| This instrument was filed for record on the . 14. day   | 238006 C.M.J.<br>FROM  | COMMUNICATION OF ANY INVALLED TO THE COMMUNICATION OF THE COMMUNICATION |
|---|--|---|
| TO  AUGUST 2 M., and day recorded is about 410 page 252.52.52.52.53.53.53.53.53.53.53.53.53.53.53.53.53.  |  | 내가 되는 사람들이 가지 않는데 가장 하는데 하는데 하는데 하는데 하는데 하는데 하는데 그를 보고 있다.  |
| (gallal) D. G. G. Wenver, County Orient.  Pool. 1.  NHOW ALL MEN BY THISS PRESENTS: That. CAPIS. GOTGON And May GotGon. Inch hubband.  A. C. M. 18.8.  C. M. 18.8.  C. C. C. Carti, is the Man of Olimbians, part 488. of the fact part, lava marginged and healty margings to the Man of Gardinan, part 488. of the fact part, lava marginged and healty margings to the Man of Gardinan, part 488. of the fact part, lava marginged and healty margings to the Tulles ULLDING ALL SOCIAL SOC  | . <del>- [일본] [일본] : </del>  | A. D. 1923 at 3:00  |
| KNOW ALL MIN BY THESE PRESENTS: The   | and the second control of the second of the  | o'clock. P. M., and duly recorded in Book 453 on page 218   |
| RNOW ALL MEN BY THESE PRESENTS: That. Legs. Gordon and Max Gordon, hor. husband.  "This is the first part. have mortgoed and hereby mortgoes to the This is the first part. have mortgoed and hereby mortgoes to the This is the first part. have mortgoed and hereby mortgoes to the This is the first part. have mortgoed and hereby mortgoes to the first part. have mortgoed and hereby mortgoes to the first part. have mortgoed and hereby mortgoes to the first part. have mortgoed and hereby mortgoes to the first part. have mortgoed and hereby mortgoes to the first part. have mortgoed and hereby mortgoes to the first part. have mortgoed and hereby mortgoes to the first part. have mortgoed and hereby mortgoes to the control of the city of This on, ground and the first part. And the state mortgoes define a conditionation of the first part. The first part of the control of the   |  | O. G. Weaver,   |
| That.  LORD SULLATION AND EAST OLD His State of Obligations, part. 5.89. of the first part, have mortaged and hereby mortuges to the MODE SULLATION AND EAST ASSOCIATION OF THESE TRANSPORTS.  LORD SULLATION AND EAST ASSOCIATION OF THESE SULLATION OF THE SULL  |  | Brady Brown, Denuty   |
| HAND BY THESE PRESENTS: That  |  |   |
| Tall. Long. Sordon and like Sordon, hor hisband.  "This and the first part, have mortgaged and kerely mortgage to the MODE SULLIOING AND LOAM ASSOCIATION of 701.00."  "This and the first part, have mortgaged and kerely mortgage to the MODE SULLIOING AND LOAM ASSOCIATION of 701.00."  Lot Hime (9) in Block Highton (18) Irving Flace Addition to the heat of the city of 701.00. This and the part of the mercanding to the root of the city of 701.00. This accounts the country, Uklehoma, according to the root of 701.00. This accounts the country of 701.00. This accounts the city of 701.00. This accounts the country, Uklehoma, according to the root of 701.00. This accounts the country of 701.00. This accounts the country of 701.00. This manages is two in consideration of 7000 the 700. Thin first part is two increases of the country of 701.00. This manages is two in consideration of 7000 the 700. Thin first part is been able to country of 700. The first part is the recipit of which is been favor countries of the coverage payment is the mostly wan, fine and clear item because the processes and accounts payment is the mostly wan, fine and clear item because the contribution of 7000 the root  |  | rees, \$  |
| County, in the State of Ohlshome, part. 1598. of the first part, have mortgaged and hereby mortgages to the MODE SULLATING AND COAL ASSOCIATION OF TAILED.  Lot Harp (9) An Elocal High Secon 118) Irving Place Addition to the other of the county of the cou  | know all men by these presents:  That Lens Gordon and Max Gordor   | 1, her husband  |
| Lot Dine [9] in Block Eighteen [18] Irwing Place Addition to the city of Tules, Tules County, Uklahome, according to the recorded plat thereof.  with all the improvements thereon and appurtenances through the complete and the complete.  And Prientry—Shr9 S. American descriptions.  And Prientry—Shr9 S. American descriptions.  And Prientry—Shr9 S. American description of the complete and stricts of the complete and stricts.  And the singular description of the complete and stricts of the complete and stricts.  And the singular description of the complete and stricts of the complete and stricts.  And the singular description of the complete and stricts of the complete and stricts.  And the singular description of the complete and stricts.  And the singular description of the complete and stricts.  And the complete and stricts of the complete and stricts.  And the singular description of the complete and stricts.  And the singular description of the singular description of the complete and stricts.  And the singular description of the singular descripti  |  | ு நிறுந்தின் இருந்தின் இருந்தின் இருந்தின் இருந்தின் இருந்தின் இருந்தின் இருந்தின் இருந்தின் இருந்தின் இருந்தி<br>இது இருந்தின் இருந்த  |
