MORTGAGE RECORD NO. 408

THE DIGETTIES, Market his. 1078. by at MAY. THE DIGETTIES, MAY. THE DIGETTIES, MARKET MAY. THE DIGETTIES, MAY. THE DIGETTIES, MARKET MAY. THE DIGETTIES, MAY. THE DIGETTIES, MARKET MAY. AND ALL MAY. THE DIGETTIES, MARKET MAY. AND ALL MAY. AND ALL MAY. AND ALL MAY. THE DIGETTIES, MARKET MAY. AND ALL M	FROM "	This instrument was filed for record on the
THIS INDEPTURE, Name 1.012		May 1923 at 3:40 o'clock Pa M. 408
THE NOLEYHEE, Maja aba. ANII. days of		그렇게 그 사람들은 그 살아 있는 것들이 되는 것 같아.
THE NOLEYHEE, Maja aba. ANII. days of		O. G. Weaver,
THE NOLEYHEE, Maja aba. ANII. days of	생물님 그림 생생님, 이름 들어가는 이 이렇게 하는 것 같아 하는 것 같아 하는 것 같아. 나는 그렇게 되어,	County Clerk.
THE NOLEYHEE, Maja aba. ANII. days of		By, Deputy.
The sear of the best part of the second part of the		A. D. 192 2., between
James Johns and Kallin Smile of the second part 1997 and second part 1997 and 1997 a		
The result of the first and part ARR of the first part, in consideration of the two of (\$1264.00.). Delta: TYPE 179. RANGE 264.15.15. FOUR. & RO/100. Delta: TYPE 179. RANGE 264.15.15. FOUR. & RO/100. Delta: the receipt of which is shown described in by these peaces may the spate. In the control of the second part. "Ask." him the strength of which is shown described in	Tausa Tongs and Vaith Smiley	Oklahoma,of the first part, and
WITNESSEN, That said part Also (the first part, is consideration of the sum of \$\frac{31264}{21264} \tau Dollar \tau Dolla	rulsa. Okla.	part 1 A Bof the second part:
Delta les escaps et which is actively accessed and on. by these present garnat hargins, all and convey tuto said part. Accessed and estignes, all the following described real estate situated in. Lot elighteen (18) in Blook Mine (9) of the Sairview Addition to the oity of Tulen, as por the recorded plat there are no state of the plat the transport of the second part. Accessed the plat the transport of the plat	WITNESSETH, That said part 198of the first part, in consideration of the su	ım of(\$1264.00)
Interest engineering of the control of the same, together with all and singular the resources, bereditments and upper tensions of the control	Twelve hundred-sixty four & No/10	Ollari
Lot eighteen (18) in Blook Nine (9) of the Fairview Addition to the city of Tulks, as par the recorded plat thorse. Intereby certify (int i recoved S. L. L. and issue Receipt No. J. L. 2. therefor in payment of mortges tax on the within mortges. Late of the within mortges. Batel this L. L. And J. L. L. A. therefor in payment of mortges tax on the within mortges. The nave and to hold the some, together with all and diagolar the teaments, herolitaments and appurtuaness teaments (Pagellage, or in Pagellage, or	he receipt of which is hereby acknowledged, doby these presents grant, bar	gain, sell and convey unto said part of the second part heir
Lot eighteen (18) in Block Nine (9) of the Fairview Addition to the city of Tules, as por the recorded plat thereof. Increby curify that irrevest S. J.B. and issue Receipt N.J. S. tiercefor in paymont of mortiges tex on the within mortrage. Dated this J.S. tiercefor in paymont of mortiges tex on the within mortrage. Dated this J.S. tiercefor in paymont of mortiges tex on the within mortrage. To have and to hold the sorms, together with all and singular the teamments, hereditements and appurtuneness theoretic belonging, or interpretation of the control of the control belonging, or interpretation of the control of the control belonging, or interpretation of the control of the control belonging, or interpretation of the control of the control belonging, or interpretation of the control of the control belonging, or interpretation of the control of the control belonging, or interpretation of the control of the control belonging, or interpretation of the control of the control belonging, or interpretation of the control of the control of the control of the control belonging, or interpretation of the control belonging, or interpretation of the control of the co		and blate to
Addition to the city of Tules, as per the recorded plat thereof. Increby certify dist i recoved S. L. Fand issue Receipt No. J. 2. S. tocretor in payment of mortgag tax on the within mortgag. Dated this 1. d. day of Dated 182. WAYNEL D. DCKEY. Coping. The support of the within mortgag. To have and to hold the sorne, together with all and singular the tenements, herelitaments and appartenances thereinto. belonging, or in blagous sport thinking forever. To have and to hold the sorne, together with all and singular the tenements, herelitaments and appartenances thereinto. belonging, or in blagous sport with the company of	하면 하면 소리를 보고 있다.	기는 그는 말이 마음이 말이 나는 모든데, 글이 살았다고
