| SACRE OF CLAICA. THOM STATE OF CLAICAL STATE COUNTY IN THE STATE COUNTY IN THE COUNTY IN THE STATE COUNTY IN THE | WAINTENIOR SOMELIN, SALL, CILL STREET | |
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| This indicators was that for crossed on the 25 a., 20 dec. J. D. 18. A. D. 18. A. 1. 4. 5. O. dec. J. D. 18. A. D. 18. A. 1. 4. 5. O. dec. J. D. 18. A. D. 18. A. 1. 4. 5. O. dec. J. D. 18. A. | | STATE OF OKLAHOMA Tules County es |
| ### All he improvements there and approximance there are belonding, and written the tills to the same and write the approximents to the providence in the pr | | This instrument was filed for record on the 25 day |
| FROM ALL MEN BY THESE PRESENTS: That. S. J. A. FEBETORS, AND. Le Soule of Okhabam, part APS | | of Jan. A. D., 1924 at 4:40 |
| NOW ALL MAN BY THESE TRUSTEDS THE | min. | 0.00 |
| NNOW ALL MEN BY THESE PRESENTS: That. S. 1. A **TESTODE** (And. John. Testicol. APRESENTS). The Third Committee of the control of the cont | [[[발발 바그로바 마음이 [[취 보고]] [경기 바라 마음이 [[[[[[[[[[[[[[[[[[[| (SEAL) County Clerk, |
| NOW MAL MIN BY THESE PRINCIPS THAT. S. J. APRENTON ONE AND LOCATION AN | | |
| NOW MAL MIN BY THESE PRINCIPS THAT. S. J. APRENTON ONE AND LOCATION AN | | Fees, \$ |
| That. S. J. ATSETPOR AND COUNTY, the State of Obbbons, part Ace. of the fine part, have mortaged and hereby marriages to be [5023] High-Jilly AND LOAM ASSOCIATION OF COLLEGE AND COLLEGE | KNOW ALL MEN BY THESE DESERTS. | |
| significant content in the State of Ohishomes, part Acc. of the first part, have mortaged and hareby mortingue to the Economic Substance in the State of Ohishomes, part Acc. of the State Substance in the State of Ohishomes, towers and the part of the state of the State of | | |
| HOLL SULLVIE AUD LOAD ASSOCIATE OR O'S TABLE AND COMMENTS. County, State of Olshoom, treating of the street of the state | | |
| The Wast 12 fty feet (501) of the South One Hundred feet (1001) of Lot One (1) in Blook Sight (50 of Highlands addition to the Oity of Fulse, Fulse Country, Oklahoma, according to the Recorded Plat thereof, With all the improvements thereon and appurtenances thereado belonging, and warrant the tile to the same and waive the apprehense, and all homestead exemptions. Twenty 34 ye discrete detection of the Plat thereof, Also Plat thereof, The martings is given in condensation of The Plat the Theory of the Recorded Committee of the Overment's brings of the of the Overmen | | na, part 198 of the first part, have mortgaged and hereby mortgage to the |
| The Wast 12 fty feet (501) of the South One Hundred feet (1001) of Lot One (1) in Blook Sight (50 of Highlands addition to the Oity of Fulse, Fulse Country, Oklahoma, according to the Recorded Plat thereof, With all the improvements thereon and appurtenances thereado belonging, and warrant the tile to the same and waive the apprehense, and all homestead exemptions. Twenty 34 ye discrete detection of the Plat thereof, Also Plat thereof, The martings is given in condensation of The Plat the Theory of the Recorded Committee of the Overment's brings of the of the Overmen | duly organized and doing business under the statutes of the State of Oklahoma, pr | orty of the second part, the following real estate situated in |
| off lot the fine provements thereon and appartenances therewite bolonging, and warrant the title to the ames and waive the appreciaement, and all homesteed comments. With all the improvements thereon and appartenances therewite bolonging, and warrant the title to the ames and waive the appreciaement, and all homesteed comments. FWORITY FAVGAness of shock of mid Association, Certificate Na. 1557 This mortess is given in conditional and for the purposes of sociating payment of the monthly sum, fines and other items bereinafter specified, and the performance of the coverants bereinafter succession and assigns, an follows: And the sold mortgages. for. Uhom and for. the purposes of sociating payment of the monthly sum, fines and other items bereinafter specified, and the performance of the coverants bereinafter succession and sangers, and collows: And the sold mortgages. for. Uhom and for. the purposes of sociating payment of the southly sum, fines and other items bereinafter specified, and the performance of the coverants bereinafter succession. And the sold mortgages. for. Uhom and for. the purpose of sociating payment of the southly sum, fines and other items bereinafter specified, and the performance of the coverant bereinafter succession and sangers, and collows: And the sold mortgages. for. Uhom and for. the purpose of sociating payment of the sold the sold mortgages. Items are sold mortgages. Items are sold mortgages. Items are sold mortgages and the sold mortgages of the sold mortgages. Items are sold mortgages of the sold mortgages of the sold mortgages of the sold mortgages. Items are sold mortgages of the sold mortgages. Items are sold mortgages of the sold mortgages of t | County, State of Oklahoma, to-wit: | |
