MORTGAGE RECORD NO. 408

Second-width mortises Second Seco	passing No 77170 2 Therefor in payment of murigate	
Section Sect	tax on the within mortgage	JUIV 1923 at 12:00 o'clock - M.
THIS NORTHUE, Made this BOth day of July A. D. 1975 hereon Deputy S. F. A. O'RENDO Only Sink the Control of the Control	15 to 5	
THIS NORTHUE, Made this BOth day of July A. D. 1975 hereon Deputy S. F. A. O'RENDO Only Sink the Control of the Control	Dated this 20 day ofTO	Fecs \$
THIS RORATURE, Made this 20th day of 2017. A. D. 1925 server. S. P. O. O. C. C. D. D. C.	To The County I County I cashe	(SEAL) O.G.Weaver.
THIS INDENTITIES, Made this. 20thday ofdailyA.D. 1975	San Paris Constitution of the Constitution of	
S. P. O'RARON. ORL' MENT JOTA. CRUSK to the State of Children *** This Councy in the State of Children ** This Councy in the State of Children *** This Councy in the State of Children *** This Councy in the State of Children *** To have and to hold the some, organized with all and singular the through the State of Children *** To have and to hold the some, organized with all and singular the through the State of Children *** To have and to hold the some, organized with all and singular the tenements, breditiments and apparents intuited in a margin some of the State of Sta	Degate	Brady-Brown,Deputy.
S. P. O'RARON. ORL' MENT JOTA. CRUSK to the State of Children *** This Councy in the State of Children ** This Councy in the State of Children *** This Councy in the State of Children *** This Councy in the State of Children *** To have and to hold the some, organized with all and singular the through the State of Children *** To have and to hold the some, organized with all and singular the through the State of Children *** To have and to hold the some, organized with all and singular the tenements, breditiments and apparents intuited in a margin some of the State of Sta	THIS INDENTURE, Made this 20th day of Jul	IV A.D. 1923 between
Tilles. Courty is the State of Calabonium	S. F. Okeson and Marjorie R.O.	ceson, (his wife)
M. P. Herron. Thiles, Nyklahimer, polarism of the sum ofEM.F5901.5802.89.4.003.80.4.007. Dollars, he receipt of which is beneful wear-wholehold, st., by these presents great, hand, hand oney use self-polarism of the sum ofEM.F5901.5802.80.8.007.008. Dollars, he receipt of which is beneful wear-wholehold, st., by these presents great, hand, hand oney use self-polarism of a self-polar	ofCounty, in the State of (Oklahoma,of the first part, and
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and analyses, all the following described real cutte situated in		
Lot sixteen (16) in Block one (1) in Bong Beach addition, the same being a pert of the south half of the north west quarter and all of lot four (4) in section eight (3) township union to (19) north range belve (12) eight sixt, in Tella Courty, State of Oklahoma, according to the recorded plat thereof, and all the improvements thereon, To have and to hold the some, negative with all and alogalar the tensement, hereditaments and appurtaments belonging, or in sayvice apperainting force. This convenues to intended as a mortgage to secue the negative of the secue of the sec	nd assigns, all the following described real estate situated inTUI SE	County and State of
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This conveyance is intended as a mortgage to secure the payment of	To have and to hold the some, together with all and singular the te	mements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
nade to	aining forever.	
redder, payable at	This conveyance is intended as a mortgage to secure the payment of	Oneof even date here-
reder, payable at Tell SB, OKLB. with SLEHT per cent interest per annum, payable semi-annually and signed by S.F. OKESCH. and. Mor jorie. Br. OKESCH Said first part Les hereby covenantthatthey. Rrs. the said premises and that they are free and clear of all jucumbrance. Lack		
render, psyable at	W. P. Harron	
re order, psyable at	18.0e to	
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Said first part_1.68hereby covenantthatthaynyshim	ith eight per cent interest her snown namely semi-persual	be and simed by S. W. Okagon and Mariarie R. Okagon
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Said first part_4.8 Muther expressly agree	Plus	
Said first part_4.8 Muther expressly agree	inatthey-nave	good right and authority to convey and encumber the same, and
Said first part_4.88further expressly agreethat in case of foreclosure of this mortsgage, als often as a may proceeding shall be taken to foreclose ame as herein provided, the mortgager will pay to the said mortgages. SOUNLY TAYS Dollars 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 for foreclosure and the ame shall be a further charge and the manut thereon shall be recovered in said foreclosure and and included an 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_1.68	they will warrant and defend the same gainst the lawful claims of all	persons vhomscever. Said first part I & Bagreeto insure the buildings on said
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 for foreclosure and the amene shall be a durther charge and lien upon said foreclosure suit and included an 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 it said first part, 16.85, shall pay or cause to be paid to said second part, Y., 11.8		persons vhomscever. Said first part 188 agreeto insure the buildings on said maintain such insurance during the existence of this mortgage. Said first part_188
ame 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 included 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 part_1.6.8. shall pay or cause to be paid to said second part_Y	the ywill warrant and defend the sarpe against the lawful claims of all premises in the sum of \$.two.thou-for the benefit of the mortgagee and agreeto pay all taxes and assessments lawfully assessed on said premises be	persons whomseever. Said first part ISS agreeto insure the buildings on said imaintain such insurance during the existance of this mortgage. Said first part_ISS efore delinquent.