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Increby certify (inst I recursed S. J. M. and insugals Receipt No. J. M. S. therefor in payment of mortgag fax on the wilding mortgage. Dated this 12. day of Dea. 1923. WATUEL D.	.Addition to the city of Tulsa	es (9) of the Fairview , as per the recorded
Receipt No. J.E.S., therefore in payment of mortigage tax on the within mortigage. Dated this J.C. (day of		SWASHNES SERVED AND AND AND AND AND AND AND AND AND AN
Dated this Lo Color Torosurer To have and to hold the some, together with all and singular the tenoments, herediteneets and appartenances thereiven belonging, or in the color Color	[프로토 호텔 작업 회원 호텔 수 있는 10 학회는	I hereby certify that I received S. 78 F and issue
Dated this left, day of		Receipt No. 1228 therefor in payment of mortgag
WAYNE I. DICKY Conflay Transurer To have and to hold the some, together with all and singular the tenoments, hereditaments and apputenances thereints belonging, or alternative systems are provided to the conveyance in intended as a mortgage to secure the payment of	하나 얼마 있는데 그 이 아무는 사람이 되는 것이	tax on the within mortgage.
To have and to hold the sorne, together with all and singular the tenements, hereditaments and appurtamences therement belonging or in the property of the conveyance is intended as a mortgage to secure the payment of		
This conveyance is intended as a mortgage to secure the payment of		J. O. & #
This conveyance is intended as a nortrage to secure the payment of	To have and to hold the some, together with all and singular the to	enements, hereditaments and appurtenances thereunto belonging, or in any the appe
with One for \$. 1294, QO doe JUNG 1.Q. 1.125. Payable 3.331.50. Or. mora, par. morath 192	taining forever.	
re order, payable at. 211 N. Elgin with. 10 to receive interest per annum, payable semi-annually and signed by. Walter Boone and Henrette Boone Said first part 1.68 hereby covenantthat	This conveyance is intended as a mortgage to secure the payment of	One
or order, payable at. 211 N. Elgin or order, payable at. 211 N. Elgin or order, payable at. 211 N. Elgin with. 10 — per cent interest per annum, payable semi-annually and signed by. Walter Boothe and Enroethe Boothe Said first part-19 B. barely covenant. that they RRB covenant. The Covenant of th		
or order, payable at. 211 N. Elgin with. 10 referent interest per annum, payable semi-annually and signed by. Wall to F BOODE and EDITO'S DOODE AND	made to Jesse Jones & Keith Smiley	
Will for Boome and Herrette Boome Said first part 98 hereby covenant. that they are free and clear of all incumbrances. His 9.9.878 pt.1088. That. they have seement that they are free and clear of all incumbrances. His 9.9.878 pt.1088. That. they have seement that the lawful claims of all persons whomesever. Said first part 18 larges. to insure the buildings on as premises in the sum of 3002.00		
Said first park 98. hereby everant. that. they. 9.878	or order, payable at 211 N. Elgin	
Said first park B.B. hereby everant. that. they \$19.9.878	with	lly and signed by
That	Said first parties hereby covenant that they are	owner S.in fee simple
That. they have some special process. The same against the lawful claims of all persons whomosover. Said first part 18 flagree to insure the buildings on as premise in the sum of \$3.000.00. For the benefit of the mortgages and maintain such insurance during the extrance of this mortgage. Said first part 18 greec to pay all treas and assessments lawfully assessed on said premises before delicingent. Said first part 28 m. further expressly agree that in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure and said the part 28 m. further expressly agree that in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure. The said mortgage of the said mortgage. The said foreclosure said the same shall be a further charge and line upon said promises described in this mortgage, and the amount thereon shall be recovered in said foreclosure suit and included in any judgment of decree reduced in action as foreclosure and the same shall be a further charge and line upon said promises described in this mortgage, and the amount thereon shall be recovered in said foreclosure suit and included in any judgment of decree reduced in action as foreclosure and any proceeding shall be a further charge and in any indigenter of decree reduced in action as foreclosure shall remain any judgment of decree of effects of the same maner as the principal debt hereby secured. and the line there is not a foreclosure shall remain in any judgment of decree and feet in a same shall be a foreclosure shall remain in a forecast distribution of more in the above described onto a minimal process. The said insurance and pays such taxes and assessments when these presents which are or minimal principal debt of said note and this mortgage and secures which are or may part the red of said note and this mortgage and secures which are or may take any sessessments and she be allowed interest thereon at the rate of	of said premises and that they are free and clear of all incumbrances. NO. 9X	ceptions