| off lot the fine provements thereon and appartenances therewite bolonging, and warrant the title to the ames and waive the appreciaement, and all homesteed comments. With all the improvements thereon and appartenances therewite bolonging, and warrant the title to the ames and waive the appreciaement, and all homesteed comments. FWORITY FAVGAness of shock of mid Association, Certificate Na. 1557 This mortess is given in conditional and for the purposes of sociating payment of the monthly sum, fines and other items bereinafter specified, and the performance of the coverants bereinafter succession and assigns, an follows: And the sold mortgages. for. Uhom and for. the purposes of sociating payment of the monthly sum, fines and other items bereinafter specified, and the performance of the coverants bereinafter succession and sangers, and collows: And the sold mortgages. for. Uhom and for. the purposes of sociating payment of the southly sum, fines and other items bereinafter specified, and the performance of the coverants bereinafter succession. And the sold mortgages. for. Uhom and for. the purpose of sociating payment of the southly sum, fines and other items bereinafter specified, and the performance of the coverant bereinafter succession and sangers, and collows: And the sold mortgages. for. Uhom and for. the purpose of sociating payment of the sold the sold mortgages. Items are sold mortgages. Items are sold mortgages. Items are sold mortgages and the sold mortgages of the sold mortgages. Items are sold mortgages of the sold mortgages of the sold mortgages of the sold mortgages. Items are sold mortgages of the sold mortgages. Items are sold mortgages of the sold mortgages of t | | |
| with all the improvements thereon and appartnances thereunto belonging, and warrant the tills to the same and waive the appresiments, and all homesteed examptions. Two metages is given in consideration of NOOLEY, Five loundings, and warrant the tills to the same and waive the appresiments, and all homesteed examptions. And he and understages one. The purpose of security payment of the monthly sum, then and other than beerlands required, and the purpose of security payment of the monthly sum, then and other than beerlands required, and the purpose of security payment of the monthly sum, then and other than beerlands required, and the purpose of security payment of the monthly sum, then and other than beerlands required, and the purpose of security payment of the monthly sum, then and other than beerlands required, and the purpose of the pur | The West Fifty feet (50') of the S | outh One Hundred feet (100') |
| with all the improvements thereon and apportenances thereunto belonging, and warrant the fills to the same and waive the appraisement, and all homestered exemptions. Two the property of the content of the cortex of the content of t | City of Tulsa. Tulsa County Oklah | OI Highlands Addition to the one according to the Recorded |
| Abo. **** Abo. *** Abo. **** Abo. *** Abo. **** Abo. *** | Plat thereof, | |
| Abo. **** Abo. *** Abo. **** Abo. *** Abo. **** Abo. *** | | |
| Abo. **** Abo. *** Abo. **** Abo. *** Abo. **** Abo. *** | | |
| Abo. **** Abo. *** Abo. **** Abo. *** Abo. **** Abo. *** | | |
| Ano. TWORLTY L-Y-Venture of stock of and Association, Certificates No. 1557. This mortages is given in condentration of TWORLY, FAVE JUMGR 24, 2014. 201 | with all the improvements thereon and appurtenances thereunto belonging, and | warrant the title to the same and waive the appraisement, and all homestead |
| The mortgage is given in consideration of "PAGALY, FAYE." [JUNGTOR, DR. 10.4]. No. [JOLARS] the receipt of which is breitly activated and and only approximate of the mortgage of the purpose of securing payment of the morthly sum, fine and other Items hereinafter especified, and the performance of the covenants hereinafter contained. And the said mortgages. S. b. being the owner of RWONTY. "It have not stock of the said. And the said mortgages is a successors and sasigm, as follows: FIRST: Said mortgages. S. b. being the owner of RWONTY. "It have not stock of the said. HOTS BUILDING AND SYMMOSY to LOAN ASSO GLATION, and having burrowed of said Association, in paramoure of its polymen, the money secured by this mortgage, will do all things white this Association are quite and such as the same of the polymen, the money secured by this mortgage, will do all things white this Payment of the control of the polymen, the money secured by the said the same of the performance of the polymen of the performance of the performa | exemptions. | |
