| WILLIAMON BORNAN, OFIA, SIT 12  | **************************************  |  | in the second  |   |
|---|---|--|--|---|
| 242411 C.M.   | FROM  |  | STATE OF OKLAHOMA, T   |   |
| a la goli dali angenera.<br>Probani angenera  |   |  | This instrument was<br>Oct.  | filed for record on the 1<br>A. D., 1923 n  |
| *****   | میں اور   |  | o'clock P. M. and dul  | y recorded in Book 453 on page  |
|   | TO  | $\{x_i\}_{i \in \mathbb{N}} \in \{x_i\} \in \{x_i\}$   |  | . G. Weaver,  |
|   | ***************   | ·····  | ByE  | rady Brown;   |
|   |   |  | Fees, \$   |   |
| KNOW ALL MEN BY   | THESE PRESENTS:   |  |  |   |
|   |   | Leoria L. Twist W  | aldy, husband.and  | .wife   |
| uf Tulsa  | ·····   | y, in the State of Oklahoma, par   |  |   |
|   | ILDING AND LOAN   | ASSOCIATION of Oklahoma, party of  | lahoma City  | ve mortgaged and hereby mort  |
| Tulsa   | business under the statutes of County, Stat   |  | the second part, the following   | real estate situated in   |
|   |   |  |  |   |
| The no  | rth twenty (20)   | feet of lot five   | (5) and the south  | fifteen   |
| (15) ±  | eet of lot six (  | 6) in block ninet;<br>ahoma, according t   | r = form (0/1) of th   | o ominimal  |
|   |   |  | - and recorded b   | TOD DITOTOOT?   |
| -   |   |  |  |   |
| d Marty and Sola  |   |  |  |   |
|   |   |  |  |   |
| exemptions.   |   | thereunto belonging, and warra   |  |   |
| Also twenty   | given in consideration of   | id Association, Certificate No<br>Fwo thousand   |  |   |
|   |   | purpose of securing payment of t   |  | r items hereinafter specified, an   |
|   |   | lyes   |  |   |
| covenantSwith sa  | id mortgagee its successors ar  | d assigns, as follows:   |  |   |
| FIRST: Said mo  | rtgagor S being the owner<br>SOCIATION, and having be   | of Twonty shares of st<br>rrowed of said Association, in _r<br>hareholders and borrowers to d  | ock of the saidTHELO   | DAL. BUI LDI NG. AND  |
| things which the by-laws<br>Twen  | of said Association require s<br>ty-seven   | hareholders and borrowers to d   | lo, and will pay to said Assoc<br>ars and eighty   | intion on said stock and loan the   |
| per month, on or before   | the 30th day o  | f each and every month, until s  | said stock shall mature as pro   | vided in said by-laws, provided   |
|   |   | said stock at maturity, and will<br>be made thereto, according to  |  |   |
| thereto; according to the   | terms of said by laws and a ce  | rtain non-negotiable note bearing  | g even date herewith, executed   | by said mortgagor S   |
|   |   | Leoria L. Twist  |  |   |
| levied upon said lands, or  | upon, or on account of this mo  | forty days after the same beco<br>rtgage, or the indebtedness secur  | ed thereby, or upon the interes  | t or estate in said lands created   |
| sented by this mortgage,<br>or otherwise; and said mo   | or by said indebtedness, wh<br>rtgagor_S hereby waive a   | other levied against the said m<br>ny and all claim or right agains<br>said mortgage debt, by reason o   | ortgagor 5, and the<br>t said mortgagee, its successor   | or assigns, to any payment or   |
| THIRD: That th  | e said mortgagorS will a  | so keep all buildings erected and  | I to be erected upon said lands  | insured against loss and dama   |
| nado or fire with insurers<br>security to said mortgage   | approved by the mortgages i<br>debt, and assign and deliver to  | n the sum of <u>TWO</u> tho<br>the mortgagee all insurance upo   | usand<br>n said property.  | dollars, as   |
|   |   | t in the payment of any of the af<br>ssigns may pay such taxes and enterest at the rate of   |  |   |
| as above covenanced, sald   | age, payable forthwith, with i  | nterest at the rate of 94  | neu such insurance, and the s  | am so paid snail be a further lie<br>nt per annum.  |
| Intermote under time met of   |   |  |  | i fa ang prising si sa  |
| FIFTH: Should d   | efault be made in the paymen  | t of said monthly sums, or of an   | A second the second sec | rance premiums or any part the  |
| FIFTH: Should d   | efault be made in the paymen  | t of said monthly sums, or of an   | A second the second sec | rance premiums or any part the  |
| FIFTH: Should d   | efault be made in the paymen  | t of said monthly sums, or of an   | A second the second sec | rance premiums or any part the  |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, tl<br>with arrearages thereon, a<br>immediately thereafter, a<br>the indettedness thereby<br>payments of monthly inst  | lefault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal au<br>and all penalities, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s   | t of said monthly sums, or of any<br>n said note and said by-laws, and<br>m of TWO THOI BATA<br>urance premiums shall, at the o<br>l to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successor  | d should the same, or any part<br>ption of said mortgagee, or its<br>istanding, In the event of le<br>proceedings at the rate of ten   | rance premiums or any part the<br>thereof, remain unpaid for the<br>successors or its assigns, becon<br>gal proceedings to forciose this<br>per cent per annum in lieu of t   |
