MORTGAGE RECORD No. 402

Lot Two (2) and Three (3) in Block Hims (9) of the Hodge Addition to the city of Thies, Oxidions. Stablect to loans of \$2000.00 to Pr. Jone and \$2000.00 to Pr. Jone and \$2000.00 to Oxidions Savings and Loan Association. Heavy centry that I received 16.62 Decigi No.6212. Location provides the Committee of the Committee of Pr. Jone of the Wayne Louising and the Committee of payment in the improvements thereon and appurtenances thereto belonging and warrant the title to the same. The mortage is given to secure the principal num of three Thousand and Ho/100 Three Thousand and Ho/100 DOLAMS The mortage is given to secure the principal num of the committee of the Pr. Jone of the Pr. Jone of the Pr. Jone of the Pr. Jone of the Information of the committee of the Oxford Addition. In oth for \$500.00, on the for \$500.00, dated Doc. 19th, 1922, due in this ty days from date, and one note for \$2500.00, dated Doc. 19th, 1922, due in this ty days from date, and the partners of the Pr. Jone o		REAL ESTATE N			
port field and hereby moregas to. Davemports. Rateleffe & Bronzon, Inc. part X. of the second part, the fallewing described real addits and greeniess situated in the part of the fallewing described real addits and greeniess situated in the part of the fallewing described real addits and greenies situated in the fallewing described real addits and greenies situated in the fallewing described real addits and greenies situated in the fallewing described real addition to the city of Tailog, Optherman. Subject to loans of f2000.00 to f7. Jones and f800.00 to Oklahoma Servings and Jonn Association. Thereby portify that I received Sacket Recipi Nack 21.0. Thereby control that is not the whith mortifets. Dated that 2.1. day of the size of the whith mortifets. Dated that 2.1. day of the size	KNOW ALL MEN BY THESE PRESEN	Mrs, That Mary A. Ryan,	a widow	pa / var 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	dente entreta de construir de
part Y of the second part, the following described real status and precises situated in Commun, State of Calibbons, to-wit: Lot Two (2) and Three (3) in Block Hine (9) of the Hodge Addition to the city of Tules, Cylabons. Subject to Loans of 2000,00 to 'P. Jones and Calibbons. Subject to Loans of 2000,00 to 'P. Jones and Calibbons. Subject to Calibbons. Increase and Calibbons. Increase and Calibbons. Increase and Calibbons. Increase and Calibbons. Increase and Calibbons. Three Brought of Calibbons. Three Thousand and Ho/100 DOLLANS Increase and Calibbons. The state for 'P00,00, deted Dec. 19th, 1922, due in Extraty days from date, interest at 10 per cent from date, and one note for 'P00,00, dated Dec. 19th, 1922, due in thirty days from date, interest at 10 per cent from date. Three of the within indebtofness. Provoted, always, that his instrument is made, excessed and addivered upon the following conditions, to will train and green and accessments of said and when the same shall become day, and the keep all ingrevements in good required to common or allow water to be excessed and delivered upon the following the purposes of the provoted and produced interest and accessments of said and when the same shall become day, and the keep all ingrevements in good required to common or allow water to be excessed and delivered upon the following conditions, to whit train add first part. In other cases and product access. In other cases and product access. In other cases and product access. In a lateral case and product access. In a lateral case and product access. In a lateral case and product access. In a lateral required to the interest and accessments of add to purpose the metage and access. In a lateral required to the lateral case and accessments of a many parts of the purpose to est. In a lateral required to the lateral case and product access. In a lateral required to the lateral case and product access. In a lateral required to the lateral case and product access and product access. In	-	of Tulsa	County, (Oklahoma, part Y. of the fir	st part, haS
part X. of the second part, the following described residents addapted and promises alterated in County, State of Orthobona, nowit: Lot Two (2) and Three (3) in Block Hine (9) of the Hodge Addition to the city of Tules, Orthobona. Subject to leans of f2000,00 to 1%. Jones and Subject to leave the Hodge Addition to the city of Tules, Orthobona. Subject to leave the Hodge Addition to the city of Tules, Orthobona. Interventing that the tree of No. 100,000 to 0 KLahoma Savings and Loun Association. Livering residents in payment leave the wild in motitate leave the motitate in payment leave the wild in motitate. Livering the William motitate in payment leave the wilding of the two thin motitate. Livering the William motitate livering the wilding of the two the motitate in payment livering the wilding of the two the motitate in payment livering the wilding of the two the motitate in payment livering the wilding of the terms of Three Thousand and Ho/100 DOLLAMS Secret there of the orthogonal payment livering the descript productory sate. S	tgaged and hereby mortgage to Daven	port, Ratcliffe & Br	onson, Inc.		