| the receipt of which is hearby acknowledged, and for the purpose of securing payment of the menthly sum, fines and other items inercinater specified, and the parformance of the coverants hereinfler contained. And the said mortgager. Gr. blum and for the purpose of securing payment of the menthly sum, fines and other items inercinated and individual mentagers and sasigns, as follows: SYMING'S CLAMA ANSOCIATION, and having browned of said Ansociation, in purposes of the polyment, the money secured by this mortgager, will do all things while the ANA ANSOCIATION, and having browned of said Ansociation, in purposes of the polyment of the polyment of the mentager of the hydrox, the money secured by this mortgage, will do all things while the ANA ANSOCIATION, and having browned of said Ansociation, in purposes of the polyment of the said by-low, provided in said by-low, provided by-low, provided by the provided by-low and said by low the said by-low, provided by-low and by-low by-low, provided by-low | This mortgage is given in consideration of Twenty Five Hu | ndred and No/100 DOLLARS |
| And the said mortgagor. for. blem | the receipt of which is hereby acknowledged, and for the purpose of securing payme | nt of the monthly sum, fines and other items hereinafter specified, and the per- |
| FIRST, Said mortgages, 25, being the covere of Wignity 7 1.79 have of stock of the said hydroxy the many secured by this mortgage, will do all things which the bylance of said control to the said hydroxy the many secured by this mortgage, will do all things which the bylance of all shouldness of an all cancellation in parameter of its hydroxy. The many secured by this mortgage, will do all things which the bylance of all shouldness of an all acceleration of an all calls and the said of the said of the said of the said of the said acceleration of an all calls and the said acceleration of an all calls are provided in and bylance, provided that said indebtedness shall be discharged by the cancellation of said atock at maturity, and will also pay all fines that may be legally seased against. Album, mortgage and the said mortgage of the said acceleration of an all calls are provided in and said seased against. Album, and the said acceleration of a said acceleration of an all calls are said of a said acceleration ac | And the said mortgagor them | their heir heirs executors and administrators hereby |
| Dellars and Seventy P. P. 90. cents (s. 35.75. 15. 15. 15. 15. 15. 15. 15. 15. 15. 1 | covenent with said mortgages its successors and assigns, as follows: | |
| Dellars and Seventy P. P. 90. cents (s. 35.75. 15. 15. 15. 15. 15. 15. 15. 15. 15. 1 | FIRST: Said mortgagor_S_being the owner of Wenty "IVShare SAVINGS & LOAN ASSOCIATION, and having borrowed of said Association | s of stock of the said HOMS BUILDING AND |
| per month, on or before the, 15th | things which the by-laws of said Association require shareholders and borrower | s to do, and will pay to said Association on said stock and loan the sum of |
| indebtedness shall be discharged by the cancellation of said abock at maturity, and will also pay all fines that may be proved thereto, secording to the terms of each by-law or or under any amendements that may be made thereto, secording to the terms of each by-law or or successor of the may be made thereto, secording to the terms of each by-law or successor was measured to the provided of the pay and the pay all taxes and assessments which hall be levied upon said lands, or upon, or on account of this mortgage, or the indebtedness, whether levied against the interest of principal or promium of said mortgages. Secondary or the pay and the pay all taxes and assessments which hall be levied upon said lands, or upon, or on account of this mortgage, or by said includedness, whether levied against the interest or principal or promium of said mortgages. Secondary or the payment of the payment of the payment of any of the aforescaid taxes or assessments. THIRD: That the said mortgages. Secondary the pay and the payment of the payment of any of the aforescaid taxes or assessments. THIRD: That the said mortgage or assign may be an account of the payment of any of the aforescaid taxes or assessments. THIRD: That the said mortgage or assign and pay and the term of the payment of any of the aforesaid taxes or assessments. THIRD: That the said mortgage or assign and pay as well taxes and possessments of the payment of a pay of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above coverameta, all and mortgage on its maje an insurance upon an advanced the payment of all mortgage and in aside and the aforesaid taxes or assessments, or in procuring and maintaining insurance as above coveraments, all and the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above coveraments, all and the payment of any of the aforesaid taxes or assessments, or in procuring and a | ner month, on or before the 15th day of each and every month. | Dollars and Deventoy Five cents (\$ 20.75 |
