I will be a second for more than the second of the second

This instruments the file for regards on the		STATE OF OKLAHOMA, Tulsa County,ss.	
THE NUMBEROUSE, Make takes	FROM	This instrument was filed for record on the 14th day of	
THIS ENDERTURE, Mest this. 15th. down. Details. Detail		and duly recorded in Book 408 on page 1	
THIS INDESTURE, Made this . 1811. Lay of OSTODO AD AD 192. Lebenes.  SERIES GRAPTON AND ROBOT ON CONTON ON	<b>TO</b>	Fees \$	
THIS INDESTURE, Made this . 1811. Lay of OSTODO AD AD 192. Lebenes.  SERIES GRAPTON AND ROBOT ON CONTON ON		O. D. Lawson,	
THIS NORTHER, Made this 125th, day of October AD, 100 to 15th, day of Districts  of TULES. General Control and ROBE SERVICE  of TULES. SERVICE			
See Service of This Courty, in the Bases of Children.    A. P. P. P. 18   Courty, in the Bases of Children.   A. P. P. P. 18   Courty of the second part.   WINNESSETH, That sail part. 2019 of the first part, in confidential of the sum of	571		
The receipt of which is their part, seed of Challense.  THE RECEIPT TO THOUSAGE A STATE AND THE ACT OF THE STATE AND THE STATE A	THIS INDENTURE, Made this LOTH day of OGU-	OD GT, A. D. 192 5_, between	
of Talas, County, Ocida. Talas, Oc	of Tulsa County, in the State of	Oklahoma, part 1es of the first part, and	
WINTERSETH, That sail part, 200, of the for part, it consideration of them and Deltar, 200, 200, 200, 200, 200, 200, 200, 20	A. Pepis		
The complete of which is heavy acknowledged, but. — 19th as present great, burgain, self and convey unto said part. — of the second part. — before and assigns, all the following described and enths situated in	of Tulsa County, Okla.	partof the second part:	
the receipt of which is hearly advanceded, dot., by these presents great, length, all and energy must neith gent. — of the second part —	Two Thousand and no 100		
and assigns, at the fellowing described real annea situated in	the receipt of which is hereby acknowledged, doby these presents grant, ba	rgain, sell and convey unto said part of the second partheirs	
All of the South fifty (50) feet of Lot Two (2) in Block One Hundred Sighty Four (184) of the Original Pornatis of Rules, Olls, scoord flag to the Recorded 1.18 there's con- grade of Rules, Olls, scoord flag to the Recorded 1.18 there's con- grade of Rules, Olls, scoord flag to the Recorded 1.18 there's con- grade of Rules, Olls, scoord flag to the Recorded 1.18 there's con- grade of Rules, Olls, scoord flag to the Recorded 1.18 there's con- grade of Rules, or the Recorded Interest of Rules, or the Recorded Interest of Rules, or the Rules of Rul	and assigns, all the following described real estate situated inTuls	a County and State of	
One Hundred Eighty Four (194) of the Original Townstee of Tules Dulla, special northease of Tules Dulla, special northease of 5000. In favor of The Suprish Dulla, special northease of 5000. In favor of The Tules Building and Losa Assa'n.  The Assayshans Embogsement The Control of the Suprish Dulla, special northease of the Suprish Dulla			
of Talsa, Ozla, according to the Recorded Lat thereoff— subject to 8 prior mortgage of 55000. In favor of The These Building and Loan Ass'n.  Treatify that I received a long the second of the second line	All of the South fifty (50	) feet of Lot Two (2) in Block	
Sulf jord to & prior mortgage of \$5000. In favor of The Tries Building and Loan Ass'n,  The Sulfish Building and Loan Ass'n,  The County of the Sulfish Building and Loan Ass'n,  The County of the Sulfish Building and Building and Sulfish Building and Sulfish Building and Building and Building and Building and Sulfish Building and Bui	of Tulsa, Okla, according	to the Recorded Plat thereof	
The convergence is intended as a mortgage to secure the payment of the confidence of	subject to a prior mortgage	e of \$5000. in favor of The	
To have and to hold the some, together with all and singular the tenements, breditaments and appropriagate the indiring, or in anywise appertition for over.  This conveyance is intended as a mortage to secure the payment of the control of the con	rursa burruring and noah as		
To have and to hold the some, together with all and singular the tenements, breditaments and appropriagate the indiring, or in anywise appertition for over.  This conveyance is intended as a mortage to secure the payment of the control of the con		TREASURER'S ENDORSEMENT	
To have and to hold the some, together with all and singular the tenements, breditaments and appropriagate the indiring, or in anywise appertition for over.  This conveyance is intended as a mortage to secure the payment of the control of the con		y certify that I received \$ and iso	