Lot Two (2) and Three (3) in Block Hime (9) of the Hodge Addition to the oity of Feles. Oxichous. Subject to loans of \$2000.00 to Pr. Jones and \$2000.00 to Pr. Jones and \$2000.00 to Oxichous. Subject to loans Servings and Loan Association. Culturers Himsesenth Losepp No. \$25.50. Losepp No. \$25.50. Losepp No. \$25.50. Losepp No. \$25.50. Detect this \$25.50. Detect this \$25.50. WAYNE L DONEY. Comby WAYNE L DON					
Hodge Addition to the city of Tules. Oxishoms. Subject to loans of 2000.00 to 12. Jones and 1800ciation	sa County, State of Oklahoma, to-wit;	parte pi the s	econd part, the following	described real estate and pre-	mises situated in
Hodge Addition to the city of Tules. Oxishoms. Subject to loans of 2000.00 to 12. Jones and 1800ciation					
Hodge Addition to the city of Tules. Oxishoms. Subject to loans of 2000.00 to 12. Jones and 1800ciation		m (6) 1 mm (r		- (0) -0 +1	
FROO. 00 to Oklahoms Savings and Joan Association	Lot	Two (2) and Three (2) se Addition to the ci	ity of Tulsa, O	e (9) or the klehoma.	
Receipt No. 6.2.1.1. Interest in parameters to not the within mortages in given to secure the principal sum of This mortages is given to secure the principal sum of This mortages is given to secure the principal sum of This mortages is given to secure the principal sum of The mortages is given to secure the principal sum of The mortages is given to secure the principal sum of The mortages is given to secure the principal sum of The mortages is given to secure the principal sum of The mortages is given to secure the principal sum of The mortages is given to secure the principal sum of The mortages is given to secure the principal sum of The mortages is given to secure the principal sum of The mortages is given to secure the principal sum of The secure of the rest of 10 per cent, per annum, payable. — In note for 7500.00, dated Dec. 19th, 1922, due in thirty days from date, interest at 10 per cent from date, and one note for 72500.00, dated Dec. 19th, 1922, due in thirty days from date, 11 period, always, that his instrument is made, exceed an delivered upon the fallowing conditions, to-wit: That said drate part— 12 and saven. S. to pay oil faver and secremanned of said fand when the same shall because due, and to keep all improvements in good require to committee or allow waste to be committed on the procuses. 11 is further expressity agreed by and between the parties hereo that if any default be made in the payment of the principal same of this mortages and internal and principal secret. 12 is further expressity agreed by and between the parties hereo that if any default be made in the payment of the principal same of this principal with interest, shall be due and agreed, part by reduced and second part. A. whill be cutilitied to the inmediate possession of medica and all rest and principal second. the while of the same and payment is produced and second part. A. whill be cutilitied to the inmediate possession of medics and all rest and principal secure. 13 constitution of the fart part bey	Sub j 8800	ject to loans of \$200 0.00 to Oklahoma Savi	ings and Loan A	ssociation curers	s 6000
Dated this—Z.day of				Receipt No. 67 / 12_ ther	Gelor III baymene
This mortunge is given to secure the principal sum of Three Thousand and Ho/100 DOLLARS Sterest thereon at the rate of 10. per coat, per annua, puysable					of distribution 174
The mortgage is given to secure the principal sum of Three Thousand and No/100 DOLLARS stored thereon at the rate of 10. per cost, per annum, payable. —	all the improvements thereon and appur	rtenances thereto belonging and w	arrant the title to the sam	MYANG I'' I	OICKEY, County
aterest thereon at the rate of 10 per cent, per ansum, payable. —				**********	-(-)
never thereon at the rate of 10 per cest, per annum, payable. —					
Ing to the terms of two estata promissory note. S. described as follows, to-wit: 1 note for \$500.00, dated Dec. 19th, 1922, due in thirty days from date, interest at 10 per cent from date, and one note for \$2500.00, dated Dec. 19th, 1922, due in thirty days from date, interest at 10 per cent from date. Provided, always, that this instrument is made, excented and solvered upon the following conditions, to-wit: That said first part.— hereby als.— and agree. S. to pay all taxes and assocsaments of and and when the same shall become due, and the weep all improvements in good repair to committed to the committed on the premises. It is further expressly agreed by and between the parties hereby that if any default be made in the payment of the principal amount of allow what to be ecombited on the premises. It is further expressly agreed by and between the parties hereby that if any default be made in the payment of the principal amount of the mortage may be foreclosed and second part. Y. shall be contibled to the immediate possession of materia shall be due and paymble, and this mortage may be foreclosed and second part. Y. shall be contibled to the immediate possession of materia and profits therein, or the taxes, but any the shall be contibled to the immediate possession of materia and profits therein, or the taxes, but and the mortage may be foreclosed and second part. Y. shall be contibled to the immediate possession of materia and profits therein and accounts of the continuents of the first part berein and accounts. But and the payment is a shall be and the shall be an advantage and accounts of the first part. Y of the first part, for said consideration, to be a shall be an advantage and accounts of the first part. Y of the first part is a shall be an advantage and payment of the first part. Y of the first part of the first part.					