| the city of Thiss, Thiese County, Oklohoma, according to the rocorded plat thereof.  with all the improvementa thereon and appurtenances thereats belonging, and warrant the title to the same and waive the appraisement, and all homested exceptions.  Also Fugnity-threg. alares of stock of mid Assectation, Certificate No 1365 This merigan is given in commitment of M., Tugnity-two, Entudored and #12ty.  The acceptance of the commitment of the purpose of secrets payment of the mostly sum, finan and other from hereinatter precision, and the provided of the commitment of the purpose of secrets and and middle from hereinatter precision. And the said merigane is on the purpose of secrets and accounts on the commitment of the purpose of t   |  | ma, part. 198 of the first part, have mortgaged and hereby mortgage to the LSB Oklahoma, a corporation party of the second part, the following real estate situated in  |
| the city of Thiss, Thiese County, Oklohoma, according to the rocorded plat thereof.  with all the improvementa thereon and appurtenances thereats belonging, and warrant the title to the same and waive the appraisement, and all homested exceptions.  Also Fugnity-threg. alares of stock of mid Assectation, Certificate No 1365 This merigan is given in commitment of M., Tugnity-two, Entudored and #12ty.  The acceptance of the commitment of the purpose of secrets payment of the mostly sum, finan and other from hereinatter precision, and the provided of the commitment of the purpose of secrets and and middle from hereinatter precision. And the said merigane is on the purpose of secrets and accounts on the commitment of the purpose of t   |  |   |
| the city of Tiles, Tiles County, Uklehoms, according to the rocorded plat thereof.  with all the improvements thereon and appurtenances thereas belonging, and warnest the tills to the same and waive the appraisement, and all homesteed exemptions.  And Fuenty-Y-Tiles, thus of stock of said Ameetation, Certificate No. 1565  This marigage is given in consideration of "Wenty-Two, Fundared and Fifty.  The content of the best of the said and the stock of said Ameetation, Certificate No. 1565  And the miderages of given in consideration of "Wenty-Two, Fundared and Fifty.  And the miderages of given in consideration of "Wenty-Two, Fundared and Fifty.  And the miderages of given in consideration of "Wenty-Two, Fundared and Fifty.  And the miderages of given in the successor and sasjon, as oldprid and the content of the said Holds BUILDING AID  SAMMONG-E LOAN ASSOCIATION, and having horovered from the same of stock of the said Holds BUILDING AID  SAMMONG-E LOAN ASSOCIATION, and having horovered of said Ameetation in a general content of the said Holds and the said Salk the said Holds and Salk the salk .  | Tot Nine (0) in Dicely Dightson (1)  | 10) Turrium Diago Addition to   |
| with all the Improvements thereon and appurtenances thereunts brienging, and warrant the tills to the same and wrive the appraisement, and all homestend exemptions.  Also DWentty—three flates of stock of mid Amociation, Certificate No. 1566  This metagage is given in consideration of Wentty—two. Hundred and Fifty  DOLLARS  the receipt of which is hereby acknowledge, and for the purpose of security approach of the mortal war, for an and other items bretiantive specified, and the performance of the coronants hereinatter contained.  And the said metagage, 2 The contract of the contract of the coronant hereinatter contained.  And the said metagage, 2 The contract of the coronant hereinate contained.  And the said metagage, 2 In the same of 2005 VIV.  And the said metagage, 2 The coronant hereinate contract of the coronant hereinate contract of the coronant hereinate contained to the coronant of the coronant hereinate c  | the city of Tulsa, Tulsa County,   | Uklahoma, according to the  |
