MORTGAGE RECORD NO. 408

This instrument was filed for record on the	County ClerkDeputyof the first part, and
TO And duly recorded in Book. 408 On page.	County ClerkDeputyof the first part, and
THIS INDENTURE, Made this 20th day of April A.D. 192 5 between Braxton B. Abbott and Marion C. Abbott husband and wife of Tulsa County, in the State of Oklahoma part 16s L. C. Truelove of Tulsa. Oklahoma, part y of the second WITNESSETH, That said part 195 of the first part, in consideration of the sum of Six Hundred (\$600.00) and No/100 the receipt of which is hereby acknowledged, do 95 by these presents grant, bargain, sell and convey unto said part. Y of the second part and assigns, all the following described real estate situated in Tulsa Oklahoma, to-wit: The West Half (W.1/2) of Lot Five (5) in Block Three (3), Vern S to the city of Tulsa Okha., according to the amended recorded of	County Clerk. Deputy.
(Seal) Brady Brown, By, Brady Brown, THIS INDENTURE, Made this 20th day of April A.D. 192 3 between Braxton B. Abbott and Marion C. Abbott husband and wife of Tules County, in the State of Oklahoma, part ies L. C. Truelove of Tules, Oklahoma, part y of the secon WITNESSETH, That said part 195 of the first part, in consideration of the sum of Six Hundred (\$600.00) and No/100 the receipt of which is hereby acknowledged, do 95 by these presents grant, bargain, sell and convey unto said part. Y of the second part and assigns, all the following described real estate situated in Tules Oklahoma, to-wit: The West Half (W.1/2) of Lot Five (5) in Block Three (3), Vern S to the city of Tules Okla., according to the amended recorded of	County Clerk. Deputy. of the first part, and
By. Brady Brown, Brady	Deputy.
THIS INDENTURE, Made this 20th day of April A.D. 192. 3 between Braxton B. Abbott and Marion C. Abbott husband and wife of Tulsa County, in the State of Oklahoma part 16s L. C. Truelove of Tulsa Oklahoma part 19 of the first part, in consideration of the sum of Six Hundred (\$600.00) and No/100 the receipt of which is hereby acknowledged, do 95 by these presents grant, bargain, sell and convey unto said part. Y. of the second part and assigns, all the following described real estate situated in Tulsa Oklahoma, to-wit: The West Half (W.1/2) of Lot Five (5) in Block Three (3), Vern S to the city of Tulsa Okla., according to the amended recorded of	of the first part, and
of	of the first part, and
of	of the first part, and
of Tulsa, Oklahoma, part, Y of the second WITNESSETH, That said part 195 of the first part, in consideration of the sum of Six Hundred (\$600.00) and No/100 the receipt of which is hereby acknowledged, do 95 by these presents grant, bargain, sell and convey unto said part. Y of the second part and assigns, all the following described real estate situated in Tulsa Oklahoma, to-wit: The West Half (W.1/2) of Lot Five (5) in Block Three (3), Vern S to the city of Tulsa Okla., according to the amended recorded of	of the first part, and
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the receipt of which is hereby acknowledged, do solve the second part. In the following described real estate situated in the	
and assigns, all the following described real estate situated in	his beirs
to the city of Tulsa Okha., according to the amended recorded of	County and State of
themoof	ub-Division
This mortgage, is given subject to a first mortgage of record dated J 1922, for ELEVEN -HUNDRED (\$1100.00) Dollars, in favor of United Sav Loan Ass'n. of Tulsa, payable in monthly installments of Forty (\$40. TREASURER'S ENDOWER And level I hereby cartily Lat I received to more and level Record No. 20. 10 therefor in payment of more accompanies.	fings and
tex on the will martine 0441. 102 3	
and the state of t	
WAYNE L. DICKEV. County Treasures	
To have and to hold the some, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging	g, or in anywise apper-
taining forever.	.
This conveyance is intended as a mortgage to secure the payment of Six (6)	675 OO 4340
T G May of own	
or order, payable at Exc. Nat. Bank, Tulsa,	
with eight (8) per cent interest per annum, payable semi-annually and signed by	
Braxton B. Abbott and Marion C. Abbott, his wife	
Said first part 195 hereby covenant, S. that they are of said premises and that they are free and clear of all incumbrances. 9XCOpt BS Bhove Stated	wnerin fee simple
of said premises and that they are free and clear of all incumbrances	
Thatthey havegood right and authority to convey and ence	umber the same, and
the 7 will warrant and defend the same against the lawful claims of all persons whomsoever. Said first part 195 agree 5 to insure premises in the sum of \$ 1500.00 for the benefit of the mortgage and maintain such insurance during the existance of this mortgage.	e the buildings on said
agreeto pay all taxes and assessments lawfully assessed on said premises before delinquent.	
Said first part 168 further expressly agree 1 that in case of foreclosure of this mortgage, and as often as any proceeding shall same as herein provided, the mortgager will pay to the said mortgagee SIXTY (\$60.00)	l be taken to foreclose Dollara
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 same shall be a further charge and lien upon said premises described in this mortgage, and the amount thereon shall be recovered in said foreclo	for foreclosure and the
in any judgment or decree rendered in action as aloresaid, and collected, and the lien thereof enforced in the same manner as the aringinal debit	t harabis samuad
Now if said first part 188, shall pay or cause to be paid to said second part. 17,8 sum	heirs or assigns said r of said note
and shall make and maintain such insurance and pay such taxes and assessments then these presents shall be wholly discharged and void, otherw 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 assessments.	rise shall remain in full sessed lawfully against
said premises, or any part thereof, are not paid before delinquent, then the mortgage	assessments and shall
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 assessment delinquent, the holder of said note_S_ and this mortgage may elect to declare the whole sum or sums and interest thereon due and payable a	nts are not paid before
collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said permises.	
Said first part 99 waive 5 notice of election to declare the whole debt due as above and also the benefit to stay, valuation or app IN WITNESS WHEREOF, said part 198 of the first part ha. 8 hereunto set 10917 hand 8 the day and year fir	st above written.
Braxton B. Abbott	
Narion C. Abbott	
KNOW ALL MEN BY THESE PRESENTS: ASSIGNMENT	n.
ThatCounty,	Oklahoma, the within
named mortgagee in consideration of the sum of	DOLLARS,
tohereby sell, assign, transfer, set	
hheirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims the	
covenants therein contained.	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandhis	• •

STATE OF OKLAHOMA, Tulsa County, ss.	
Before me E. N. R1197	aid County and Care
Before me, E. N. Riley	and County and State
DECEMBER ADDUCT BILL MRTION OF ANNOTE HIS WITH A MELICIPAL AND A SECOND AND A SECOND AND ASSESSMENT OF SECOND ASSE	tarrana kate ta
instrument and acknowledged to me that they executed the same as th. elr free and voluntary act and deed for the uses and forth. Witness my hand and notarial seal on the day and date last above writt	d purposes therein set
WILLIAMO MY OUICINI MANUTANI SEN THE DISTANCE SEN SENSE SENSE	en.
My commission expires Dec. 1st, 1925, 192 (Seal) E. N. Riley,	Notary Public.