1 note for \$500.00, dated Dec. 19th, 1922, due in thirty days from date, interest at 10 per cent from date, and one note for \$2500.00, dated Dec. 19th, 1922, due in thirty days from date, interest at 10 per cent from date. Widence of the within indebtedness. Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first pure. It is committed on the president of said land when the same shall become due, and to keep all improvements in good repair to commit or allow waste to be committed on the president. It is further expressly agreed by and between the parties hervice that if any default be made in the payment of the province and interest installations, or incase of the breach of any voceanst herric contained, the whole of said principal riths interest, shall be doe and payable, and this mortgage may be foreclosed and second part. I shall be cuttified to the immediate possession of mines and all tenses and profits thereof. Said part. I of the first part increby agree. S., that in the event action is brought to foreclose this mortgage. Sho will pay a said attorney's ree ofTen and No/100 and ten percent_of the amount remaining unpaid obligation, and stay laws in Oklahoma. Dated this19thday of	interest thereon at the rate of 10, per c	cont, per annum, payable	annually	from date .	**************
interest at 10 per cent from date. Provided, atways, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first part. hereby made. and agree	ding to the terms of	certain promissory noteS	described as	follows, to-wit:	
Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That and first part. hereby and	1 note for f from date, i 2500.00, da interest at	2500.00, dated Dec. Interest at 10 per cented Dec. 19th, 1922, 10 per cent from dat	9th, 1922, due ent from date, and due in thirty se.	in thirty days and one note for days from date,	
and agree. S. to pay all taxes and assossments of said land when the same shall become due, and to keep all improvements in good repair of to committ or allow waste to be committed on the premises. It is nurther expressly agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this mortgage interest installment, or the taxes, incurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal rith interest, shall be due and payable, and this mortgage may be foreclosed and second part. X. shall be critical to the immediate possession of mineses and all rents and profits thereof. Said part. Y. of the first part hereby agree. S., that in the event action is brought to foreclose this mortgage, She will pay a naile attorney's fee of Ten and No/100 and ten per cent. of the amount remaining unpaid ollars. The mortgage also secures. Part. Yof the first part, for said consideration, do hereby expressly waive appraisement of said real estate and all benefit of the tend, exemption and stay laws in Okiahoma. Detent this 19th day of December 19 22. Party A. Ryan SEAL SEAL OF OKLAHOMA, County of Tulsa, a Notary Public in and for said County and State, on this 19th December 19 22 personally appeared A Notary Public in and for said County and State, on this 19th December 19 22 personally appeared A D. 1926. Notary Free and voluntary act and deed, for the uses and purposes therein set forth. Witness my signature and critical seat the day and year last above written. May 11th, 1926. (Sgal) Marie B. Kneidl, Notary Public in the parties B. Kneidl, Notary Public. It hereby certify that this instrument was filed for record in my office on 21 day of 1980 1980 19.22.	evidence of the within	indebtedness.			