| FIFTH: Should d<br>the same are payable as p<br><u>S</u> months, t<br>with arrearges thereon, a<br>immediately thereafter, ar<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said  | lefault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal au<br>nd all penalties, taxes and ins<br>sything hereinbefore containce<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br>Two  | t of said monthly sums, or of any<br>n said note and said by-laws, and<br>m of <u>TWOthOUBATD.</u><br>urance premiums shall, at the o<br>l to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successory<br>hundred  | d should the same, or any part<br>ption of said mortgagee, or ifr<br>istanding. In the event of le<br>proceedings at the rate of ten<br>s or assigns, the sum of   | rance premiums or any part the<br>thereof, remain unpaid for the<br>successors or its assigns, becor<br>gal proceedings to forclose this<br>per cent per annum in lieu of t   |
| FIFTH: Should d<br>the same are payable as p<br><u>S</u> months, t<br>with arrearges thereon, a<br>immediately thereafter, ar<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said  | lefault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal au<br>nd all penalties, taxes and ins<br>sything hereinbefore containce<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br>Two  | t of said monthly sums, or of any<br>n said note and said by-laws, and<br>m of <u>TWOthOUBATD.</u><br>urance premiums shall, at the o<br>l to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successory<br>hundred  | d should the same, or any part<br>ption of said mortgagee, or ifr<br>istanding. In the event of le<br>proceedings at the rate of ten<br>s or assigns, the sum of   | rance premiums or any part the<br>thereof, remain unpaid for the<br>successors or its assigns, becor<br>gal proceedings to forclose this<br>per cent per annum in lieu of t   |
| FIFTH: Should d<br>the same are payable as p<br>3   | lefault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>nd all penalties, taxes and ins<br>yything hereinbefore containce<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>Two</u><br><u>1 tor 's</u> fee in ad<br>annts, or as aften as the said r<br>lien on said premises.  | t of said monthly sums, or of any<br>n said note and said by-laws, and<br>m of TWO then BANG<br>urance premiums shall, at the o<br>t to the contrary thereof notwith<br>m the filing of such foreclosure<br>and mortgagee or to its successory<br>hundred.<br>dition to all other legal costs, as<br>anortgager or mortgagees, may b   | d should the same, or any part<br>ption of said mortgagee, or its<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>to assigns, the sum of<br>often as any legal proceedings<br>e made defendant in any suit   | rance premiums or any part the<br>thereof, remain unpaid for the<br>Dispute the successors or its assigns, becom<br>gal proceedings to forelose this<br>per cent per annum in lieu of t<br>Dispute the success of the success of the<br>sare taken to foreelose this mo<br>iffecting the title of said proper   |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>with arrearages thereon, a<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>sa a reasonable_ <u>90110</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As fm<br>mortgagee and in case of<br>collected less cost of collect   | lefault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>nd all penalties, taxes and ins<br>sything hereinbefore containce<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>Two</u><br><u>1 tor 's</u> fee in ad<br>ants, or as aften as the said r<br>lien on said premises.<br>arther security for the indebti<br>default in the payment of an<br>ion, upon said indebtedness, a  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m of TWO then BATA<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successory<br>hundred.<br>dition to all other legal costs, as<br>anortgagor or mortgagees, may b<br>schess above recited the mortga<br>y monthly installment the mort<br>at these promises may be enforce  | d should the same, or any part<br>ption of said mortgagee, or its<br>standing. In the event of le<br>proceedings at the rate of ten<br>to rassigns, the sum of<br>often as any legal proceedings<br>e made defendant in any suif i<br>gor hereby assigns the rentals<br>gagee or legal representative of a Rec   | rance premiums or any part the<br>thereof, remain unpaid for the<br>proceedings to forciose this<br>per cent per annum in lieu of the<br>sare taken to forcelose this mo<br>iffecting the title of said proper<br>of the above property mortgagen<br>may collect said rents and credie<br>eiver by the Court.   |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>mediately thereafter, an<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>sa reasonable <u>SOLic</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As f<br>mortgagee and in case of<br>collected less cost of collect<br>IN WITNESS WH  | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>nd all penalties, taxes and ins<br>sything hereinbefore containce<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>Two</u><br><u>1 tor 's</u> fee in ad<br>annts, or as aften as the said r<br>lien on said premises.