Deputs  Deputs  THIS INDENTURE, Made this 10th day of July Edna Pharris and W. L. Phan Tulsa County, in the State of Okla J. A. Porter and Tulsa,  ITNESSETH, That said parties of the first part, in consideration of the sum of a receipt of which is hereby acknowledged, do. by these presents grant, bargain diassigns, all the following described real estate situated in Tuls dahoma, to-wit:  Lot twenty (20) block seven addition to the City of Tuls recorded plat thereof.	six::hundred seventy five and 00/100
This indenture, Made this 10th day of July  Edna Pharris and W.L. Phar  Tulsa	This instrument was filed for record on the 12 day of July 192 3, at 10:00 o'clock A.M., and duly recorded in Book 408 on page 581.  Fees \$ SEAL) O.G. Weaver County Clerk.  By, Brady Brown. Deputy.  A.D. 192 3, between part 188 of the first part, and C.H. Sweat part 185 of the second part:  Sixishundred seventy five and 00/100 Dollars, sell and convey unto said part 188 of the second part. their heirs
Tulsa,  Tulsa,  Treceipt of which is hereby acknowledged, do_by these presents grant, bargain dassigns, all the following described real estate situated in_teleprocessing trecorded plat thereof.	SEAL) O.G. Wesver.  SEAL) O.G. Wesver.  County Clerk.  By, Brady Brown. Deputy.  A.D. 192. 3, between.  rris, her hehend.  homa, parties of the first part, and C.H. Sweat.  Sixiihundred seventy five and 00/100.  Dollars, sell and convey unto said parties of the second part. their. heirs
THIS INDENTURE, Made this 10th day of JULY  Edna Pharris and W.L. Phar  Tulsa	SFAL) O. G. Wegver County Clerk.  By, Brady Brown. Deputy.  A. D. 192. 3, between  rris, her hehand homa, parties of the first part, and C. H. Sweat  parties of the second part:  Sixiihundred seventy five and 00/100  Dollars, sell and convey unto said parties of the second part. their  County and State of
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THIS INDENTURE, Made this. 10th day of July Edna Pharris and W. L. Phan Tulsa County, in the State of Okla J. A. Porter and County.  Tulsa,  ITNESSETH, That said parties of the first part, in consideration of the sum of the receipt of which is hereby acknowledged, doby these presents grant, bargain diassigns, all the following described real estate situated in Tuls dahoma, to-wit:  Lot twenty (20) block seven addition to the City of Tuls recorded plat thereof.	By, Brady Brown. Deputy.  A. D. 192. 3. between.  Pris, her heband  homa, part 188 of the first part, and C. H. Sweat  Part 18 Stof the second part:  Sixiihundred seventy five and 00/100.  Dollars, sell and convey unto said part 188 of the second part. theirs  Sa County and State of
THIS INDENTURE, Made this. 10th day of July  Edna Pharris and W. L. Phar  Tulsa County, in the State of Okla  J. A. Porter and County.  Tulsa,	By, Brady Brown. Deputy.  A. D. 192. 3. between.  Pris, her heband  homa, part 188 of the first part, and C. H. Sweat  Part 18 Stof the second part:  Sixiihundred seventy five and 00/100.  Dollars, sell and convey unto said part 188 of the second part. theirs  Sa County and State of
THIS INDENTURE, Made this. 10th day of July  Edna Pharris and W. L. Phar  Tulsa County, in the State of Okla  J. A. Porter and County.  Tulsa,	homa, parties, of the first part, and the Sweat parties of the second part:  Sixiihundred seventy five and 00/100 Dollars, sell and convey unto said parties of the second part. their county and State of
Edna Pharris and W. L. Phartus and W. L. Phartus County, in the State of Okla J. A. Porter and C. Tulsa,  Tulsa,  Tulsa,  Trusseth, That said parties of the first part, in consideration of the sum of receipt of which is hereby acknowledged, doby these presents grant, bargain diassigns, all the following described real estate situated in	homa, parties, of the first part, and the Sweat parties of the second part:  Sixiihundred seventy five and 00/100 Dollars, sell and convey unto said parties of the second part. their county and State of
Thise County, in the State of Okla  JA. Porter and  Tulsa,  Trusseth, That said parties of the first part, in consideration of the sum of receipt of which is hereby acknowledged, doby these presents grant, bargain dissigns, all the following described real estate situated in	homa, part 188 of the first part, and C. H. Sweat  part 18 Sof the second part:  Sixinhundred seventy five and 00/100  Dollars,  sell and convey unto said part 188 of the second part. their heirs  County and State of
Tulsa,  Tulsa,  Tropic of the first part, in consideration of the sum of the series of the first part, in consideration of the sum of the series of the first part, in consideration of the sum of the series of the first part, in consideration of the sum of the series o	Parties of the second part:  Sixuhundred seventy five and 00/100  Dollars, , sell and convey unto said parties of the second part their heirs  County and State of
Tulsa,  Trong Service of the first part, in consideration of the sum of the receipt of which is hereby acknowledged, doby these presents grant, bargain dissigns, all the following described real estate situated in	parties of the second part:  Sixwhundred seventy five and 00/100  Dollars,  , sell and convey unto said parties of the second part their heirs  County and State of
TNESSETH, That said parties of the first part, in consideration of the sum of the cereipt of which is hereby acknowledged, doby these presents grant, bargain diassigns, all the following described real estate situated in	six::hundred seventy five and 00/100
e receipt of which is hereby acknowledged, doby these presents grant, bargain d assigns, all the following described real estate situated in	, sell and convey unto said parties of the second part theirheirs
Lot twenty (20) block seven addition to the City of Tule recorded plat thereof.	(7) Sunrise Terrace
addition to the City of Tule recorded plat thereof.	(7) Sunrise Terrace
recorded plat thereof.	