and agree. S. to pay all taxes and assossments of said land when the same shall become due, and to keep all improvements in good repair of to committ or allow waste to be committed on the premises. It is nurther expressly agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this mortgage interest installment, or the taxes, incurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal rith interest, shall be due and payable, and this mortgage may be foreclosed and second part. X. shall be critical to the immediate possession of mineses and all rents and profits thereof. Said part. Y. of the first part hereby agree. S., that in the event action is brought to foreclose this mortgage, She will pay a naile attorney's fee of Ten and No/100 and ten per cent. of the amount remaining unpaid ollars. The mortgage also secures. Part. Yof the first part, for said consideration, do hereby expressly waive appraisement of said real estate and all benefit of the tend, exemption and stay laws in Okiahoma. Detent this 19th day of December 19 22. Party A. Ryan SEAL SEAL OF OKLAHOMA, County of Tulsa, a Notary Public in and for said County and State, on this 19th December 19 22 personally appeared A Notary Public in and for said County and State, on this 19th December 19 22 personally appeared A D. 1926. Notary Free and voluntary act and deed, for the uses and purposes therein set forth. Witness my signature and critical seat the day and year last above written. May 11th, 1926. (Sgal) Marie B. Kneidl, Notary Public in the parties B. Kneidl, Notary Public. It hereby certify that this instrument was filed for record in my office on 21 day of 1980 1980 19.22.					
and agree. S. to pay all taxes and assossments of said land when the same shall become due, and to keep all improvements in good repair of to committ or allow waste to be committed on the premises. It is nurther expressly agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this mortgage interest installment, or the taxes, incurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal rith interest, shall be due and payable, and this mortgage may be foreclosed and second part. X. shall be critical to the immediate possession of mineses and all rents and profits thereof. Said part. Y. of the first part hereby agree. S., that in the event action is brought to foreclose this mortgage, She will pay a naile attorney's fee of Ten and No/100 and ten per cent. of the amount remaining unpaid ollars. The mortgage also secures. Part. Yof the first part, for said consideration, do hereby expressly waive appraisement of said real estate and all benefit of the tend, exemption and stay laws in Okiahoma. Detent this 19th day of December 19 22. Party A. Ryan SEAL SEAL OF OKLAHOMA, County of Tulsa, a Notary Public in and for said County and State, on this 19th December 19 22 personally appeared A Notary Public in and for said County and State, on this 19th December 19 22 personally appeared A D. 1926. Notary Free and voluntary act and deed, for the uses and purposes therein set forth. Witness my signature and critical seat the day and year last above written. May 11th, 1926. (Sgal) Marie B. Kneidl, Notary Public in the parties B. Kneidl, Notary Public. It hereby certify that this instrument was filed for record in my office on 21 day of 1980 1980 19.22.					
Interest installment, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal ridit interest, shall be due and payable, and this mortgage may be foreclosed and second part. X. shall be entitled to the immediate possession of emises and all rents and profits thereof. Said part. Y. or the first part hereby agree S., that in the event action is brought to foreclose this mortgage. She will pay a abile attorney's fee of Ten and No /100 and ten per cent of the amount remaining unperiod. Part. Yor the first part, for said consideration, do hereby expressly walve appraisement of said real estate and all benefit of the test, exemption and stay laws in Oklaboma. Dated this 19th day of December 19.22. Part N. Ryan SEAL. SEAL. SEAL. SEAL. December 19. A. Ryan a Nothery Public in and for said County and State, on this 19th December 19. A. Ryan, a Widow Known to be the identical person. who executed the within and foregoing instrument and acknowledged to me that her free and voluntary act and deed, for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. May 11th, 1926. (Seal) Harie B. Eneidl, Notary Public to the page of the contract	antS and agreeS. to pay all taxes	and assessments of said land when			
able attorney's fee ofTen_and_No_/100_and_ten_per_cent_of_the amount_remaining_unpaidblans, this mortgage also secures. PartXof the first part, for said consideration, dohereby expressly waive appraisement of said real estate and all benefit of the tead, exemption and stay laws in Oklahoma. Dated this19thday ofDecember	ny interest installment, or the taxes, inst	urance premiums, or in case of the and this mortgage may be foreclose	e breach of any covenant	herein contained, the whole	of said principal
able attorney's fee ofTen_and_No_/100_and_ten_per_cent_of_the amount_remaining_unpaidblans, this mortgage also secures. PartXof the first part, for said consideration, dohereby expressly waive appraisement of said real estate and all benefit of the tead, exemption and stay laws in Oklahoma. Dated this19thday ofDecember	Said part	agree.S, that in the event action :	is brought to foreclose this	mortgage, she	will pay a
Part Yof the first part, for said consideration, do	onable attorney's fee of				paid DOLLARS,
Pated this. 19th day of December 10 22. Pary A. Ryen SEAL SEAL SEAL OF OKLAHOMA, County of Tulse Before me,	PartY of the first part, for said consi		by expressly waive apprais	sement of said real estate and	all benefit of the
SEAL. SEAL. SEAL. SOF OKLAHOMA, County of Tulsa , ss: Defore me,			, 22.		
