## MORTGAGE RECORD NO. 408

	This instrument was filed for record on the 1.9th day of April 192 2:10 o'clock P. M. 408 781
किस मुक्त कर पूर्व के प्रकृत के किस के के के के किस कर के किस कर के किस कर के किस के किस के किस के किस कर किस क 	and duly recorded in Bookon pageon
: : : : : : : : : : : : : : : : : : :	Fees \$
	(Seal) Brady Brown. County Clerk,
	<del></del>
THIS INDENTURE, Made this	April A.D. 192 3, between, me, his wife,
Tulsa Company	ate of Oklahoma,of the first part, and
J. C. Wood	ate of Okianomia,
Tulsa	part V. of the second part:
WITNESSETH. That said parti AS of the first part, in consideration of	f the sum of
One Thousand and no/100	Dollars
the receipt of which is hereby acknowledged, doby these presents gran and assigns, all the following described real estate situated in	nt, bargain, sell and convey unto said part_Y_ of the second part_hisheir TulseCounty and State of
Lot Four (4), Block Four (the city of Tulsa, Tulsa Cto the recorded plat there	There's any and in any and in superent of morroage tex on the wind to me.
	Dated this 19 Opail 1923.
	WAYNE L. BICK 21, County Treasurer
	W. James
	Deputy
To have and to hold the some, together with all and singular	r the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
taining forever.	t ofoneof even date her
This conveyance is intended as a mortgage to secure the payment	t of
with. One for \$_4000.000	1818-33-1
J. C. Wood	
MAGE 10-10-10-10-10-10-10-10-10-10-10-10-10-1	
withEightper cent interest per annum, payable semi-	
J. O. Browne and D. M. Br	cowne, his wife
and lead they ar	cowne, his wife
Said first parties hereby covenant that they are of said premises and that they are free and clear of all incumbrances ex	covne, his wife to theowner.S in fee simple coept first mortgage to Calvert Mtg. Co. dated
Said first pariles hereby covenant that they are of said premises and that they are free and clear of all incumbrances ex Jane 22, 1923, in amount \$3,400,00  That they have  The V will warrant and defend the same against the lawful claim.	cowne, his wife  ce theowner S in fee simple coept first mortgage to Calvert Mtg. Co. dated
Said first part 98 hereby covenant that they are free and clear of all incumbrances ex Jan 22, 1923, in amount \$3,400.00  That they have  the X will warrant and defend the same against the lawful claim premises in the sum of \$1,000.00 for the benefit of the mortga agree to pay all taxes and assessments lawfully assessed on said premises in the sum of \$1,000.00 for the said mortgagers are to pay all taxes and assessments lawfully assessed on said premises are sherein provided, the mortgagor will pay to the said mortgage as attorney's or solicitor's fees therefor, in addition to all other statutor same shall be a further charge and lien upon said premises described in tin any judgment or decree rendered in action as aforesaid, and collected. Now if said first part 198. shall pay or cause to be paid to so sum ———————————————————————————————————	cound, his wife  cound, his wife  cound the country and encumber the same, an as of all persons whomsoever. Said first part 188 agree to insure the buildings on sai agree and maintain such insurance during the existance of this mortgage. Said first part 188 agree to insure the buildings on sai agree and maintain such insurance during the existance of this mortgage. Said first part 188 agree to insure the buildings on sai agree and maintain such insurance during the existance of this mortgage. Said first part 188 agree to insure the buildings on sai agree and the said for for foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure. Dollary fees; said fee to be due and payable upon the filing of the petition for foreclosure and this mortgage, and the amount thereon shall be recovered in said foreclosure suit and include, and the lien thereof enforced in the same manner as the principal debt hereby secured. aid second part 148  ed, together with the interest thereon according to the terms and tenor of said note
Said first part 98 hereby covenant that they are for all incumbrances ex Jan. 22, 1923, in amount \$3,400.00  That they have  the X will warrant and defend the same against the lawful claim premises in the sum of \$1,000.00 for the benefit of the mortga agree to pay all taxes and assessments lawfully assessed on said premises in the sum of \$1,000.00 for the benefit of the mortga agree to pay all taxes and assessments lawfully assessed on said premises and safe in provided, the mortgagor will pay to the said mortgage as attorney's or solicitor's fees therefor, in addition to all other statutor same shall be a further charge and lien upon said premises described in tin any judgment or decree rendered in action as aforesaid, and collected. Now if said first part 198. shall pay or cause to be paid to sa sum. for one of money in the above described note. mentione and shall make and maintain such insurance and pay such taxes and asset force and effect. If said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent, then the be allowed interest thereon at the rate of 1911. per cent per said sum or sums of money or any part thereof is not paid when due, or if delinquent, the holder of said note. and this mortgage may elect to collect said debt including attorney's fees, and to forcelose this mortgage. Said first part. waive. notice of election to declare the IN WITNESS WHEREOF, said part 198. of the first part	good right and authority to convey and encumber the same, an as of all persons whomsoever. Said first part 198 agree