| Also North Y-5h79 8, shares of stock of mid Assectation, Certificate No. 1566 The mertgage is given in consideration of "Yeoft Y-5w0 Hundred and #1fty Dollars The mertgage is given in consideration of "Yeoft Y-5w0 Hundred and #1fty Dollars The mertgage is given in consideration of "Yeoft Y-5w0 Hundred and #1fty Dollars The mertgage is given in consideration of "Yeoft Y-5w0 Hundred and #1fty Dollars And the said mortgage 3, and "Yeoft Dollars and for the Yeoft Dollars and Assection of the covenantal beneficial to the said of the yeoft Dollars and Assection of the yeoft Dollars and Y  | recorded plat thereof.   |   |
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| Also Public V- DATA 8. short age is given in consideration of . TWORTY-TWO RUNATED and Fifty Double in the mortgage is given in consideration of . TWORTY-TWO RUNATED and Fifty Double in the recipit of which is hereby acknowledged, and for the purpose of searing purpose of searing purpose of the covenants bereinatter contained.  And the said mortgages 2, no. Thomas 21vos and for . the 17   | with all the improvements thereon and appurtenances thereunto belonging, and   | d warrant the title to the same and waive the appraisement, and all homestead   |
| This mertgage is given in consideration of. "Wen'ty'-two, Hund'red and Fifty — DOLARS to receipt of which he sheep standarded, and for the purpose of securing payment of the monthly sum, fines and other items hereinalter epoched, and the performance of the covenant's hereinalter contained.  And the said mortgage, 2, for. Thomse 21 vos and for. the 17 heirs, executors and administrators, hereby covenant's with said mortgage is successors and assigns, and oblysition of the part o  | exemptions.  |   |
| the receipt of which is hereby acknowledged, and for the purpose of securing payment of the monthly sum, fines and other items hereinafter specified, and the performance of the occuments hereinafter continued.  And the said mortgager. 9. for. The The Selves 9. and for. the 1r. bein, executors and administrators, breedy covenant of, with said mortgager is successors and assigns, an follogical stress of the said. Hotel BUILDING AND SERVINGS of the control of the said of the said stress of the said st  | This mortgage is given in consideration of Twenty-two Hund   |   |
| And the said mortgager. 9. for. ThemSe 21 vos. and for. the 1T heirs, recentors and administrators, hereby convenant d  | the receipt of which is hereby acknowledged, and for the purpose of securing paym  | nent of the monthly sum, fines and other items hereinafter specified, and the per-  |
| covenants   | formance of the covenants hereinafter contained.   | their   |
| Thirty two per motth, on or before the. 15thday of each and every month, until said atock shall mature as provided in said by-law, provided that said individence shall be discharged by the encollation of said stock are maturity, and will also pay all fines that may be logally assessed against. 15th 18th 18th 18th 18th 18th 18th 18th 18   |  |   |
| Thirty two per motth, on or before the. 15thday of each and every month, until said atock shall mature as provided in said by-law, provided that said individence shall be discharged by the encollation of said stock are maturity, and will also pay all fines that may be logally assessed against. 15th 18th 18th 18th 18th 18th 18th 18th 18   | FIRST: Said mortgager S being the owner of Twenty-Tshar  | res of stock of the said HOME BUILDING AND  |
| per menth, on or before the. 15thday of each and every month, until said atook shall mature as provided in said by-haws, provided that said individence said the discharged by the cancellation of said the's at maturity, and will also pay all flore that may be legally assessed against. EASE.  LONG GOTGON and Max GOTGON, her husbind control of the terms of said by-haws acuseds any anneadments that may be made thereto, according to the terms of said by-haws acuseds any anneadments that may be made thereto, according to the terms of said by-haws acuseds any anneadments that may be made thereto, according to the terms of said by-haws acuseds any anneadments that may be made thereto, according to the terms of said by-haws acuseds any anneadments that may be made thereto, according to the terms of said by-haws acuseds any anneadments which shall be the said mortgage. S said mortgages on the said mortgages S said the said mortgages on the said mortgages S said and said according to the said mortgages S said and said according to the said mortgages S said and said according to the said mortgages S said and said according to the said mortgages of the said of the said mortgages of the said of the said mortgages S said said said said said said said said   | SAYINGS—& LOAN ASSOCIATION, and having borrowed of said Associatio things which the by-laws of said Association require shareholders and borrowed things to the said the said that the s | m, in pursuance of its by-laws, the money secured by this mortgage, will do all ers to do, and will pay to said Association on said stock and loan the sum of Dellars, and Sixteen senters 32.16  |
