9hereby waive any and all claim or right against said mortgagee, its successors or assigns, to any payment or rebate on rincipal or premium of said mortgage debt, by reason of the payment of any of the aforescaid taxes or assessments.	
FORTH: If said mortgage, as much default in the payment of any of the doresaid taxes or assessments, or in procuring and maintaining insurance makes makes and the same or as paid hall be a further len on said marks and the same or any part thereof, remain unpid for the period of marks, bene the same or any part thereof, remain unpid for the period of marks and the same or any part thereof, remain unpid for the period of marks and the same or any part thereof, remain unpid for the period of marks, bene the screened participation or the same, or any part thereof, remain unpid for the period of marks, bene the screened participation of the same, or any part thereof, remain unpid for the period of marks the meth as descaped participation of the same or any part thereof, remain unpid for the period of marks, bene the screened participation of the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the period of marks, and the same or any part thereof, remain unpid for the same or the said mortgage or to its successor or asigns, the same or the said the same or any part thereof, remain the sad thereof, remain the sad thereof, remain the same or as any period			
FIFTH: Should default be made in the payment of said monthly sums, or of and faids, or taxes, or insurance premiums or any part thereol, when	security to said mortgage debt, a	nd assign and deliver to the mortgagee all insurance upon said property.	
FIFTH: Should default be made in the payment of said monthly sums, or of and faids, or taxes, or insurance premiums or any part thereol, when	as above covenanted, said mortg premises under this mortgage, pa	ago: its successors or assigns may pay such taxes and effect such insurance, and the sum so paid shall be a further lien on said yapele forthwith, with interest at the rate of	
hTP96	FIFTH: Should default	be made in the payment of said monthly sums, or of any of said fines, or taxes, or insurance premiums or any part thereof, when	
SIXTH: The said mortgages shall pay to the said mortgages or to its successors or assigns, the sum of	three months, then the	e aforesaid principal sum of	
SIXTH: The said mortgages shall pay to the said mortgages or to its successors or assigns, the sum of	with arrearages thereon, and all immediately thereafter, anything the indeptedness thereby secure	penalties, taxes and insurance premiums shall, at the option of said mortgagee, or its successors or its assigns, become payole is a prevent of legal proceedings to forelose this mortgage, is a shall hear interest from the films of such foredosure proceedings at the rate of ten per cent per annum in lieu of the further	
DOLLARS, a reasonableAttorney'S	payments of monthly installmen	ts. Appraisement waived.	
m shall be an additional lie on suid premises. SEVENTH: As further security for the idebtedness above rediced the mortgager hereby assigns the rentals of the above property mortgaged to the ortgage 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 leded best costs 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 XO hereunto set their hand		One Hundred and Fifty DOLLARS.	
SEVENTH: As further security for the indebtedness above rediced the mortgage hereby assigns the rentals of the above property mortgaged to the redicated seaso of declated in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum letted less cost of collection, upon said indebtedness, and these promotes may be andrege by the appointment of a needed by the appoint of mortgage is needed by the appoint of a needed by the appoint of any of	as a reasonable attorne default in any of its covenants, sum shall be an additional lien	y^1 S	
Florence E. Hunter (Seal) ATE OF OKLAHOMA, Tulsa	SEVENTH: As further mortgagee and in case of defaul collected less cost of collection, up	security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to the t in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the sum pon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court.	
Florence E. Hunter (Seal) ATE OF OKLAHOMA, Tulsa	the	ofJulyA, D., 19 23	Addaha Marina
ATE OF OKLAHOMA, <u>Tulsa</u> <u>county, ss.</u> Before me, <u>the undersigned</u> <u>a Notary Public in and for said County and State, on this 2nd</u> <u>August</u> <u>19.23</u> personally appeared <u>O. E. Hunter and Florence E. Hunter his wife</u> to me known to be the identical person <u>9</u> , who executed the within and foregoing instrument, and acknowledged to me that <u>they</u> executed the same as <u>their</u> 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 scal on the date above mentioned. Feb. 6, 1926. (Seal) <u>W. A. Setser</u> Notary Public <u>treeASURER'S ENDORSEMENT</u> I hereby certify that I received \$ <u>Soc</u> and issued Receipt No		RIONENCE E Hunter	
Before me,			
y of	TATE OF OKLAHOMA,	TulsaCounty, ss.	
0. E. Hunter and Florence E. Hunter his wife to me known to be the identical person9who executed the within and foregoing instrument, and acknowledged to me thattheyexecuted the same astheirfree 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. Feb. 6, 1926. (Seal) W. A. Setser,Notary Public commission expires on theday of TREASURER'S ENDORSEMENT I hereby certify that I received \$	Augus Augus	t 1923 personally appeared	
thattheyexecuted the same astheirfree and voluntary act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned. Feb. 6, 1926. (Seal) W. A. Setser,Notary Public commission expires on theNotary Public TREASURER'S ENDORSEMENT I hereby certify that I received \$SO	0.	E. Hunter and Florence E. Hunter his wife	
uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned. Feb. 6, 1926. (Seal) <u>W. A. Setser</u> . commission expires on the date above mentioned. TREASURER'S ENDORSEMENT I hereby certify that I received \$	to +1h	me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me	
Feb. 6, 1926. (Seal) W. A. Setser, Notary Public commission expires on the			
TREASURER'S ENDORSEMENT I hereby certify that I received \$_ <u>1</u> _5_0and issued Receipt No. <u>19952</u> therefor in payment of mortgage tax on within mortgage.		IN WITNESS WHEREOF, I have hereunto set my hand and notarial scal on the date above mentioned.	
TREASURER'S ENDORSEMENT I hereby certify that I received \$_ <u>1</u> _5_0and issued Receipt No. <u>19952</u> therefor in payment of mortgage tax on within mortgage.		Feb. 6, 1926. (Seal) W. A. Setser, Notary Public	
TREASURER'S ENDORSEMENT I hereby certify that I received \$_ <u>1</u> _5_0and issued Receipt No. <u>19952</u> therefor in payment of mortgage tax on within mortgage.	ay commission expires on the		
within mortgage.		THEASIDER'S ENDORSEALENT	
Dated this	he within mostance		
(1 + 1) + (1 +	Dated this	day of lling 19.2.3. lyCounty Treasurer By By B Deputy.	
County Treasurer By	- y Mauch	County Treasurer By	
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