## No. 228852 C.M.J. MORTGAGE RECORD NO. 408

THIS INDERTURE, Made the 271h. day of Apr Apr. 192. 3 between 192. 2 bet	FROM	STATE OF OKLAHOMA, Tulsa County, ss.  This instrument was filed for record on the 27
The presenting which the STE. by d. APT. This presenting which the STE. This present which the STE.		and duly recorded in Book 408 397
THIS NORTHEST, Male time. 27th hay d. APT. AD 192. S between TYPE 20251845, S Single Man. 27th APT. AD 192. S between TYPE 20251845, S Single Man. 27th APT. AD 192. S between APT. AD	ro	( Fees \$
THIS NORTHEST, Male time. 27th hay d. APT. AD 192. S between TYPE 20251845, S Single Man. 27th APT. AD 192. S between TYPE 20251845, S Single Man. 27th APT. AD 192. S between APT. AD		0. G. Weaver,
Transport Machine, a. sinciple men.  South, 2.5 ft. of the pretion of the men.  South, 2.5 ft. of the north 50 ft. of 10t One (1) and 10t two  (2) Block Fit. of the north 50 ft. of 10t One (1) and 10t two  (2) Block Fit. of the north 50 ft. of 10t One (1) and 10t two  (2) Block Fit. of the north 50 ft. of 10t One (1) and 10t two  (2) Block Fit. of the north 10 Greenwood Addition to the city of Transport  Add per the duly recorded plat thereof.  Thereby certify feet transport 5. And in Receipt North-Clarify Transport  Add Transport Machine, a. sinciple men.  The new proces is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green		(Seal) Brady Brown Deputy
Transport Machine, a. sinciple men.  South, 2.5 ft. of the pretion of the men.  South, 2.5 ft. of the north 50 ft. of 10t One (1) and 10t two  (2) Block Fit. of the north 50 ft. of 10t One (1) and 10t two  (2) Block Fit. of the north 50 ft. of 10t One (1) and 10t two  (2) Block Fit. of the north 50 ft. of 10t One (1) and 10t two  (2) Block Fit. of the north 10 Greenwood Addition to the city of Transport  Add per the duly recorded plat thereof.  Thereby certify feet transport 5. And in Receipt North-Clarify Transport  Add Transport Machine, a. sinciple men.  The new proces is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green transport is beautiful as northern to the preparent of a green	ZIVIS NUCESIAL AND 27th Apr.	1 D 102 3 L
W. S. Will M. January L. Af the first part, in consideration of the sum of	I I I I I I I I I I I I I I I I I I I	A. D. 192. 3. Between
### TAILORS   TOTAL   The state of the part X, of the fact part, in conditionation of the term of   TAILORS   TOTAL   TAILORS   TAILORS   TOTAL   TAILORS   TAILOR	of Tulsa County, in the State of	Oklahoma,of the first part, and
WYNESSETH, That main year, X of the fore part, is consideration of the sum of 1.21.22. One Purmarker, 1 receipts Volta in the acceptance of the control o	W. E. Winn Lumber Co.	$oldsymbol{ au}$
121.22.2 Cite   Descript of which is thereby submodeled, and 628 by these presents parts, buying and and convey uses said part. V. of the seased part. 1913. And assigned shared the sharehy submodeled, and distributed the cataly of the cataly of the cataly of the seased part. 1913. And assigned the cataly of the cataly of the cataly of Tules. County and State. Schikhams, te-wit:  South 25 ft. of the north 50 ft. of 1ot One (1) and 1ot two (2) Block Fiftoen (15) Greenwood Addition to the city of Tules. Greenwood Addition to the control of Tules. Greenwood Addition to the city of Tules. Greenwood Addition to the control of Tules.		