| indebtedness shall be discharged by the sancellation of said stock at maturity, and will also pay all fines that may be leaguly assessed against. \$\frac{1.00}{2.00}\$ mother and by-low accurate on the terms of said ph-lows accurate and the terms of said ph-lows accurate and the terms of said ph-lows accurate and the terms of said mortgage. \$\frac{1.00}{2.00}\$ the terms of said ph-lows accurate and said mortgage \$\frac{1.00}{2.00}\$ the terms of said ph-lows accurate and save said mortgage \$\frac{1.00}{2.00}\$ the terms of said mortgage \$\frac{1.00}{2.00}\$ the said said said said said said said said  |  |   |
| Long Gordon and Mex Gordon, her husband to said mortgages.  SECOND: That said mortgages. A. within forty days after the same become due and payable, will pay all taxes and sassessments which shall be levied upon said lands, or upon, or on account of this mortgage, or the incibit clines secured thereby, or upon, the mortgages of the mortgages of the incibit clines are considered by this mortgage. By any district the said mortgage, and and mortgages. By a proposed the considered and the mortgages. By a proposed the considered and the mortgages. By a proposed district of any of the advertages of a saigne, to any payment or rebate on or offset against the interest or principal or promision of said mortgage debt, by reason of the payment of any of the advertages.  THIRD: That the said mortgages. S. will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tormade or fire with insurers agaroved by the mortgages in the sum of T. TWO. HUMLE'S. and T. THE T. TWO. HUMLE'S. and T. THE T. TWO. HUMLE'S. A proposed by the mortgages are all and mortgages. So and the said mortgages are all the mortgages and deliver to the mortgages all insurers agaroved by the mortgages. So and a said and the payment of any of the aforgamid toxes or assessments, or improvements and the same are applyable forthwith, which interest at the rate of 10 10 per cent per anum.  FYFITI: Should default be made in the payment of said morthly sums, or of any of said fines, or taxe, or insurance premiums or any part thereof, when the same are applyable as provided in this mortgage and in said note and asid by-laws, and should the same, or any part thereof, when the same are applyable as provided in this mortgage and in said note and asid by-laws, and should the same, or any part thereof, when the same are applyable as provided in this mortgage and in said note and asid by-laws, and should the same, or an anamous or any part thereof, when the same are applyable as provided in this mortgage. The rat  | indebtedness shall be discharged by the cancellation of said stock at maturity, a under said by-laws or under any amendments that may be made thereto, according to the control of the con | and will also pay all fines that may be legally assessed against them<br>ding to the terms of said by-laws or under any unmondements that may be made   |
| SECOND: That said mortgages. S. within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be leviced upon said almost, or on account of this mortgage, or on account of the interest or principal or promium of said mortgage, or on the payment of any of the aforesaid taxes or assessments.  THIRD: That the said mortgage, or any said shall be payment or account or offset against the interest or principal or promium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assessments.  THIRD: That the said mortgage, or any said shall be payment of any of the aforesaid taxes or assessments against loss and damage by tornado or fire with insurers approved by the mortgage in the sum of TWO. HURGTER and Fifty.  FOURTH: If said mortgage, and assign and debtore to the mortgage can have accordance, and mortgage that said assign and said mortgage. In successor or assigns any pay such taxes and effects such insurance, and the sum of paid said libs a further security to said mortgage, payable forthwith, with interest at the rate of 10.  