404

S. 30. 4

## MORTGAGE RECORD NO. 408

A

9

あたないのも

FROM	STATE OF OKLAHOMA, Tulsa County,ss. 1
	This instrument was filed for record on the
то	그 같은 것 같은 것 같아요. 것 같아요. 그는 것은 것 같아요. 것 같아요. 같이 많이
	O. G. Weaver. (Seal) Brady Brown, County Clerk. By, Deput
THIS INDENTURE, Made this	April , A, D, 192 3 , between
Elizabeth Burgess, a widow	the State of Oklahoma,of the first partpartVof the first part, a
T. E. Smiley	
WITNESSETH, That said partVof the first part, in considerat	ion of the sum of(\$2300.00)
Twenty-three hundred & N	Dolle ts grant, bargain, sell and convey unto said part. Y of the second part. his
and assigns, all the following described real estate situated in	Tulsa
Oklahoma, to-wit:	
The North Sixteen and t (15) and the South sixt	two-thirds (16 2/3) feet of lot Fifteen teen and two-thirds (16 2/3) feet of 1 Block One (1) in the Turley Addition
lot Sixteen (16) all ir to the city of Tulsa, s	1 Block One (1) in the Turley Addition according to the recorded plat thereof.
	TOPAGINEP'S ENDORSEMENT
	I hereby certify that I received \$_1.20_ and iccome —Receipt i'o. 7.20.3 therefor in payment of mortgage
	as as the with a morteste
	Dates this Cer c May_1923 WAYNE L. DICALY, County Treasurer
	32
To have and to hold the some, together with all and si	ngular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise app
aining forever. This conveyance is intended as a mortgage to secure the pay	yment of
with One for \$ 2300.00 due Nov. 1. 19	926 payable \$75.00 on the first of each month 192
그렇는 것 같은 것 같	요즘 그 가슴 집에 가슴 집에 있는 것을 수 있는 것이 같아요. 이렇게 가슴 것이 많은 것이 같아.
or order, payable at <u>SLI N. ISLGIN SC.</u> with <u>10</u>	monthly semi-ammaly and signed by
Elizebth Burgess	*****
	.Sownerin fee sim
of said premises and that they are free and clear of all incumbrances.	no exceptions *
ThatShe has	
That	claims of all persons whomsoever. Said first parXagreeSto insure the buildings on s tortgagee and maintain such insurance during the existance of this mortgage. Said first part.X.
That	claims of all persons whomsoever. Said first partagree $S$ to insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part. d premises before delinquent. n case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecl part
ThatShe_has Shewill warrant and defend the same against the lawful premises in the sum of \$SOOOSOOfor the benefit of the m agree. Sto pay all taxes and assessments lawfully assessed on said Said first part.Yfurther expressly agreethat in same as herein provided, the mortgagor will pay to the said mort as attorney's or solicitor's fees therefor, in addition to all other str same shall be a further charge and lien upon said premises described	claims of all persons whomsoever. Said first parXagreeSto insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part. X d premises before delinquent. n case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecl gagee
That	good right and authority to convey and encumber the same, a claims of all persons whomsoever. Said first partagreeSto insure the buildings on s nortgagee and maintain such insurance during the existance of this mortgage. Said first partV d premises before delinquent. In case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecl gageeE12.ty
ThatShehas 	good right and authority to convey and encumber the same, a claims of all persons whomsoever. Said first part agree. S. to insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part $X$ d premises before delinquent. n case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecl gagee. E17 by. Dol ntutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and d in this mortgage, and the amount thereon shall be recovered in said foreclosure auti and inclu- ected, and the lien thereof enforced in the same manner as the principal debt hereby secured. to said second part $X$ . If $19$ into a second part $X$ . If $19$ into a second part is thereas thereon according to the terms and tenor of said note
That	good right and authority to convey and encumber the same, a claims of all persons whomsoever. Said first parVagreeS. to insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part.V. d premises before delinquent. n case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecl gageeE1Cty
That	good right and authority to convey and encumber the same, a claims of all persons whomsoever. Said first paragreeS. to insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part. Y. d premises before delinquent. In case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecl gagee. Eff ty. Doll attiony, fees; said fee to be due and payable upon the filing of the petition for foreclosure and d in this mortgage, and the amount thereon shall be recovered in said foreclosure suit and inclu- seted, and the lien thereof enforced in the same manner as the principal debt hereby secured. to said second part. Y. INS 1 assessments then these presents shall be wholly discharged and void, otherwise shall remain in or if any and all taxes and assessments which are or may be levied and assessed lawfully agai en the mortgage
That	good right and authority to convey and encumber the same, a claims of all persons whomsoever. Said first part $\underline{V}_{\dots}$ agree. $\underline{S}_{\dots}$ to insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part $\underline{V}_{\dots}$ d premises before delinquent: n case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecl gagee. $\underline{F1T}\underline{Ty}_{\dots}$ . Dol ntutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and d in this mortgage, and the amount thereon shall be recovered in said foreclosure auit and inclu- cted, and the lien thereof enforced in the same manner as the principal debt hereby secured. I to said second part. $\underline{V}_{\dots}$ $\underline{H19}_{\dots}$ here or assigns s ntioned, together with the interest thereon according to the terms and tenor of said note or if any and all taxes and assessments which are or may be levied and assessments and as the mortgage
That	good right and authority to convey and encumber the same, a claims of all persons whomsoever. Said first parkagreeS. to insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part. X d premises before delinquent. n case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecl gageeEffty
That	good right and authority to convey and encumber the same, a claims of all persons whomsoever. Said first parVagreeS.to insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part.Y. d premises before delinquent. n case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecl gagee
That	good right and authority to convey and encumber the same, a claims of all persons whomsoever. Said first parVagreeS.to insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part.Y. d premises before delinquent. n case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecl gagee
ThatShehas 	
That	good right and authority to convey and encumber the same, a claims of all persons whomsoever. Said first parVagreeSto insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part. X d premises before delinquent. a case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreel gageeF1ftyDol atutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and d in this mortgage, and the amount thereon shall be recovered in said foreclosure suit and inclu- eted, and the lien thereof enforced in the same manner as the principal debt hereby secured. I to said second part. X
ThatShehas 	
That	claims of all persons whomsoever. Said first parkagree_S.to insure the buildings on s ortgagee and maintain such insurance during the existance of this mortgage. Said first part.Y. d premises before delinquent. In case of foreclosure of this mortgage, and as often as any proceeding shall be taken to fored gagecF1fty
She  has    That	
She  has    That	
That  She has	
She  has    That	

|| || -