	sa, according to the
This mortgage being subject to a first mo-	rtgage amounting to \$350.00 drawn in favor o
J. M. Driver,	
	ce of the purchase price on the above descri
10t. 10t.	
당으시의 눈물과 테이스를 맛있으면 가는	
	nents, hereditaments and appurtenances thereunto belonging, or in anywise apper-
ining forever.  This conveyance is intended as a mortgage to secure the payment of	Unepromissory noteof even date here-
this conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to the conveyance is int	note due 30 days from this date and one over
30 days thereafter until all is paid	•
de to J. A. Porter and C. H. Sweet	
order, payable atmonthly	
thper cent interest per annum, payable semi-annually a Edna Tharris, and W	nd signed by
Said free mark i a charachy coverage that they are the	ownes in fee simple
said premises and that they are free and clear of all incumbrances	
**************************************	
	hey have good right and authority to convey and encumber the same, and
hewill warrant and defend the same against the lawful claims of all per emises in the sum of \$for the benefit of the mortgagee and m	sons whomsoever. Said first part ==agreeto insure the buildings on said aintain such insurance during the existence of this mortgage. Said first part es
rceto pay all taxes and assessments lawfully assessed on said premises before	e delinquent.  bure of this mortgage, and as often as any proceeding shall be taken to foreclose.
me as herein provided, the mortgagor will pay to the said mortgagee. 10. p	er cent of the unpaid balance Dollars
attorney's or solicitor's fees therefor, in addition to all other statutory fees; so me shall be a further charge and lien upon said premises described in this mortgo	aid fee to be due and payable upon the filing of the petition for foreclosure and the se, and the amount thereon shall be recovered in said foreclosure suit and included
any judgment or decree rendered in action as aforesaid, and collected, and the li	en thereof enforced in the same manner as the principal debt hereby secured.
m.Sof money in the above described notementioned, togethe	partheirs or assigns said or with the interest thereon according to the terms and tenor of said note
rce and effect. If said insurance is not effected and maintained, or if any and a	en these presents shall be wholly discharged and void, otherwise shall remain in full all taxes and assessments which are or may be levied and assessed lawfully against —6may effect such insurance or pay such taxes and assessments and shall
allowed interest thereon at the rate of	til paid, and this mortgage shall stand as security for all such payments; and if
	ance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed to
llect said debt including attorney's fees, and to foreclose this mortgage, and shall	
IN WITNESS WHEREOF, said part 168 -of the first part ha be	hereunto set their hand the day and year first above written.
	W. L.Pharris.
NOW ALL MEN BY THESE PRESENTS:	IGNMENT
That	of
med mortgagee in consideration of the sum of	DOLLARS.
	edged, dohercby sell, assign, transfer, set out and convey unto
# T D W W 4 F W W 4 F - F W 4 F W 4 F W 4 F W 4 F W 4 F W 4 F W 5 W 4 F	
	nveyed and the promissory note, debts and claims thereby secured, and the
venants therein contained.	alan to the analistans of more annual al
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, neverth	eless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehahereunto sel	
TATE OF OKLAHOMA, Tulsa County, se.	, a Notary Public in and for said County and State
Before me, Be H. Jognston	a Notary Public in and for said County and State
Edna Phornia and W. T. Phornia	to me known to be the identical person. B. who executed the above
strument and acknowledged to me that the W executed the same as	LhO.17 free and voluntary act and deed for the uses and purposes therein set
rth,	
WITNESS my official hand and seal the day and year above set forth.  Iy commission expires	(SEAL) B. H. Johnston, Notary Public.