<br>arther security for the indebtu<br>default in the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor_  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m of   | d should the same, or any part<br>ption of said mortgagee, or its<br>standing. In the event of le<br>proceedings at the rate of ten<br>to rassigns, the sum of<br>often as any legal proceedings<br>e made defendant in any suif i<br>gor hereby assigns the rentals<br>gagee or legal representative of a Rec   | rance premiums or any part the<br>thereof, remain unpaid for the<br>proceedings to forciose this<br>per cent per annum in lieu of the<br>sare taken to forcelose this mo<br>iffecting the title of said proper<br>of the above property mortgagen<br>may collect said rents and credie<br>eiver by the Court.   |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u>  | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>nd all penalties, taxes and ins<br>sything hereinbefore containce<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>Two</u><br><u>1 tor 's</u> fee in ad<br>annts, or as aften as the said r<br>lien on said premises.<br>arther security for the indebtu<br>default in the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor_  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m of   | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding;<br>e made defendant in any suit<br>gor hereby assigns the rentals<br>gagee or legal representative r<br>de by the appointment of a Rec<br>their   | rance premiums or any part their<br>thereof, remain unpaid for the<br>proceedings to forclose this<br>per cent per annum in lieu of the<br>sare taken to forclose this mo<br>iffecting the title of said proper<br>of the above property mortgage<br>may collect said rents and credie<br>eiver by the Court.   |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, t<br>with arrearages thereon, a<br>immediately thereafter, ar<br>payments of monthly inst<br>SIXTH: The said<br>sa reasonable <u>SOLIC</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As fa<br>mortgagee and in case of<br>collected less cost of collect<br>IN WITNESS WH<br>1 Oth   | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>nd all penalties, taxes and ins<br>sything hereinbefore containce<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>Two</u><br><u>1 tor 's</u> fee in ad<br>annts, or as aften as the said r<br>lien on said premises.<br>arther security for the indebtu<br>default in the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor_  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m of   | d should the same, or any part<br>ption of said mortgagee, or fit<br>istanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit is<br>gor hereby assigns the rentals<br>gore or legal representative of<br>a Rec<br>their<br>A. D. Weldy   | rance premiums or any part the<br>thereof, remain unpaid for the<br>  |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>mediately thereafter, an<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>as a reasonable <u>8011c</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As f<br>mortgage and in case of<br>collected less cost of collect<br>IN WITNESS WH<br><u>10th</u>  | lefault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>sitor 's</u> fee in ad<br>anats, or as aften as the said r<br>l lien on said premises.<br>In the security for the indebt<br>default in the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>day of <u>Sept</u> .   | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m of   | d should the same, or any part<br>ption of said mortgagee, or fit<br>istanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit is<br>gor hereby assigns the rentals<br>gore or legal representative of<br>a Rec<br>their<br>A. D. Weldy   | rance premiums or any part the<br>thereof, remain unpaid for the<br>  |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>mediately thereafter, an<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>as a reasonable <u>8011c</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As for<br>mortgarge and in case of<br>collected less cost of collect<br>IN WITNESS WH<br><u>10th</u>   | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>sitor 's</u> fee in ad<br>ants, or as aften as the said r<br>l lien on said premises.<br>arther security for the indebt<br>default in the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>.day of <u>Sept.