| sterety-occording to-the-terms etsails hy-laws and a certain non-negotiable note bearing even date herewith, occuted by said mortgager. S. J. A. RIBSTONE, MID & Coll. P. PROROG A. RIBSTONE, his wife seconds. The said mortgager. Within forty days after the same becomes due and payable, will may all taxes and assessments which shall be levied upon said lands or report on escenario of themselves or necessarios. The control of the same seconds of the same season of the payment of and on tragger. The property of the same seconds of the same seconds of the payment of any of the desire said the same seconds of the same seconds of the same sa | indebtedness shall be discharged by the cancellation of said stock at maturity, an | d will also pay all fines that may be legally assessed against. Them |
| SECOND: That said mortgage. Second this mortgage of the first heavy the second the said mortgage of the property of the proper | under said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under-my amendments that may be made - | |
| SECOND: That said mortgage. S. within forty days after the same becomes also and payable, will pay all taxes and american which shall be levied upon said lands, or upon, or on seconat of this mortgage, or the individence secured thereby, or upon the interest or state in said insist stated or represented by this mortgage, or by said individences, whether levied against the said mortgage. S. D. P. 1947. Include or control the said mortgage. S. D. 1948. In successor or assigns, or of there is a said mortgage. S. D. 1948. In successor, and the said mortgage. S. D. 1949. The said mortgage debt, by reason of the payment of any of the aforesaid taxe or assessments. Thirds: Thi | S. J. Armstrong and Lelah Frances | Assessment the second of the control of the |
| sonted by this mortgage, or by said indebtedness, whether levied against the said mortgage, is successors or assigns, to any pagents or restored or otherwise, and said mortgage. S. hereby wave any and all claim or right against said mortgage, its successors or assigns, to any pagents or bother or offect against the interest or principal or premium of said mortgage debt, by resen of the payment of any of the aforesential tase or assessments. THIRD: That the said mortgage of pagents in the same of the same of the payment of any of the aforesential tase or assessments and damage by tornado or fire with insuress approved by the mortgage in the same of | | |
| THIRD: That the said mortgages | sented by this mortgage, or by said indebtedness, whether levied against the | secured thereby, or upon the interest or estate in said lands created or repre- |
| THIRD: That the said mortgages | or otherwise; and said mortgagor | and introductions of assigns, to any payment or rebate on assigns, to any payment or rebate on asson of the payment of any of the accessors of assigns, to any payment of any of the accessors of the payment of the pay |
| nado or fare with insurers approved by the mortgagee in the sum of | THIRD: That the said mortgagor Swill also keep all buildings creet | ed and to be erected upon said lands insured against loss and damage by tor- |
| EQUINTII. It said mortgage. Is anaccosed so suggested to the payment of any of the aforesaid taxes on assessments, or in procuring and maintaining insurance as above coveranted, aid mortgage, its successors or assigns may pay such traces and effect 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 | nado or fire with insurers approved by the mortgagee in the sum of security to said mortgage debt, and assign and deliver to the mortgagee all insurance | enty Five Hundred and No/100 dollars, as a further |