and analogoes, all the following cheershed real center streamed in	121.22 One hundred twenty-one	2. & 22/100 Dollare
South 25 ft. of the north 50 ft. of lot One (1) and lot two (2) Block Fifteen (15) Execution Addition to the city of Tulpu, as per the duly recorded plet thereof.  Thereby centry at Insulate a S. A. and is Recopit No. II. L. Salvide in payment of more tax on the will, mortage.  Bed dits. A. Cay at A. A. 1923.  WATTE L. DICKEN County Treasurer To have and to hold the some, together with all and dispute the tenments, herediaments and appurtenance theirunto belonging, it is severe separation forcers.  To have and to hold the some, together with all and dispute the tenments, herediaments and appurtenance theirunto belonging, it is severe separation forcers.  To have and to hold the some, together with all and dispute the tenments, herediaments and appurtenance theirunto belonging, it is severe separation for the serve and the serve a	the receipt of which is hereby acknowledged, do S. by these presents grant, bar	rgain, sell and convey unto said partv of the second partheir
South 25 ft. of the north 50 ft. of 1ot One (1) and 1ot two (2) Block Fifteen (15) Greenwood Addition to the city of Tules.  As per the duly recorded plat thereof.  Thereby early fact trained at the period of the period of the city of Tules.  Thereby early fact trained at the period of the perio		hannen and a second a second and a second and a second and a second and a second an
(2) RIOCK Piffer.  As per the duly recorded plat thereof.  TENSURTE LINEAR PARTIES.  Increby carrier fact (ranks) of S. 22. and far Receipt No. Lit. L. disavior is payment of more facts on the within more pass.  Dated this L. disavior is payment of more facts on the within more pass.  Dated this L. disavior is payment of more facts on the within more pass.  Detect of the L. disavior is payment of more facts on the within more pass.  Detect of the L. disavior is payment of more facts on the within more pass.  Detect of the L. disavior is payment of more facts on the within more pass.  Detect of the L. disavior is payment of more facts on the within more pass.  Detect of the L. disavior is payment of more parties on the payment of more facts on the within more pass.  Detect of the payment of more parties on the payment of more payment o		원과 마시 많이 비용된 그 날 수보고 아랍니다.
(2) RIOCK Piffer.  As per the duly recorded plat thereof.  TENSURTE LINEAR PARTIES.  Increby carrier fact (ranks) of S. 22. and far Receipt No. Lit. L. disavior is payment of more facts on the within more pass.  Dated this L. disavior is payment of more facts on the within more pass.  Dated this L. disavior is payment of more facts on the within more pass.  Detect of the L. disavior is payment of more facts on the within more pass.  Detect of the L. disavior is payment of more facts on the within more pass.  Detect of the L. disavior is payment of more facts on the within more pass.  Detect of the L. disavior is payment of more facts on the within more pass.  Detect of the L. disavior is payment of more parties on the payment of more facts on the within more pass.  Detect of the payment of more parties on the payment of more payment o	Contr 05 04 10 47 1117 50 04	
The convergence is intended as a mortgage to secure the payment of	(2) Block Fifteen (15) Greenwoo	d Addition to the city of Tulsa.
Recipt No. 15.1. Linearity in a payment of more tax on the willing more and the foliage of the control of the c		herenf
Redelpt Na-L-Let day at an elevative process process and to look the some, together with all and singular the teacments, herelitaments and appartenances theirunto belonging, or in conveyance is intuited as a mortgage to section the payment of.  This conveyance is intuited as a mortgage to section the payment of.  This conveyance is intuited as a mortgage to section the payment of.  Daypry To have and to look the some, together with all and singular the teacments, herelitaments and appartenances theirunto belonging, or in conveyance and the look of the some of the	호시트는 이번 등에 가장 시간도 사용이 되면	I hereby certify test I received \$ 02 and los
Date disis. And we will be mort agree.  Date disis. And we will be mort agree.  WATHE L. DICKE II County Treasurer  Longing forever.  To have and to hold the some, together with all and singular the teaments, hereditaments and appartenances theireunto belonging, or in caperies pages taining forever.  This conveyance in intended as a mortager to secure the payment of		Receipt Na. 4184 therefor in payment of more