</u>   | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthOU BAND<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successory<br>hundred<br>dition to all other legal costs, as<br>acortgager or mortgagees, may b<br>edness above recited the mortga<br>y monthly installment the mort<br>ad these promises may be enforce<br>S_ha_VOhereunto set<br>A. D., 19_23                | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit<br>gor hereby assigns the rentals<br>gagee or legal representative r<br>d by the appointment of a Rec<br>their<br>A. D. Weldy<br>Leoria L. Twis  | rance premiums or any part the<br>thereof, remain unpaid for the<br>  |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>mediately thereafter, an<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>sa a reasonable <u>SOlic</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As f<br>mortgage and in case of<br>collected less cost of collect<br>IN WITNESS WH<br><u>10th</u><br>the <u>10th</u>   | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore containce<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>sitor 's</u> fee in ad<br>ants, or as aften as the said r<br>l lien on said premises.<br>arther security for the indebt<br>default in the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>day of <u>Sept</u> .<br><u>Tul sa</u><br>ois L. Gillespie  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOtHOU BAIL<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successore<br>hundred<br>dition to all other legal costs, as<br>noortgager or mortgagees, may b<br>edness above recited the mortga<br>y monthly installment the mort<br>nd these promises may be enforce<br>S_ha_VOhereunto set<br>A. D., 19_23                | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit<br>gor hereby assigns the rentals<br>gagee or legal representative r<br>d by the appointment of a Rec<br>their<br>A. D. Weldy<br>Leoria L. Twis  | rance premiums or any part the<br>thereof, remain unpaid for the<br>  |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>mediately thereafter, an<br>immediately thereafter, an<br>is a reasonable <u>SOLic</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As for<br>mortgage and in case of<br>collected less cost of collect<br>IN WITNESS WH<br><u>10th</u><br>the <u>10th</u>  | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>sitor 's</u> fee in ad<br>ants, or as aften as the said r<br>l lien on said premises.<br>arther security for the indebt<br>default in the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>day of <u>Sept</u> .<br><u>Tulss</u><br><u>to Sept</u> .<br><u>108 L. Gillespie</u><br>her 19.   | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthOU BANd<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successory<br>hundred<br>dition to all other legal costs, as<br>acortgager or mortgagees, may b<br>edness above recited the mortga<br>y monthly installment the mort<br>ad these promises may be enforce<br>8ha_V9hereunto set<br>A. D., 19_23<br><br><br><br> | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit is<br>gore hereby assigns the rentals<br>gagee or legal representative r<br>d by the appointment of a Rec<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>hushand & wife  | rance premlums or any part the<br>thereof, remain unpaid for the<br>  |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>mediately thereafter, an<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>as a reasonable <u>SOLIC</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As for<br>mortgarge and in case of<br>collected less cost of collect<br>IN WITNESS WH<br><u>10th</u><br>the <u>10th</u><br>STATE OF OKLAHOMA<br>Before me, <u>10</u><br>any of <u>0ct co</u> | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore containce<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>fitor 's</u> fee in ad<br>ants, or as aften as the said r<br>l lien on said premises.<br>arther security for the indebt<br>default in the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>.day of <u>Sept</u> .<br><u>Tulsa</u><br><u>ois L. Gillespie</u><br>ber 19.  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthOU BANd<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successory<br>hundred<br>dition to all other legal costs, as<br>acortgager or mortgagees, may b<br>edness above recited the mortga<br>y monthly installment the mort<br>ad these promises may be enforce<br>S_ha_VOhereunto set<br>                            | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit<br>gor hereby assigns the rentals<br>gagee or legal representative r<br>d by the appointment of a Rec<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>hushand & wife  | rance premiums or any part the<br>thereof, remain unpaid for the<br>  |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>mediately thereafter, an<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>as a reasonable <u>SOLIC</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As for<br>mortgarge and in case of<br>collected less cost of collect<br>IN WITNESS WH<br><u>10th</u><br>the <u>10th</u><br>STATE OF OKLAHOMA<br>Before me, <u>10</u><br>any of <u>0ct co</u> | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>yything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>itor 's</u> fee in ad<br>ants, or as a fiten as the said r<br>l lien on said premises.<br>with the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>day of <u>Sept</u> .