FIFTII: Should default be made in the payment of said mortgage and in add note and said by-laws, and should the same, or any part thereof, when the same are payable as provided in this mortgage and in asid note and said by-laws, and should the same, or any part thereof, what the same are payable as provided in this mortgage and in and note and said by-laws, and should the same, or any part thereof, what the same are payable as provided in this mortgage of said note and said by-laws, and should the same, or any part thereof, what the same are payable as provided in this mortgage and in and note and said note and said by-laws, and should the same, or any part thereof, what the said and taxes or assigns, and the said liber and any payable forthwith, with interest  | thereto, according to the terms of said by laws and a certain non-negotiable note.  Lens Gordon and Max Gordon be  | s bearing even date herewith, executed by said mortgagor  |
| sented by this mortgage, or by sight indebtedness, whether levied against the said mortgage, its successor or assigns, to any savie any and all claim or right against and mortgage, its successor or assigns, to any parment or relation or offset against the interest or principal or promium of said mortgage dibt, by reason of the psyment of any of the aforeseald taxes or assessments.  THIRD: That the said mortgage of "will also keep all buildings erected upon said lanuared against loss and damage by tonado or fire with insurers approved by the mortgage in the sum of TWENTY, TWO, HUNGZed, and Fifty.  FOURTH: It said mortgage of make default in the payment of any of the aforeseald taxes or assessments, or in procuring and maintaining insurance as above overnanced, said mortgage, its successors or assigns may pay such taxes and effects such insurance, and then are payable for thwith, with interest at the rate of 10 minutes and the same are payable as provided in this mortgage, payable forthwith, with interest at the rate of 10 months, then the aforesal principal sum of TWENTY INVOLVED AND AND AND AND AND AND AND AND AND AN  |  |   |
| THIRD: That the said mortgage, S., will also keep all buildings erected and to be creeted upon said lands insured against loss and damage by tornado or few with insurers approved by the mortgage and mortgage all insurance upon said property.  FOURTH: If said mortgage, S. make default in the payment of any of the adrenald taxes or assessments, or in proceeding and maintaining insurance appreciated the mortgage and payable forthwith, with interest at the rate of and a defended the insurance, and the one payer cent per cantum.  FITTH: Should default be made in the payment of maid not and said by-laws, and should the same, or may part thereof, when he same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or may part thereof, we man impaid to the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or may part thereof, we main unpaid for the period of \$\frac{\text{Line 2}}{\text{Line 2}}\$. months, then the aforesaid principal sum of \$\frac{\text{Line 2}}{\text{Line 2}}\$. Hundred, and \$\frac{\text{Line 2}}{\text{Line 2}}\$ and \$\text{Line 2}\$ and \$Line |  |   |
| FOURTH: It said mortgagor. 9. make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above coveranced, said mortgage, its successors or assigns may pay such taxes and efforts such insurance, and the sum so paid shall be a further lien on said premises under this mortgage, payable forthwith, with interest at the rate of  | THIRD: That the said mortgagor S will also keep all buildings ered   | cted and to be erected upon said lands insured against loss and damage by tor-  |
| FOURTH: It said mortgagor. S. make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above coveranced, said mortgage, its successors or assigns many pay such taxes and effects that his unance, and the sum so paid shall be a further lien on said premises under this mortgage, payable forthwith, with interest at the rate of  | nade or fire with insurers approved by the mortgagee in the sum of   | ty Two Hundred and Fifty dollars, as a further  |