WATNE L. DICKEN COUNTY Treasurer  L. D. Departy To have and to field the some, together with all and singular the tenments, hereditaments and appurtunances theirstone belonding, or in supprises specially the promisery notes.  One for S. 12.522 due 1909. 277, 1925  PSYSDIO C. 155.00 OF MOTE DET MONTH  made to. W. E. WILL JUMBOR CO.  or order, payable et. 211. N. 191ein  Trey Methis  Sail first part. V. hereby sevement. Shat, 193. 38.  of aid premises and that they are free and deep of all incumbrances. 10. 680.695±018  That. DO 188  Sail first part. V. hereby sevement. Shat, 193. 38.  Sail first part. V. hereby sevement and defend the same against the lavital claims of all persons whemsever. Sail first part. V. agree to insure the building on an agreement, the pay all taxes and assemments lavidily accessed on and permises before deliquents.  Sail first part. V. agree to insure the building on an agreement, the pay all taxes and assemments lavidily accessed on and permises before deliquents.  Sail directific free theories, in addition to all other santony forces and early the estimates of this mortage. Sail force part.  Sail directific free theories, in addition to all other santony forces are all force to an annotation of the santony of the sail mortages 1991 The Sail Sail first part. V. agree to insure the building on an agreement sail sail part of the sail of the sai		tax on the within mortance
To have and to hold the some, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertisining forever.  This convigance is intended as a mortgage to secure the payment of		
To have and to hold the some, together with all and singular the tenements, hereditiments and appurtenances theireunto belonging, or in envywise appetuing forever.  This conveyance is intended on a mortgage to secure the payment of		G- & B
This conveyance is intended as a mortgage to secure the payment of. Q19	불러들이 불러 생활하다는 생물이 다른 방다.	
This conveyance is intended as mortrage to secure the payment of		tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
with One for s. 12.22 due. D90.2 E7. 1925  PRYEDIO 2. 15.00.0 CF. MOZE P. DRY MONTH  made to. W. E. Winn Jumber Co.  or order, payable at. 211. N. 21cin  in Jumber Co.  or order, payable at. 211. N. 21cin  TV. Jetthies  Suid farst part. V. hereby coverant. Sthat. No. 18.  fail farst part. V. hereby coverant. Sthat. No. 18.  Suid farst part. V. hereby coverant. Sthat. No. 18.  That. No. 1988  Suid farst part. V. hereby coverant. Sthat. No. 18.  That. No. 1989  That. No. 1989	This conveyance is intended as a mortgage to secure the payment of	Onepromissory noteof even date her
or order, payable at 211. N 2121	with One for \$ 12.22 due Dec. 27, 1923	
or order, psychie at. 211 N. Elgin  with. 10 per celt interest per annum, psychie semi-annually and signed by.  Ivey Mathia  Sali fort part. J. hereby covemant. Sthat. 19. is.  Sali fort part. J. hereby covemant. Sthat. 19. is.  Sali fort part. J. J. hereby covemant. Sthat. 19. is.  Sali fort part. J. J. hereby covemant. Sthat. 19. is.  Sali fort part. J. J. hereby covemant. Sthat. 19. is.  In 10. 198  ———————————————————————————————————		
or order, payable at 211 M 12 gin per cent interest per annum, payable semi-annually and signed by		
TYPEY METHIS  Solid first part. V. hereby coverant. Sthat. 199. 189.  Solid first part. V. hereby coverant. Sthat. 199. 189.  Solid first part. V. hereby coverant. Sthat. 199. 189.  That. 190. 199.  That. 190. 199.  That. 190. 199.  The benefit of the person whomsoever. Said first part. V. agree to insure the buildings on an experiment in the same of this mortgage. Said first part. V. agree to insure the buildings on an experiment in the same of this part part. V. agree to insure the buildings on an experiment in the same of the part part. V. agree to insure the buildings on an experiment in the same of the part part. V. agree to insure the buildings on an experiment in the same of the part part. V. agree to insure the buildings on an experiment in the same of the part part. V. agree to insure the buildings on an experiment in the same of the part. V. agree to insure the buildings on an experiment in the same of the part. V. agree to insure the buildings on an experiment in the same of the part. V. agree to insure the part part	>	
Sailt first part. J. hereby coverant. Sthat 18 18	with	ally and signed by
That 10 193 193 193 193 193 193 193 193 193 193		
That. 10.9. 18.8		
membes, in the sum of a	and a state of the second of t	
premises in the sum of \$		
Said first party	hewill warrant and defend the same against the lawful claims of all premises in the sum of \$	Il persons whomsoever. Said first part buildings on saind maintain such insurance during the existance of this mortgage. Said first part
same as herein provided, the mortgagor will pay to the said mortgagee	some to nav all taxes and assessments lawfully assessed on said premises b	before delinquent.