<br><u>Tulsa</u><br><u>cis L. Gillespie</u><br><u>ber</u><br><u>19</u> . Weldy & Leori<br>to me known to be the i<br>that_ <u>they</u>  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthON_BANG_<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>and mortgagee or to its successory<br>hundred<br>dition to all other legal costs, as<br>nortgager or mortgagees, may be<br>edness above recited the mortga<br>y monthly installment the mort<br>ad these promises may be enforce<br>S_ha_Vehereunto set                               | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit<br>gor hereby assigns the rentals<br>gagee or legal representative r<br>d by the appointment of a Rec<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>hushand & wife  | rance premiums or any part the<br>thereof, remain unpaid for the<br>proceedings to forclose this<br>per cent per annum in lieu of the<br>sare taken to forclose this mon<br>iffecting the title of said proper<br>of the above property mortgagen<br>any collect said rents und credie<br>eiver by the Court.<br>hand S. and seal.<br>t Weldy<br>ty and State, on this  |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>mediately thereafter, an<br>immediately thereafter, an<br>is a reasonable <u>SOLic</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As for<br>mortgage and in case of<br>collected less cost of collect<br>IN WITNESS WH<br><u>10th</u><br>the <u>10th</u>  | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br>intor 'sfee in add<br>into, or as aften as the said r<br>l lien on said premises.<br>anther security for the indebt<br>default in the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>.day ofSept.<br><br>Tulss<br><br><br><br>   | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthON_BANG_<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>and mortgagee or to its successory<br>hundred<br>dition to all other legal costs, as<br>nortgager or mortgagees, may be<br>edness above recited the mortga<br>y monthly installment the mort<br>ad these promises may be enforce<br>S_ha_Vehereunto set                               | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit is<br>gagee or legal representative r<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>hushand & wife<br>cuted the within and foregoin<br>ne as their  | rance premiums or any part the<br>thereof, remain unpaid for the<br>  |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>this arrearages thereon, a<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>as a reasonable <u>9011c</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As for<br>mortgagee and in case of<br>collected less cost of collect<br>IN WITNESS WH<br>10th<br>the <u>10th</u><br>Before me, <u>I</u><br>hay of <u>0ct co</u>                            | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>sitor 's</u> fee in ad-<br>ints, or as aften as the said r<br>l lien on said premises.<br>ants, or as a firen as the said r<br>l lien on said premises.<br>ants or as a firen as the said r<br>l lien on said indebtedness, a<br>EREOF, The said mortgagor.<br>day of <u>Sept.</u><br><u>Tulss</u><br><u>to sept.</u><br><u>and the payment of an<br/>ion, upon said indebtedness, a<br/>EREOF, The said mortgagor.<br/>day of <u>Sept.</u><br/><u>108 L. Gillespie</u><br/><u>her</u>, 19<br/>D. Weldy &amp; Leori<br/>to me known to be the i<br/>that <u>they</u><br/>uses and purposes therein<br/>IN WITNESS WHE</u> | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthOU BANd<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successory<br>hundred<br>dition to all other legal costs, as<br>acortgager or mortgagees, may b<br>edness above recited the mortga<br>y monthly installment the mort<br>at these promises may be enforce<br>S_ha_VOhereunto set                                | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit is<br>gor hereby assigns the rentals<br>gagee or legal representative r<br>d by the appointment of a Rec<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>hushand & wife<br>cuted the within and foregoin<br>ne astheir<br>y hand and notarial send on   | rance premiums or any part the<br>thereof, remain unpaid for the<br>  |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u> months, ti<br>this arrearages thereon, a<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>as a reasonable <u>9011c</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As for<br>mortgagee and in case of<br>collected less cost of collect<br>IN WITNESS WH<br>10th<br>the <u>10th</u><br>Before me, <u>I</u><br>hay of <u>0ct co</u>                            | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>sitor 's</u> fee in ad-<br>ints, or as aften as the said r<br>l lien on said premises.<br>ants, or as a firen as the said r<br>l lien on said premises.<br>ants or as a firen as the said r<br>l lien on said indebtedness, a<br>EREOF, The said mortgagor.<br>day of <u>Sept.</u><br><u>Tulss</u><br><u>to sept.</u><br><u>and the payment of an<br/>ion, upon said indebtedness, a<br/>EREOF, The said mortgagor.<br/>day of <u>Sept.