| 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 the same are payable as provided in this mortages and in said note and said abvolates, and should the same or any part thereof, remain unpaid for the period of time 20 months, then the affersaid principal sum of Two Interest Five Intuity 80 months are successful as a second said bear at a second said bear and all penalties, taxes and finance permitting shall, at the opticised said to taxages, or its suspense in the said principal sum of Two Intuity and all penalties, taxes and finance permitting shall, at the opticised said to tax as a present of the period of the further payments of monthly installments. Apprais Sement walved. SIXTH: The said mortageors shall pay to the said mortageor or its successors or assigns, the sum of Two Hundred wifty and No/100 Double 10 months of the further payments of monthly installments. SIXTH: The said mortageor shall pay to the said mortageor or its successors or assigns, the sum of Two Hundred wifty and No/100 Double 10 mortageor or shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortageor or legal representative may collect said rents and credit the sum collected less esc of collection, upon said indebtedness, and these promises may be collected by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortageor S. ha.V.C. hereunto set. their hand S and seal. S on the 24th day of January A. D., 1924. S. J. Armstrong (Seal) Lelah Frances Armstrong (Sea | FOURTH: If said mortgagorS_make default in the payment of any of | the aforesaid taxes or assessments, or in procuring and maintaining insurance |
| the same are payable as provided in this mortage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid for the period of three—mortage—mortage dependent of three—mortage dependent of the period of three—mortage dependent of the contrary three departments of the period of t | as above covenanted, said mortgage, its successors or assigns may pay such taxes and effect 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 ofper cent per annum. | |
| Three months, then the sforesald principal sum of. Tyenty Five Hundred and the content of the content with arreanges thereon, and all penuities, taxes and insurance premiums shall, at the option of said mortages, or its assigns, become purble immediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to forclose this mortage, the indebtedness thereby secured shall bear interest from the filling of such forcedsure proceedings at the rate of ten per cent per annum in lieu of the further payments of monthly installments. Appraisement walved. SIXTH: The said mortageor shall pay to the said mortageor or its successors or assigns, the sum of. Two Hundred by the first and No/100 DOLLARS, as a reasonable. attorney's fee in addition to all other legal costs, as often as any legal proceedings are taken to forcedses this mortageo for default in any of its covenants, or as aften as the said mortager or mortagees, may be made defendant any sum tilled ing the title of said property, which sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortageor of legal representative may collect adic 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 mortageor S. ha. Yeberounto settheir hand S. on the24th | the same are navable as provided in this mortgage and in gold note and said hy-laws, and should the same or now part thereof remain unnoid for the paried of | |
| SIXTH: The said mortgagors shall pay to the said mortgage or to its successors or assigns, the sum of Two Hundred Tifty and No/100 DOLLARS, see a reasonable attorney's feel addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenants, or as aften as the said mortgagor or mortgagees, may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgages and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor S. ha.VG. hereunto set. the ir hand S and seal. S on the 24th day of January A. D., 19.24. S. J. Armstrong (Seal) Lelah Frances Armstrong (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned and Lelah Frances Armstrong, his wife to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that. they have 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. (\$3.81 } TREASURER'S ENDORSEMENT Thereby certify that I received \$ A.JD TREASURER'S ENDORSEMENT Thereby certify that I received \$ A.JD TREASURER'S ENDORSEMENT Thereby certify that I received \$ A.JD The probability that I rece | three months, then the aforesaid principal sum of Twenty Five Hundred and me/100 - DOLLARS, | |