membes in the sum of S. 100/200. The benefit of the mortgages and anisation such insurance during the existence of this mortgages. Said first part 1.65 agree. To pay all taxes and assessments lawfully assessed on said premises before delinquent. Said first part 1.68 agree. To pay all taxes and assessments lawfully assessed on said premises before delinquent. Said first part 1.68 agree. To pay all taxes and assessments lawfully assessed on said premises before delinquent. Said first part 1.68 agree. To pay all taxes and assessments lawfully assessed on said premises before delinquent. Said first part 1.68 agree. To pay all taxes and assessments lawfully assessed on said premises described in the same shall be a further charge and lien upon said premises described in this mortgage, and as often an any proceeding shall be taken to foredo same as berein provided, the mortgage agree. To pay a said first part 1.68 agree agr		
premises in the sum of \$	That they have	good right and authority to convey and encumber the same, an
Said first part A B intrinse expressly spreaments havefully assessed on said premises before delinquent. Said first part A B intrinse expressly spreaments in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure and the provided, the mortgages will pay to the said mortgages. A L. & Y. Dolla as attorney or collicitor'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 it 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 include 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 part A B shall pay or cause to be paid to said second part 10.8 thal 17. Now if said first part A B shall pay or cause to be paid to said second part 10.8 thal 17. Now if said first part A B shall pay or cause to be paid to said second part 10.8 thal 17. Now if said first part A B shall pay or cause to be paid to said second part 10.8 thal 17. Now if said first part A B shall pay or cause to be paid to said second part 10.8 thal 17. Now if said first part A B shall pay the said part and the same shall be second and second shall note shall pay the said part and a second to the same shall be said part and the said shall part and the said shall part and the said said part and the said shall be said shall be some entitled to possession of said permises. Said first part A B. Shall part and said shall part the said sha	premises in the sum of \$ 1000.00 for the benefit of the mortgages an	l persons whomsoever. Said first part_19 Ragreeto insure the buildings on said maintain such insurance during the existence of this mortgage. Said first part_16
same as herein provided, the mortgagor will pay to the said mortgage. \$2.1 kg. sattomey's or solicitor's feet herefor, is addition to all other statutory feet; said fee to be due and payable upon the filing of the petition for foreclosure and it 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 inadult anny judgment or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the same maner as the principal debt hereby secured. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall pay or cause to be paid to said second part 10.8. Lind 17. Now if said first part.49.8shall	agree to pay all taxes and assessments lawfully assessed on said premises by	efore delinguent.
same shall be a further charge and lien upon said premises described in this mortsage, and the amount thereon shall be recovered in said foreclosure suit and includin any judgment or decree rendered in action as a doresaid, and collected, and the lien thereof enforced in the same maner as the principal debt bereby secured. Now if said first part 4.9.8shall pay or cause to be paid to said second part 10.8. Lind 17	same as herein provided, the mortgagor will pay to the said mortgages. LLJ	LCY Dolla
nany 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 A. 9.8	as attorney's or solicitor's fees therefor, in addition to all other statutory fees same shall be a further charge and lien upon said premises described in this mo	s; said fee to be due and payable upon the filing of the petition for foreclosure and the ortgage, and the amount thereon shall be recovered in said foreclosure suit and include
aum. —	in any judgment or decree rendered in action as aforesaid, and collected, and ti	he lien thereof enforced in the same manner as the principal debt hereby secured.