</u><br/><u>108 L. Gillespie</u><br/><u>her</u>, 19<br/>D. Weldy &amp; Leori<br/>to me known to be the i<br/>that <u>they</u><br/>uses and purposes therein<br/>IN WITNESS WHE</u> | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthOU BANd<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successory<br>hundred<br>dition to all other legal costs, as<br>acortgager or mortgagees, may b<br>edness above recited the mortga<br>y monthly installment the mort<br>at these promises may be enforce<br>S_ha_VOhereunto set                                | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>or assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit is<br>gor hereby assigns the rentals<br>gagee or legal representative r<br>d by the appointment of a Rec<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>hushand & wife<br>cuted the within and foregoin<br>ne astheir<br>y hand and notarial send on   | rance premiums or any part the<br>thereof, remain unpaid for the<br>  |
| FIFTH: Should d<br>the same are payable as p<br>3months, tj<br>bit arrearages thereon, a<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>sa reasonable_ <u>SOlic</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As for<br>mortgagee and in case of<br>collected less cost of collect<br>IN WITNESS WH<br>heIOth<br>Before me,I<br>Before me,I<br>any ofA.  | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>wwo</u><br>of tor 'sfee in ad<br>ints, or as aften as the said r<br>l lien on said premises.<br>rfther security for the indebt<br>default in the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>.day ofSept.<br><br>  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthOU BATIG  | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>to cassigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit i<br>gar hereby assigns the rentals<br>gagee or legal representative r<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>hushand & wife  | rance premiums or any part their<br>thereof, remain unpaid for the<br>successors or its assigns, becom-<br>gal proceedings to forclose this<br>per cent per annum in lieu of the<br>sare taken to forcelose this mo-<br>uffecting the title of said proper<br>of the above property mortgage<br>may collect said rents and credie<br>ever by the Court.<br>hand _Slsls<br>t_ Weldy<br>ty and State, on thisl5<br>g instrument, and acknowledge<br>e and voluntary act and deed<br>the date above mentioned.<br>eSpieNot   |
| FIFTH: Should d<br>the same are payable as p<br>3months, tj<br>birth arrearages thereon, a<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>sa a reasonableSOlic<br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As for<br>mortgagee and in case of<br>collected less cost of collect<br>IN WITNESS WH<br>theIOth<br>Before me,I<br>lay ofA.   | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>of tor 's</u> fee in ad<br>int, or as aften as the said r<br>lien on said premises.<br>anth, or as aften as the said r<br>lien on said premises.<br>at the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>day of <u>Sept</u> .<br><u>to sept</u> .<br><u>to me known to be the intert</u><br>to me known to be the intert<br>that they<br>uses and purposes therein<br>IN WITNESS WHE<br>the <u>lo</u> <u>day of</u>  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthOU BATIG_<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successore<br>hundred<br>dition to all other legal costs, as<br>nortgager or mortgagees, may be<br>edness above recited the mortga<br>y monthly installment the mort<br>of these promises may be enforce<br>S_ha_V9hereunto set                              | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>to cassigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit i<br>gar hereby assigns the rentals<br>gagee or legal representative r<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>hushand & wife  | rance premiums or any part their<br>thereof, remain unpaid for the<br>successors or its assigns, becom-<br>gal proceedings to forclose this<br>per cent per annum in lieu of the<br>sare taken to forcelose this mo-<br>uffecting the title of said proper<br>of the above property mortgage<br>may collect said rents and credie<br>ever by the Court.<br>hand _Slsls<br>t_ Weldy<br>ty and State, on thisl5<br>g instrument, and acknowledge<br>e and voluntary act and deed<br>the date above mentioned.<br>eSpieNot   |
| FIFTH: Should d<br>the same are payable as p<br>3months, tj<br>bit arcearages thereon, a<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>as a reasonable_ <u>SOlic</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As f<br>mortgagee and in case of<br>collected less cost of collect<br>IN WITNESS WH<br>heIOth<br>Before me,I<br>lay ofA.   | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>of tor 's</u> fee in ad<br>int, or as aften as the said r<br>lien on said premises.<br>anth, or as aften as the said r<br>lien on said premises.<br>at the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>day of <u>Sept</u> .<br><u>to sept</u> .