To have and to hold the some, together with all and singular the tenements, breditaments and appropriagate the indiring, or in anywise appertition for over.  This conveyance is intended as a mortage to secure the payment of the control of the con		therefor in payment of mois	
To have and to held the some, together with all and singular the tenements, hereditaments and apputsessoric jeerquite belowing, or in anywise appertaining forces.  This conveyance is intended as a mortgage to secure the payment of		19 600 01 1142	
This conveyance is intended as a mortgage to secure the payment of One promises of the provision of the conveyance is intended as a mortgage to secure the payment of One promises of the provision of the conveyance is intended as a mortgage to secure the payment of One promises of the provision of the conveyance is intended as a mortgage to secure the payment of One promises of the provision of		WATEL DICKEY, County Trees	
That conceptures in intended as mortgage to secure the payment of Die promises Prints. of even date berewith. One for \$.2000.00 day Die Gember 1.2, 1992 192.  made to		tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-	
or order, payable at. First 1.81.1. Bank. This according to the continuous per co	This conveyance is intended as a mortgage to secure the payment of	Onepromissory noteof even date here-	
or order, payable at. First 1.91.1. Bamir. Fullsa  or order, payable at. First 1.92.1. Bamir. Fullsa  with	with. One for \$ 2000.00 due December 12, 19	22	
or order, payable at. First not 1. Bank. Tules  with			
Said first part_0.63, hereby covenant. that. \$\text{they}\$ QPS			
Seit first part 168, hereby covenant. that. they grs	or order, payable at First Nat'l. Bank, Tulsa		
Said first part. 193. hereby covenant	withper cent interest per annum, payable semi-annually and signed by		
of said premises and that they are free and clear of all incumbrances	Said first parties hereby covenant that they are	owner. S in fee simple	
That. they. J. will warmy and defend the same against the lawful claims of all persons whomsover. Said first part. 1, 26,5 are	of said premises and that they are free and clear of all incumbrances.		
premises in the sum of \$.42004	the	Il persons whomsoever. Said first part. 1 @Sagreeto insure the buildings on said	
Said first part. 1.9.9. further expressly agree	premises in the sum of \$1000. Said first part. 193		
sas attorney's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and that same shall be a further charge and lien upon said premises described in this mortgage, and the same unt thereon shall be recovered in said forestown:  Now if said first part. 1,983, shall pay or cause to be paid to said second part.  Of money in the above described note. — mentioned, together with the interest thereon according to the terms and tenor of said note. — mentioned, together with the interest thereon according to the terms and tenor of said note. — mentioned, together with the interest thereon according to the terms and tenor of said note. — mentioned, together with the interest thereon according to the terms and tenor of said note. — mentioned, together with the interest thereon according to the terms and tenor of said note. — mentioned, together with the interest thereon according to the terms and tenor of said note. — mentioned, together with the interest thereon according to the terms and tenor of said note. — mentioned, together with the interest thereon according to the terms and tenor of said note. — mentioned, together with the interest thereon according to the terms and tenor of said note. — mentioned to the part of the said premises, or any part thereof, are not paid before delinquent, then the mortgage, and the said premises, and the said premises. Said first part, 1,928-waive. — notice of election to declare the whole debt due as above and gas and all states and said premises.  Said first part, 1,928-waive. — notice of election to declare the whole debt due as above and the say, valuation or appraisement laws.  That — consideration of the sum of — said part, 1,928 —	Said first part 198, further expressly agree. that in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose		
in any judgment or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured.  Now it said first part, 1.98, shall pay or cause to be paid to said second part.  of money in the above described note	as attorney's or solicitor's fees therefor, in addition to all other statutory fee	as attorney's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the	
aum	in any judgment or decree rendered in action as aforesaid, and collected, and	in any judgment or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured.	