and shall make and maintain such insurance and pay such taxes and assessments then these presents shall be wholly discharged and void, otherwise shall remain in force and effect. If said insurance is not effected and maintained, or if any and all tages and assessments which are or may be leviced and assessed lawfully again said premises, or any part thereof, are not paid before delinquent, then the mortgage. **A.*********************************	sumof money in the above described note_=mentioned, tog	ether with the interest thereon according to the terms and tenor of said note
asid premises, or any part thereof, are not paid before delinquent, then the mortgage	and shall make and maintain such insurance and pay such taxes and assessment	s then these presents shall be wholly discharged and void, otherwise shall remain in fu
said sum or sums of money or any part thereof is not paid when due, or if such insurance is not effected and majnitained or any taxes or assessments are not paid bedinguent, 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 part A.9.8-waivenotice of election to declare the whole debt due as above and also the benefit to stay, valuation or appraisement laws. IN WITNESS WHEREOF, said part A.9.9. of the first part ha. V.9. hereunts set	said premises, or any part thereof, are not paid before delinquent, then the mortg	gage may effect such insurance or pay such taxes and assessments and sh
delinquent, the holder of said note	be allowed interest thereon at the rate ofAVper cent per annum said sum or sums of money or any part thereof is not paid when due, or if such i	i, until paid, and this mortgage shall stand as security for all such payments; and insurance is not effected and maintained or any taxes or assessments are not paid before
Said first part. A.9.Swaive	delinquent, the holder of said note and this mortgage may elect to declar	re the whole sum or sums and interest thereon due and payable at once and proceed
Weller Boone Henrette Boone KNOW ALL MEN BY THESE PRESENTS: That of County, Oklahoma, the with named mortgagee. in consideration of the sum of DOLLAR to hereby sell, assign, transfer, set out and convey unterpreted to hereby sell, assign, transfer, set out and convey unterpreted to hereby and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the covenants therein contained. 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	Said first part_10 Swaivenotice 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 Agg. of the first part ha	Walter Boone
KNOW ALL MEN BY THESE PRESENTS: That		Hentette Boone
That	1	ASSIGNMENT
named mortgagee in consideration of the sum of	KNOW ALL MEN BY THESE PRESENTS:	Commer Oblahama aka mtak
toin hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey unheirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and 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 sethandthisday	That	DOLLAR
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TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained, IN WITNESS WHEREOF, The said mortgages. ha hereunto set hand. hereunto set hand. STATE OF OKLAHOMA, Tulsa County, ss. Before me. the undersigned a Notary Public in and for said County and State on this 12th day of May 1923, personally appeared to the same as the sa		**************************************
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageeha	heirs and assigns, the within mortgage deed, the real estate	e conveyed and the promissory note, debts and claims thereby secured, and t
IN WITNESS WHEREOF, The said mortgagee. ha hereunto set hand this day STATE OF OKLAHOMA, Tulse County, ss. Before me. the undersigned a Notary Public in and for said County and Sta on this 12th day of May 1923, personally appeared a Notary Public in and for said County and Sta Walter Boone and Henrette Boone, his wife, to me known to be the identical person, S. who executed the abo instrument and acknowledged to me that his year above set forth. WITNESS my official hand and seal the day and year above set forth. December 3 12 12 12 12 12 12 12 12 12 12 12 12 12		A Company of the Comp
STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned , a Notary Public in and for said County and State on this 12th day of May 1923, personally appeared , to me known to be the identical person, S. who executed the about instrument and acknowledged to me that 1: 64 executed the same as the SAT free and voluntary act and deed for the user and purposes therein of forth. WITNESS my official hand and seal the day and year above set forth. December 3	TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nev	vertheless, to the conditions therein contained,
STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned a Notary Public in and for said County and State on this 12th day of May 1923, personally appeared to me that 1923, personally appeared to me known to be the identical person, S. who executed the about forth. WITNESS my official hand and seal the day and year above set forth. December 3 1923 Ira D. Crews.		
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instrument and acknowledged to me that	STATE OF OKLAHOMA, the undersigned County,	16
instrument and acknowledged to me that	on this 12th day of May 1973 reconstly annear	red
instrument and acknowledged to me that	Walter Boons and Henrette Rooms him wi	16 to me known to be the identical person, E. who executed the abo
WITNESS my official hand and seal the day and year above set forth. Tra D. Crews.	instrument and acknowledged to me that It _ Y executed the same as	1
The ambout the A / Sant \ ITA D. Crews.		
TIPE TOWNSHIPS WITH THE PROPERTY OF THE PROPER	My commission expires. December 3. 192.4. (Seal)	Ira D. Crews,

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