| SIXTH: The said mortgagors shall pay to the said mortgage or to its successors or assigns, the sum of Two Hundred Tifty and No/100 DOLLARS, see a reasonable attorney's feel addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenants, or as aften as the said mortgagor or mortgagees, may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgages and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor S. ha.VG. hereunto set. the ir hand S and seal. S on the 24th day of January A. D., 19.24. S. J. Armstrong (Seal) Lelah Frances Armstrong (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned and Lelah Frances Armstrong, his wife to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that. they have 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. (\$3.81 } TREASURER'S ENDORSEMENT Thereby certify that I received \$ A.JD TREASURER'S ENDORSEMENT Thereby certify that I received \$ A.JD TREASURER'S ENDORSEMENT Thereby certify that I received \$ A.JD The probability that I rece | with arrestages thereon, and all penalties, taxes and insurance premiums shall, at the option of said mortgagee, or its successors or its assigns, become payble immediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanding. In the event of legal proceedings to forciose this mortgage, the included the head of the contrary thereof not all the contrary thereof in the contrary the contrary thereof in the contrary thereof in the | |
| Two Hundred Fifty and No/100 Bollars, as a reasonable. Attorney's lee in addition to all other legal costs, as often as any legal proceedings are taken to foreclose this mortgage for default in any of its covenants, or as aften as the said mortgage or mortgagees, may be made defendant in any suit affecting the title of said property, which sum shall be an additional lien on said premises. SEVENTH: As further security for the indebtedness above recited the mortgage hereby assigns the rentals of the above property mortgaged to the mortgage and in case of default in the payment of any monthly installment the mortgage or legal representative may collect said rents and credit the sum collected eless costs of collection, upon said indebtedness, and these promisers may be collected by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgager S. ha.V. hereunto set. the ir hand S and seal. S on the 24th day of January A. D., 19.24. S. J. Armstrong (Seal) Lelah Frances Armstrong (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned and Lelah Frances Armstrong, his wife to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they have 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. (\$321 STATE OF OKLAHOM AS ARMSTRONG AS ARMST | payments of monthly installments. Appraisement waived. | osure proceedings at the rate of ten per cent per annum in new of the further |
| se a reasonable attorney's | SIXTH: The said mortgagors shall pay to the said mortgagee or to its successful to the said mortgage or the s | essors or assigns, the sum of |
| SEVENTH: As further security for the indebtedness above recited the mortgageor 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 or legal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor S. ha V2. hereunto set the ir hand S and seal S on the 24th day of January A. D., 1924. S. J. Armstrong (Seal) Lelah Frances Armstrong (Seal) STATE OF OKLAHOMA, Tulse County, ss. Before me, the undersigned and Lelah Frances Armstrong, his wife to me known to be the identical person Y who executed the within and foregoing instrument, and acknowledged to me that they have 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. TREASURER'S ENDORSEMENT | as a reasonable attorney's fee in addition to all other legal co | sis, as often as any legal proceedings are taken to forcelose this mortange for |
| SEVENTH: As further security for the indebtedness above recited the mortgageor 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 or legal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these promises may be enforced by the appointment of a Receiver by the Court. IN WITNESS WHEREOF, The said mortgagor S. ha V2. hereunto set the ir hand S and seal S on the 24th day of January A. D., 1924. S. J. Armstrong (Seal) Lelah Frances Armstrong (Seal) STATE OF OKLAHOMA, Tulse County, ss. Before me, the undersigned and Lelah Frances Armstrong, his wife to me known to be the identical person Y who executed the within and foregoing instrument, and acknowledged to me that they have 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. TREASURER'S ENDORSEMENT | default in any of its covenants, or as aften as the said mortgagor or mortgagees, r sum shall be an additional lien on said premises. | may be made defendant in any suit affecting the title of said property, which |