Said first part OS hereby covenant that they are free and clear of all incumbrances OX Jan. 22, 1923, in amount \$3,400.00  That they have  Said first part 198, further expressly agree. that in case same as herein provided, the mortgagor will pay to the said mortgage as attorney's or solicitor's fees therefor, in addition to all other statutor same shall be a further charge and lien upon said premises described in the in any judgment or decree rendered in action as aforesaid, and collected. Now if said first part 198, shall pay or cause to be paid to so sum. ————————————————————————————————————	good right and authority to convey and encumber the same, and as of all persons whomsoever. Said first part 188 agree
Said first part es hereby covenant that they are for all incumbrances ex Jan. 22, 1923, in amount 3, 400.00  That they have  the Y will warrant and defend the same against the lawful claim premises in the sum of \$\frac{1}{2}, 000.00\$ for the benefit of the mortga agree to pay all taxes and assessments lawfully assessed on said prem Said first part 1981. further expressly agree. that in case ame as herein provided, the mortgagor will pay to the said mortgage as attorney's or solicitor's fees therefor, in addition to all other statutor same shall be a further charge and lien upon said premises described in the in any judgment or decree rendered in action as aforesaid, and collected. Now if said first part 1982, shall pay or cause to be paid to sature and shall make and maintain such insurance and pay such taxes and asset force and effect. If said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent, then the be allowed interest thereon at the rate of 1911. per cent per said sum or sums of money or any part thereof is not paid when due, or if delinquent, the holder of said note. and this mortgage may elect to collect said debt including storney's fees, and to forcelose this mortgage, Said first part waive. notice of election to declare the IN WITNESS WHEREOF, said part 1983 of the first part IN WITNESS WHEREOF, said part 1985.	cound, his wife  to the
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Said first part 98 hereby covenant that they are free and clear of all incumbrances ex Jan 22, 1923, in amount 3, 400.00  That they have  The Jan 42, 1923, in amount 3, 400.00  That they have  The Jan 42, 1923, in amount 43, 400.00  That they have  The Jan 42, 1923, in amount 43, 400.00  That they have  The Jan 42, will warrant and defend the same against the lawful claim premises in the sum of \$1, 000.00 for the benefit of the mortga agree to pay all taxes and assessments lawfully assessed on said premises may be a satterney's or solicitor's fees therefor, in addition to all other statutor same shall be a further charge and lien upon said premises described in the in any judgment or decree rendered in action as aforesaid, and collected. Now if said first part 198, shall pay or cause to be paid to saw 198. The said shall make and maintain such insurance and pay such taxes and asserforce and effect. If said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent, then the be allowed interest thereon at the rate of 199 per cent per said sum or sums of money or any part thereof is not paid when due, or if delinquent, the holder of said note and this mortgage may elect to collect said debt including attorney's fees, and to foreclose this mortgage. Said first part 198 waive notice of election to declare the IN WITNESS WHEREOF, said part 198 of the first part KNOW ALL MEN BY THESE PRESENTS:	good right and authority to convey and encumber the same, and as of all persons whomsoever. Said first part 198 agree
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Said first part 198 hereby covenant that they are for all incumbrances ex Jan 22, 1923, in amount 43,400,00  That they have  The Y will warrant and defend the same against the lawful claim premises in the sum of \$1,000,00 for the benefit of the mortga agree to pay all taxes and assessments lawfully assessed on said premises in the sum of \$1,000,00 for the benefit of the mortga agree to pay all taxes and assessments lawfully assessed on said premises are the sum of \$1,000,00 for the benefit of the mortga agree that in case same as herein provided, the mortgagor will pay to the said mortgage as attorney's or solicitor's fees therefor, in addition to all other statutor same shall be a further charge and lien upon said premises described in the in any judgment or decree rendered in action as aforesaid, and collected. Now if said first part 198 shall pay or cause to be paid to saw of money in the above described note mentione and shall make and maintain such insurance and pay such taxes and asserforce and effect. If said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent, then