<br><u>to me known to be the intert</u><br>to me known to be the intert<br>that they<br>uses and purposes therein<br>IN WITNESS WHE<br>the <u>lo</u> <u>day of</u>  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthOU BATIG_<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successore<br>hundred<br>dition to all other legal costs, as<br>nortgager or mortgagees, may be<br>edness above recited the mortga<br>y monthly installment the mort<br>of these promises may be enforce<br>S_ha_V9hereunto set                              | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>to cassigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit i<br>gar hereby assigns the rentals<br>gagee or legal representative r<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>hushand & wife  | rance premiums or any part their<br>thereof, remain unpaid for the<br>successors or its assigns, becom-<br>gal proceedings to forclose this<br>per cent per annum in lieu of the<br>sare taken to forcelose this mo-<br>uffecting the title of said proper<br>of the above property mortgage<br>may collect said rents and credie<br>ever by the Court.<br>hand _Slsls<br>t_ Weldy<br>ty and State, on thisl5<br>g instrument, and acknowledge<br>e and voluntary act and deed<br>the date above mentioned.<br>eSpieNot   |
| FIFTH: Should d<br>the same are payable as p<br><u>3</u>  | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>of tor 's</u> fee in ad<br>int, or as aften as the said r<br>lien on said premises.<br>anth, or as aften as the said r<br>lien on said premises.<br>at the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>day of <u>Sept</u> .<br><u>to sept</u> .<br><u>to me known to be the intert</u><br>to me known to be the intert<br>that they<br>uses and purposes therein<br>IN WITNESS WHE<br>the <u>lo</u> <u>day of</u>  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthOU BATIG_<br>urance premiums shall, at the o<br>i to the contrary thereof notwith<br>m the filing of such foreclosure<br>aid mortgagee or to its successore<br>hundred<br>dition to all other legal costs, as<br>nortgager or mortgagees, may be<br>edness above recited the mortga<br>y monthly installment the mort<br>of these promises may be enforce<br>S_ha_V9hereunto set                              | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>to assigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit i<br>gar hereby assigns the rentals<br>gagee or legal representative r<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>huShand & wife   | rance premiums or any part ther<br>thereof, remain unpaid for the<br>successors or its assigns, becom<br>gal proceedings to forclose this no<br>per cent per annum in lieu of the<br>sare taken to forcelose this mon<br>officeting the title of said proper<br>of the above property mortgage<br>may collect said rents and credit<br>elver by the Court.<br>hand _S and scal.<br>t Weldy<br>ty and State, on thisl5<br>g instrument, and acknowledge<br>e and voluntary act and deed<br>the date above mentioned.<br>eSpieNote<br>therefor in payment of mortgage |
| FIFTH: Should d<br>the same are payable as p<br>3months, tj<br>bit arcearages thereon, a<br>immediately thereafter, an<br>the indebtedness thereby<br>payments of monthly inst<br>SIXTH: The said<br>as a reasonable_ <u>SOlic</u><br>default in any of its cover<br>sum shall be an additiona<br>SEVENTH: As f<br>mortgagee and in case of<br>collected less cost of collect<br>IN WITNESS WH<br>heIOth<br>Before me,I<br>lay ofA.   | efault be made in the paymen<br>rovided in this mortgage and i<br>hen the aforesaid principal su<br>and all penalties, taxes and ins<br>sything hereinbefore contained<br>secured shall bear interest fro<br>allments.<br>mortgagors shall pay to the s<br><u>two</u><br><u>of tor 's</u> fee in ad<br>int, or as aften as the said r<br>lien on said premises.<br>anth, or as aften as the said r<br>lien on said premises.<br>at the payment of an<br>ion, upon said indebtedness, a<br>EREOF, The said mortgagor.<br>day of <u>Sept</u> .<br><u>to sept</u> .<br><u>to me known to be the intert</u><br>to me known to be the intert<br>that they<br>uses and purposes therein<br>IN WITNESS WHE<br>the <u>lo</u> <u>day of</u>  | t of said monthly sums, or of any<br>n said note and said by-laws, any<br>m ofTWOthOU BATIG  | d should the same, or any part<br>ption of said mortgagee, or fit<br>ustanding. In the event of le<br>proceedings at the rate of ten<br>to cassigns, the sum of<br>often as any legal proceeding<br>e made defendant in any suit i<br>gar hereby assigns the rentals<br>gagee or legal representative r<br>their<br>A. D. Weldy<br>Leoria L. Twis<br>ry Public in and for said Coun<br>hushand & wife  | rance premiums or any part the<br>thereof, remain unpaid for the<br>proceedings to forclose this<br>per cent per annum in lieu of t<br>s are taken to forcelose this mo<br>iffecting the title of said proper<br>of the above property mortgag<br>may collect said rents and cred<br>elver by the Court.<br>hand _S and scal.<br>t Weldy<br>ty and State, on thisl5<br>g instrument, and acknowledge<br>e and voluntary act and deco<br>the date above mentioned.<br>eSpieNot   |

ана стана стан

parantario proporti Engeneration

( )

\$

¥..

: \* 381

•