| the 24th day of January A. D., 1924. S. J. Armstrong (Seal) Lelah Frances Armstrong (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this Twenty Fourth day of January , 19.24 personally appeared S. J. Armstrong and Lelah Frances Armstrong, his wife to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they have 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) TREASURER'S ENDORSEMENT / 3 481 therein the first of the same and served Receipt No. 1248 (Seal) | SEVENTH: As further security for the indebtedness above recited the mortgages and in ages of default in the navment of any morthly installment the | ortgagor hereby assigns the rentals of the above property mortgaged to the |
| the 24th day of January A. D., 1924. S. J. Armstrong (Seal) Lelah Frances Armstrong (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this Twenty Fourth day of January , 19.24 personally appeared S. J. Armstrong and Lelah Frances Armstrong, his wife to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they have 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) TREASURER'S ENDORSEMENT / 3 481 therein the first of the same and served Receipt No. 1248 (Seal) | collected less cost of collection, upon said indebtedness, and these promises may be | enforced by the appointment of a Receiver by the Court. |
| I Lelah Frances Armstrong (Seal) Lelah Frances Armstrong (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this Twenty Fourth day of January 19.24 personally appeared S. J. Armstrong and Lelah Frances Armstrong, his wife to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they have 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 scal on the date above mentioned. (Seal) W. A. Setser, Notary Public Treesived S. A. D. and issued Beseint No. (348) showed in the date above mentioned. | IN WITNESS WHEREOF, The said mortgagor Sha YOhereunto | sethand_S_and seal_S_on |
| Lelah Frances Armstrong (Seal) STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State, on this Twenty Fourth day of January , 19.24 personally appeared S. J. Armstrong and Lelah Frances Armstrong, his wife to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they have 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 scal on the date above mentioned. (Seal) TREASURER'S ENDORSEMENT (348) there is no the date above mentioned. | the day of Jilluary A. D., 1924 | S. J. Armstrong |
| STATE OF OKLAHOMA, Tulsa | | |
| day of | | Leian Tances Armstrong (Seal) |
| day of | STATE OF OKLAHOMA, Tulsa County, ss. | |
| to me known to be the identical person — who executed the within and foregoing instrument, and acknowledged to me that they haveexecuted 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. (\$3921 Y. A. Setser, | Before me, the undersigned, a | Notary Public in and for said County and State, on this Twenty Fourth |
| to me known to be the identical person \(\frac{9}{2} \) who executed the within and foregoing instrument, and acknowledged to me that they have 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. (\$\frac{5}{2}\frac{21}{2}\frac{2}{2}\frac{5}{2}\frac{1}{2}\frac{2}{3}\frac{4}{3}\frac{1}{3}\frac{4}{3}\frac{1}{3}\fr | day of, 19.24 personally appear | Armstrong his wife |
| that they have 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. (Spalled Spalled Spall | to me known to be the identical person ?w | to executed the within and foregoing instrument, and acknowledged to me |
| uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. (\$3921\$) W. A. Setser, Notary Public TREASURER'S ENDORSEMENT Thereby certify that I received \$ 4.50 TREASURER'S ENDORSEMENT and issued Received No. (348) shorter in the second of the date above mentioned. | that they have executed the same as their free and voluntary act and deed for the | |
| My commission expires on the 6th day of Feby. 1926. W. A. Setser, Notary Public TREASURER'S ENDORSEMENT And issued Received S. 481 should be a set of severe severe set of severe set of severe severe set of severe set of severe set of severe set of severe severe set of severe seve | er and the second of the secon | |
| Thereby certify that I received \$ 4.50 TREASURER'S ENDORSEMENT | | |
| Thereby certify that I received \$ 4.50 TREASURER'S ENDORSEMENT | (Seal) Febv. 1926. | W. A. Setser, Notary Public |
| TREASURER'S ENDORSEMENT I hereby certify that I received \$ | way commission expires on the day of | |
| I hereby certify that I received \$ 20 and issued Receipt No. 1278 therefor in payment of mortgage tax on he within mortgage. Dated this 25 day of 2001, 194. By Deputy. | TREASURER'S ENDORSEMENT 13401 | |
| Dated this 25 gay of Jaw., 19 4. S. By Deputy. | I hereby certify that I received \$ | d Receipt No 278/_therefor in payment of mortgage tax on |
| W. Stuckey County Treasurer By S. B. Deputy. | Dated this 25 day of Can. 10 | |
| Deputy. | W. W. Stucker County Trans | S B |
| 사 때 하는 그리는 한국 원리 의 사 전 등 선 시간 등 소급하는 경우가 하고 우리 회사 가는 데 이 가는 사 사람들이 되고 있다. 그리고 있는 표시 등 생각하는 네 | ALEGORIEI | Deputy, |