the be allowed interest thereon at the rate of per cent per said sum or sums of money or any part thereof is not paid when due, or if delinquent, the holder of said note and this mortgage may elect to collect said debt including attorney's fees, and to foreclose this mortgage, Said first part 198 waive notice of election to declare the IN WITNESS WHEREOF, said part 198 of the first part the part for the first part in a first part for the first part in hand mortgagee in consideration of the sum of in hand mortgagee in consideration of the sum of in hand paid, the receipt whereof is hereby the in hand paid, the receipt whereof is hereby the part in hand paid, the receipt whereof is hereby the part	good right and authority to convey and encumber the same, are sof all persons whomsoever. Said first part 198 agree
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Said first part 193 hereby covenant that they are free and clear of all incumbrances ex Jan. 22, 1923, in amount 3, 400.00  That they have	counce, his wife  co the  compt first mortgage to Calvert Mtg. Co. dated  good right and authority to convey and encumber the same, ar  so of all persons whomsoever. Said first part 183 agree to insure the buildings on as  agee and maintain such insurance during the existance of this mortgage. Said first part 183  misses before delinquent.  co of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose. One Hundred and no/100. Dolla  ry fees; said fee to be due and payable upon the filing of the petition for foreclosure and this mortgage, and the amount thereon shall be recovered in said foreclosure suit and include, and the lien thereof enforced in the same manner as the principal debt hereby secured, and second part. 118.  heirs or assigns as  ed, together with the interest thereon according to the terms and tenor of said note
Said first part 193 hereby covenant that they are for all incumbrances ex Jan. 22, 1923, in amount 33,400,00  That they have  The Y will warrant and defend the same against the lawful claim premises in the sum of \$1,000,00 for the benefit of the mortga agree to pay all taxes and assessments lawfully assessed on said premises as a herein provided, the mortgagor will pay to the said mortgage as attorney's or solicitor's fees therefor, in addition to all other statutor same shall be a further charge and lien upon said premises described in the in any judgment or decree rendered in action as aforesaid, and collected. Now if said first part 193, shall pay or cause to be paid to sa sum ———————————————————————————————————	good right and authority to convey and encumber the same, are so fall persons whomsoever. Said first part 198 agree to insure the buildings on as agree and maintain such insurance during the existence of this mortgage. Said first part 198 agree to insure the buildings on as a gree and maintain such insurance during the existence of this mortgage. Said first part 198 are for foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose. One Hindred Bid no Aloo.  Dollary fees; said fee to be due and payable upon the filing of the petition for foreclosure and this mortgage, and the amount thereon shall be recovered in said foreclosure suit and include, and the lien thereof enforced in the same manner as the principal debt hereby secured.  And the lien thereof enforced in the same manner as the principal debt hereby secured.  And the lien thereof enforced in the same manner as the principal debt hereby secured.  In 19 her so reasigns as ed. together with the interest thereon according to the terms and tenor of said note
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Said first part 193 hereby covenant that they are for all incumbrances ex Jan 22, 1923, in amount 33,400,00  That they have	copy of the copy o
Said first part 193 hereby covenant that they are for all incumbrances ex Jan 22, 1923, in amount 33,400,00  That they have	copyne, his wife  the copt first mortgage to Calvert Mtg. Co. dated  good right and authority to convey and encumber the same, are as of all persons whomsoever. Said first part 198 agree to insure the buildings on sa agee and maintain such insurance during the existance of this mortgage. Said first part 198 mises before delinquent.  good right and authority to convey and encumber the same, are agree and maintain such insurance during the existance of this mortgage. Said first part 198 mises before delinquent.  good right and and soften as any proceeding shall be taken to foreclose. One Hundred. And no./100
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Said first part 98 hereby covenant that they are for all incumbrances ex Jan. 22, 1923, in amount \$3,400.00  That they have	cound his wife  in the  country first mortgage to Calvert Mtg. Co. dated  good right and authority to convey and encumber the same, an  ins of all persons whomsoever. Said first part 188 agree to insure the buildings on sai  agree and maintain such insurance during the existance of this mortgage. Said first part 188  ingses before delinquent.  in of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure.  One Hnndx 26 and no./100