force and effect. If said insurance is not effected and maintained, or if any and all taxes and assessments which are or may be levied and assessed lawfully against said premises, or any part thereof, are not paid before delinquent, then the mortgage. 9. may effect such insurance or pay such taxes and assessments and shall be allowed interest thereon at the rate of per cent per annum, until paid, and this mortgage shall stand as security for all such payments; and if said sum or sums of money or any part thereof is not paid when due, or if such insurance is not effected and maintained or any taxes or assessments are not paid before delinquent, the holder of said note and this mortgage may elect to declare the whole aum or sums and interest thereon due and payable at once and proceed to collect said debt including attorney's fees, and to forcelose this mortgage, and shall become entitled to possession of said permises.  Said first part	sum of money in the above described notementioned, to	gether with the interest thereon according to the terms and tenor of said note	
said premises, or any part thereof, are not paid before delinquent, then the mortgage. Imany affect such insurance or pay such taxes and assessments and shall be allowed interest thereon at the rate of	force and effect. If said insurance is not effected and maintained, or if any	and all taxes and assessments which are or may be levied and assessed lawfully against	
said sum or sums of money or any part thereof is not paid when due, or if such insurance is not effected and maintained or any taxes assessments are not paid before delinquent, the holder of said note	said premises, or any part thereof, are not paid before delinquent, then the more	tgage. 9may effect such insurance or pay such taxes and assessments and shall m, until paid, and this mortgage shall stand as security for all such payments; and if	
collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said permises.  Said first part. 1.95.waivenotice of election to declare the whole debt due as above and also the benefit to say, valuation or appraisement laws. IN WITNESS WHEREOF, said part. 1.65. of the first part ha. V. hereunto set. 1.10.17. hand. S. the day and year first above written.  Sam. Zarrow	said sum or sums of money or any part thereof is not paid when due, or if such insurance is not effected and maintained or any taxes or assessments are not paid before		
IN WITNESS WHEREOF, said part. ASS. of the first part ha. VS. hereunto set. DELY. Hand. S. the day and year first above written.  SEM ZATYOW  ROSO ZATYOW  KNOW ALL MEN BY THESE PRESENTS:  That	collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said permises.  Said first part 10 Surius — notice of election to declare the whole debt due as above and also the benefit to stay, valuation or appraisement laws.		
KNOW ALL MEN BY THESE PRESENTS:  That	IN WITNESS WHEREOF, said part 195 of the first part ha-	Ve hereunto sethand_S the day and year first above written.	
KNOW ALL MEN BY THESE PRESENTS:  That		Rose Zarrow	
That			
named mortgagee in consideration of the sum of	KNOW ALL MEN BY THESE PRESENTS:		
in hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey untohheirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the covenants therein centained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgageehahereunto sethandthisday of	named mortgagee in consideration of the sum of	DOLLARS,	
hheirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the covenants therein centained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgageehahereunto set	toin hand paid, the receipt whereof is hereby ack	snowledged, dohereby sell, assign, transfer, set out and convey unto	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgagee. ha. hereunto set. hand. this day of	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	de la companya de la	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgagechahereunto sethandhandthisday of	covenants therein contained.		
IN WITNESS WHEREOF, The said mortgagee. hahereunto sethandthisday of		vertheless, to the conditions therein contained.	
STATE OF OKLAHOMA, Tulsa County, ss.  Before me. Harry White a Notary Public in and for said County and State on this 13th day of Oct., 1922, personally appeared. Sam Jarow. and Boso Zarow.  to me known to be the identical person. S. who executed the above instrument and acknowledged to me that they executed the same as thair free and voluntary act and deed for the uses and purposes therein set forth.	IN WITNESS WHEREOF, The said mortgagee ha hereun	nto setthisday of	
instrument and acknowledged to me that		***************************************	
instrument and acknowledged to me that	Plant La		
instrument and acknowledged to me that	STATE OF OKLAHOMA, TULISA County,	88.  a Nature Public in and for said County and Steen	
instrument and acknowledged to me that	on this 13thday of Oct. 1922. personally apper	red Com Zarow and Boso Zarow	
forth.	**************************************	to me known to be the identical person. S. who executed the above	
	instrument and acknowledged to me that	their-free and voluntary act and deed for the uses and purposes therein set	
My commission expires ESV 7, 192.5, (1981) HETTY VALUE.  Notary Public.	WITNESS my official hand and seal the day and year above set fort	th.	
	My commission expires	My commission expires. LESY 7, 192.5 . (SERI) RELECT VITE 69.  Notary Public.	