| ETTPH: Should default be made in the payment of said morthly sums, or of 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 three or mortages. In the case and in said note and said showlaws, and should the same, or any part thereof, remain unpaid for the period of three states. The control of said mortgages, or any part thereof, remain unpaid for the period of the part of the control of the part of the control of said mortgages and in said and the control of said mortgages. In the case of the control of said mortgages and in said not said mortgages and the control of said mortgages and the control of said mortgages and the said mortgages or to its successors or assigns, the sum of the fact of the per cent per annum in lieu of the farther payments of monthly installments.  Appreliament waived.  SIXTH: The said mortgagers shall rely to the said mortgage or to its successors or assigns, the sum of the said mortgages and the said mortgages or the said mortgage or the said mortgages and the said mortgage or the said mortgages and the said mortgage or the said mortgage or mortgages, may be made defendant in any said affecting the title of said property, which sum shall be an additional lien on said premises.  SINUSTH: As further security for the indebtedness allows recited the mortgage below assigns that rentals of the shows property, which sum shall be an additional lien on said premises.  SINUSTH: As further security for the indebtedness and working the mortgage of 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. S. La. Ye. hereunto set the said and possible and the said and the said mortgage that the said of the said mortgage that the said mortgage that the said mortgage t  | FOURTH: If said mortgages  | he upon and projecty.  If the aforesaid taxes or assessments, or in procuring and maintaining insurance es and effect such insurance, and the sum so paid shall be a further lien on said   |
| 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 three of the aforesaid principal sum of . TytenTu-Tyto, Hundred and Fifty. DOLLARS, with arreargest thereon, and all penalties, taxes and insurance premiums shall, at the option of said mortgage, or its successors or its assigns, become payable immediately thereafter, any thing hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to force this mortgage, the indebtedness thereby secured shall hear interest from the illing of such foreclesure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly installments. Appraisement we may ved.  SIXTH: The said mortgage as shall ry to the said mortgage or to its successors or assigns, the sum of.  FWO Hundred and Twenty-five  DOLLARS, as a reasonable abtorney Been Hundred and Twenty-five  DOLLARS, as a reasonable abtorney Been Hundred and Twenty-five  DOLLARS, as a reasonable abtorney Been Hundred and Twenty-five  DOLLARS, as a reasonable abtorney Been Hundred and Twenty-five  DOLLARS, as a reasonable abtorney Been Hundred and Twenty-five  DOLLARS, as a reasonable abtorney Been Hundred and Twenty-five  DOLLARS, as a reasonable abtorney Been Hundred and Twenty-five  DOLLARS, as a reasonable abtorney Been Hundred and Twenty-five  DOLLARS, as a reasonable abtorney Been Hundred and Twenty-five  DOLLARS, as a reasonable abtorney Been Hundred B  |  |   |
| SIXTH: The said mortgagors shall may to the said mortgagor or to its successors or assigns, the sum of  | the same are payable as provided in this mortgage and in said note and said by-I   | aws, and should the same, or any part thereof, remain unneid for the period of  |
| SIXTH: The said mortgagors shall may to the said mortgagor or to its successors or assigns, the sum of  | three months, then the aforesaid principal sum of Twenty-with arrearages thereon, and all penalties, taxes and insurance premiums shall,   | -two Hundred and Filty Dollars, at the option of said mortgages, or its successors or its assigns, become payble  |
| SIXTH: The said mortgagors shall may to the said mortgagor or to its successors or assigns, the sum of  | immediately thereafter, anything hereinbefore contained to the contrary thereof<br>the indebtedness thereby secured shall bear interest from the filing of such fore<br>payments of monthly installments. Appraisement waiv  | notwithstanding. In the event of legal proceedings to forclose this mortgage, closure proceedings at the rate of ten per cent per annum in lieu of the further ed.  |