same shall be a further charge and lien upon said premises described in this mortgage, and the amount thereon shall be recovered in said foreclosure suit and includ 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 if said first party shall pay or cause to be paid to said second partU.9.12	same as herein provided, the mortgagor will nav to the said mortgages	Twentv-rive
Now if said first part	same shall be a further charge and lien upon said premises described in this me	ortgage, and the amount thereon shall be recovered in said foreclosure suit and includ-
aum	in any judgment or decree rendered in action as aforesaid, and collected, and t Now if said first part. Vshall pay or cause to be paid to said sec	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 premises, or any part thereof, are not paid before delinquent, then the mortgage	sumof money in the above described notementioned, top	gether with the interest thereon according to the terms and tenor of said note
be allowed interest thereon at the rate of 10	force and effect. If said insurance is not effected and maintained, or if any s	and all taxes and assessments which are or may be levied and assessed lawfully again
delinquent, the holder of said note and this mortgage may elect to declare the whole sum or sums and interest thereon due and payable at once and proceed collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said permises.  Said first party	be allowed interest thereon at the rate ofper cent per annum	m, until paid, and this mortgage shall stand as security for all such payments; and
Said first partywaive.Snotice of election to declare the whole debt due as above and also the benefit to stay, valuation or appraisement laws. IN WITNESS WHEREOF, said party. of the first part ha.Shereunto setLiShandthe day and year first above written. IVERY Mathis  KNOW ALL MEN BY THESE PRESENTS:  That	delinquent, the holder of said note and this mortgage may elect to decla	are the whole sum or sums and interest thereon due and payable at once and proceed
IN WITNESS WHEREOF, said part. yof the first part ha. S hereunto set	Said first party, waive St 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 y of the first part ha	S. hereunto set
KNOW ALL MEN BY THESE PRESENTS:  That		TAOTA WASHITO
KNOW ALL MEN BY THESE PRESENTS:  That		
named mortgageein consideration of the sum of	KNOW ALL MEN BY THESE PRESENTS:	
toin hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey under the promise of the conditions therein contained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgageshahereunto sethandthis		
h		
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgagee has hereunto set hand this day 192  STATE OF OKLAHOMA, TULES County, as.  Before me the undersigned subject of the undersigned within and for said County and Strong Mathis to me known to be the identical person. In who executed the same as his free and voluntary act and deed for the uses and purposes therein forth.		
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgagesha		e conveyed and the promissory note, debts and claims thereby secured, and the
IN WITNESS WHEREOF, The said mortgagesha		weetheless to the conditions therein contained
STATE OF OKLAHOMA, Tules County, ss.  Before me, the undersigned a Notary Public in and for said County and Strong Mathis to me known to be the identical person. a who executed the same as his free and voluntary act and deed for the uses and purposes therein forth.		
STATE OF OKLAHOMA, Tulsa County, ss.  Before me, the undersigned speared a Notary Public in and for said County and Stron this 27th day of April 1923, personally appeared within and foregoing 1927y Muthis to me known to be the identical person. who executed the she instrument and acknowledged to me that h. 8 executed the same as h. 18 free and voluntary act and deed for the uses and purposes therein forth.		
STATE OF OKLAHOMA, THISS County, as.  Before me, the undersigned speared a Notary Public in and for said County and Strong this 27th day of April 1923, personally appeared within and foregoing Ivery Mathis to me known to be the identical person. It who executed the seminatrument and acknowledged to me that h. O executed the same as h. 18. free and voluntary act and deed for the uses and purposes therein a forth.		
Before me, the undersigned		
on this	Before me the undersigned	a Notary Public in and for said County and Sta
instrument and acknowledged to me thath	on this 27thday of April, 1923., personally appear	wed
forth.	IVOLY MACHIS	to me known to be the identical person_s. who executed the abo
WITNESS my official hand and seal the day and year above set forth.		s
The second secon	WITNESS my official hand and seal the day and year above set forth My commission expires. Nat. e. 26., 192.7 (Seal)	