Before me,	natura this		Ferv A	Rvan	
Before me,			\$7.000 A		SEAL.
December 19. 22 personally appeared. Notary Public in and for said County and State, on this 19th Plary A. Ryan, a widow Rhown to be the identical person. who executed the within and foregoing instrument and acknowledged to me that she are and voluntary act and deed, for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. In the signature and official seal the day and year last above written. It hereby certify that this instrument was filed for record in my office on 21 day of Dec. A. D., 19.22. 9:10 o'clock A. M. Book 402, Page 162		and the same of th	*************************************	Fetaning	SEAL.
December 19. 22 personally appeared. Notary Public in and for said County and State, on this 19th Plary A. Ryan, a widow Rhown to be the identical person. who executed the within and foregoing instrument and acknowledged to me that she are and voluntary act and deed, for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. In the signature and official seal the day and year last above written. It hereby certify that this instrument was filed for record in my office on 21 day of Dec. A. D., 19.22. 9:10 o'clock A. M. Book 402, Page 162					
December 19. 22 Nary A. Ryan, a widow known to be the identical person who executed the within and foregoing instrument and acknowledged to me that. She executed her free and voluntary act and deed, for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. In hereby certify that this instrument was filed for record in my office on. 21 day of. Dec. A. D., 19.22. 9:10 o'clock A. M. Book 402, Page. 162	TE OF OKLAHOMA, County of Tul	.58			
Mary A. Ryan, a widow known to be the identical person who executed the within and foregoing instrument and acknowledged to me that. She executed her free and voluntary act and deed, for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. In the signature and official seal the day and year last above written. It hereby certify that this instrument was filed for record in my office on 21 day of Dec. A. D., 19.22. 9:10 o'clock A. M. Book 402, Page 162			fotony. Dublic in and fou co	id County and State on this	19th
known to be the identical person	Before me,	, a N			
known to be the identical person	Before me,	, a N	h	***************************************	
known to be the identical person	Before me,	, a N	h	***************************************	
her free and voluntary act and deed, for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. May 11th, 1926. (Seal) Harie B. Kneidl, Notary Public. I hereby certify that this instrument was filed for record in my office on 21 day of Dec. A. D., 1922. 9:10 o'clock A. M. Book 402, Page 162	Before me, December	22, personally appeared			
I hereby certify that this instrument was filed for record in my office on 21 day of Dec. A. D., 19.22 9:10 o'clock A. M. Book 402, Page 162	Before me, December Ma	, a N , personally appeared			
I hereby certify that this instrument was filed for record in my office on 21 day of Dec. A. D., 19.22. 9:10 o'clock A. M. Book 402, Page 162	Before me, December Na Example known to be the identical person	, a N , personally appeared	g instrument and acknowl	edged to me that She	
9:10o'clock_ A.e.M. Book 402, Page162	December of December of Isa de known to be the identical person	no executed the within and foregoin that act and deed, for the uses an the day and year last above written	g instrument and acknowl	edged to me that She	oxeguted
	Before me, December Na Example known to be the identical person where we have the many free and your witness my signature and official seal to commission expires. May 11th,	, a N , a N , a N , a N , a N , a N , a N , a N , a Widow ary A. Ryan, a Widow are executed the within and foregoin attary act and deed, for the uses an the day and year last above written 1926. (Seal)	g instrument and acknowl d purposes therein set for t. Harie	edged to me that She th. B. Kneidl,	
	Before me, December Na known to be the identical person wh ame as her free and youn Witness my signature and official seal to commission expires. May 11th, I hereby certify that this instrument was	no executed the within and foregoin nary act and deed, for the uses an the day and year last above written 1926. (Seal)	g instrument and acknowl d purposes therein set for t. Harie	edged to me that She th. B. Kneidl,	
	nown to be the identical person	personally appeared ry A. Ryan. a widow of executed the within and foregoin that a second ry and year last above written 1926. (Seal)	g instrument and acknowl d purposes therein set for t. 	edged to me that She th. B. Kneidl, Dec.	