| SEVENTH: As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgagee relegal 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 mortgagor S ha V9 hereunto set their hand S and seal S on 1.3th day of August A.D., 19 23.  Lena Gordon (Seal)  Max Gordon (Seal)  STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 13 th day of August , 19 23 personally appeared.  Lena Gordon and Max Gordon, her husband to me known to be the identical person. S. who executed the within and foregoing 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.  (Seal) Harold J. Sullivan, Notary Public in payment of mortgage tax on 11 hereby certify that I received \$ 2 and issued Receipt No. 1/1 d. 2 therefor in payment of mortgage tax on  | SIXTH: The said mortgagors shall now to the said mortgagee or to its su  | accessors or assigns, the sum of  |
| SEVENTH: As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgagee relegal 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 mortgagor S ha V9 hereunto set their hand S and seal S on 1.3th day of August A.D., 19 23.  Lena Gordon (Seal)  Max Gordon (Seal)  STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 13 th day of August , 19 23 personally appeared.  Lena Gordon and Max Gordon, her husband to me known to be the identical person. S. who executed the within and foregoing 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.  (Seal) Harold J. Sullivan, Notary Public in payment of mortgage tax on 11 hereby certify that I received \$ 2 and issued Receipt No. 1/1 d. 2 therefor in payment of mortgage tax on  | Two Hundred and Tw   | enty-fiveDOLLARS,   |
| SEVENTH. As further security for the indebtedness above recited the mortgager hereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgagee of 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 mortgagor S ha V9 hereunto set their hand S and seal S on 13th day of August A.D., 19 23  Lena Gordon (Seal)  Max Gordon (Seal)  STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 13 th day of August , 19 23 personally appeared.  Lena Gordon hard Max Gordon, her husband to me known to be the identical person. S. who executed the within and foregoing 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.  (Seal) Harold J. Sullivan, Notary Public in the payment of mortgage tax on TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 2 and issued Receipt No. // D. S. therefor in payment of mortgage tax on  | default in any of its covenants, or as aften as the said mortgagor or mortgages  | costs, as often as any legal proceedings are taken to foreclose this mortgage for<br>, may be made defendant in any suit affecting the title of said property, which  |
| IN WITNESS WHEREOF, The said mortgagor S ha V9 hereunto set their hand S and seal S on 13th day of August A.D., 19 23  Lena Gordon (Seal)  Max Gordon (Seal)  STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 12 th day of August 19 23 personally appeared.  Lena Gordon and Max Gordon, her husband to me known to be the identical person, S, who executed the within and foregoing 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.  (Seal) Harold J. Sullivan, Notary Public March, 1924.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 2 and issued Receipt No. 1/0 10 therefor in payment of mortgage tax on  | sum shall be an additional lien on said premises.  SEVENTH: As further security for the indebtedness above recited the mortgagee and in case of default in the payment of any monthly installment t  | mortgagor hereby assigns the rentals of the above property mortgaged to the<br>he mortgagee or legal representative may collect said rents and credit the sum   |
| the 13th day of August A.D., 19 23    Max Gordon  | IN WITNESS WHEREOF, The said mortgagor S have hereunf  | to set their hand S and seal S on   |
| Max Gordon (Seal)  STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 13th day of August 1923 personally appeared.  Lens Gordon and Max Gordon, her husband to me known to be the identical person, S   | the 13th day of August AD 10   | 231, 31, 4 , 4 , 1, 4 / 1 + 1 + 1 / 1 / 4 / 4 + 1 / 1 / 1 / 1 / 1   |
| Max Gordon (Seal)  STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned , a Notary Public in and for said County and State, on this 13th day of August 1923 personally appeared.  Lens Gordon and Max Gordon, her husband to me known to be the identical person, S   | Will annual action and action and action and action and action action and action actio | Lena Gordon (Seal)  |
| Before me, the undersigned a Notary Public in and for said County and State, on this 13th day of August 1925 personally appeared Lens Gordon and Max Gordon, her husband to me known to be the identical person. In who executed the within and foregoing 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.  (Seal) Harold J. Sullivan, Notary Public March, 1924.  TREASURER'S ENDORSEMENT I hereby certify that I received \$ 2 and issued Receipt No. 1/0 90 therefor in payment of mortgage tax on   | 한 사람이 그림이는 이 물론을 내고 살려왔는데 이 목하였다.  | Max Gordon (See)  |
| Before me, the undersigned , a Notary Public in and for said County and State, on this 13th day of August 1923 personally appeared.  Lens Gordon and Max Gordon, her husband to me known to be the identical person, S  |  |   |
| day of August 19.23 personally appeared.  Lens Gordon and Max Gordon, her husband  to me known to be the identical person S   |  |   |
| Lens Gordon and Max Gordon, her husband  to me known to be the identical person_Swho executed the within and foregoing instrument, and acknowledged to me thatthey  | Before me, the undersigned   | a Notary Public in and for said County and State, on this13 th  |
| to me known to be the identical person_Swho executed the within and foregoing instrument, and acknowledged to me thatthey   | day of personally apportunity of   | eared   |
| 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.  (Seal) Harold J. Sullivan, Notary Public March, 1924.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 2 and issued Receipt No. 1/0 90 therefor in payment of mortgage tax on   |  |   |
| IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned.  (Seal) Harold J. Sullivan, Notary Public March, 1924.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 2 many many formula and issued Receipt No. 1/0 9 therefor in payment of mortgage tax on   | to me known to be the identical person S.  | the same as their free and voluntary act and deed for the   |
| (Seal) Harold J. Sullivan, Notary Public March, 1924.  TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 2 many formula and issued Receipt No. 1/0 90 therefor in payment of mortgage tax on   | to me known to be the identical person S.  |   |
| TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 2  | to me known to be the identical person_S<br>thattheyexecuted<br>uses and purposes therein set forth.   |   |
| TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 2  | to me known to be the identical person, S, that they executed uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunt  | to set my hand and notarial seal on the date above mentioned.   |
| TREASURER'S ENDORSEMENT  I hereby certify that I received \$ 2  | to me known to be the identical person, S, that they executed uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunt  | to set my hand and notarial seal on the date above mentioned.   |
|   | to me known to be the identical person, S, that they executed uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunt  | to set my hand and notarial seal on the date above mentioned.  Harold J. Sullivan,  Notary Public   |
|   | to me known to be the identical person, S  that they executed  uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunt  (Seal)  My commission expires on the day of March, 1924   | to set my hand and notarial seal on the date above mentioned.  Harold J. Sullivan,  Notary Public   |
| Dated this 1 4 day of Gungust 1923.  W W Strukey County Treasurer By CSB Deputy   | to me known to be the identical person, S  that they executed  uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunt  (Seal)  My commission expires on the day of March, 1924   | to set my hand and notarial seal on the date above mentioned.  Harold J. Sullivan,  Notary Public   |
| WW Stuckey County Treasurer By 68 B Deputy  | to me known to be the identical person. Sthey executed uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunt (Seal)  My commission expires on the 4th day of March, 1924  20 TREASURER'S E I hereby certify that I received \$ 2 and issued and issued the second second and issued and issued the second and issued and issued the second and issued    | to set my hand and notarial seal on the date above mentioned.  Harold J. Sullivan,  Notary Public  NDORSEMENT  ued Receipt No. 1/20 therefor in payment of mortgage tax on  |
|   | to me known to be the identical person. Sthey executed uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunt (Seal)  My commission expires on the 4th day of March, 1924  20 TREASURER'S E I hereby certify that I received \$ 2 and issued and issued the second second and issued and issued the second and issued and issued the second and issued    | to set my hand and notarial seal on the date above mentioned.  Harold J. Sullivan,  Notary Public  NDORSEMENT  ued Receipt No. 1/0 90 therefor in payment of mortgage tax on  |