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um		persons whomseever. Said first part 188 agree
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asid premises, or any part thereof, are not paid before delinquent, then the mortgage. as allowed interest thereon at the rate of		persons vhomscever. Said first part 1.8.8.agree
ASSIGNMENT CNOW ALL MEN BY THESE PRESENTS: That Of County, Oklahoma, the within mortgagee in consideration of the sum of in hand paid, the receipt whereof is hereby acknowledged, do in hand paid, the receipt whereof is hereby acknowledged, do Note AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgagee That AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgagee In WITNESS WHEREOF, See and to forcelose this mortgage. And shall become entitled to possession of said permises. Sold first part 1984, valuation or appraisement laws. IN WITNESS WHEREOF, said part 1985, of the first part ha NO. S. F.OKESON. S. F.OKESON. COUNTY, Oklahoma, the within mamed mortgagee in consideration of the sum of Online and paid, the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set out and convey unto 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 ANTI LE RICE, part LE RICE	They will warrant and defend the sprangainst the lawful claims of all premises in the sum of \$.two.tholt—for the benefit of the mortgagee and agree—to pay all taxes and assessments lawfully assessed on said premises be Said first parties. Further expressly agree—that in case of for ame as herein provided, the mortgagor will pay to the said mortgagee—s at a storney's or solicitor's fees therefor, in addition to all other statutory fees; ame shall be a further charge and lien upon said premises described in this morn any judgment or decree rendered in action as aforesaid, and collected, and the Now if said first parties. Ball pay or cause to be paid to said secon um.——of money in the above described note—mentioned, toge and shall make and maintain such insurance and pay such taxes and assessments	persons whomseever. Said first part 188 agree
lelinquent, the holder of said note		persons whomseever. Said first part 188 agree
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h		persons whomseever. Said first part 1 & S. agree
hheirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note		persons whomseever. Said first part 1 & S. agree
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 hereunto set has been and hereunto set has been hereunto set hand here hereunto set hand here here here here has been hereunto set herein set orth.		persons whomseever. Said first part 1 & S. agree
IN WITNESS WHEREOF, The said mortgaged has hereunto set hand this day of 192. STATE OF OKLAHOMA, Tules County, ss. Before me, Ontl L. Rice, a Notary Public in and for said County and State in this 20th day of July, 192 3, personally appeared S. F. Okoson and Morjorio R. Okoson, husband and wife, to me known to be the identical person. Instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set orth.		persons whomseever. Said first part 1 & S. agree
TATE OF OKLAHOMA, Tulss County, ss. Before me, Ont Le Rice, a Notary Public in and for said County and State in this. 20th day of July, 192. 3, personally appeared Sa. F. Okeson and Marjorie R. Okeson, husband and wife, to me known to be the identical person. Sa who executed the store instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set onth.	Likeywill warrant and defend the sappragainst the lawful claims of all remises in the sum of \$twotholifor the benefit of the mortgagee and greeto pay all taxes and assessments lawfully assessed on said premises be Said first parti. 98further expressly agreethat in case of for time as herein provided, the mortgagor will pay to the said mortgagee	persons whomseever. Said first part 1 & S. agree
TATE OF OKLAHOMA, Tules County, ss. Before me, Ontile Rice, 192 3, personally appeared Sa. F. Okoson and Marjoric R. Okoson, 192 3, personally appeared to the form to me known to be the identical person. Sa the above the form to the thing of the same as the first the form of the f		persons whomseever. Said first part 1 & S. agree
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orth.	They will warrant and defend the same against the lawful claims of all premises in the sum of \$_tWO_thOH	persons whomscever. Said first part 1 & S. agree
WITNESS my official hand and seal the day and year above set forth. Ay commission expires F9h. 23, 1926, 192 (SEAL) Carl L. Rice.	They will warrant and defend the same against the lawful claims of all premises in the sum of \$_tWO_thOH	persons whomscever. Said first part 1 & S. agree
My commission expires 49h 28, 1926, 192	They will warrant and defend the surrangainst the lawful claims of all premises in the sum of \$_tWO_thOH	persons whomscever. Said first part 1 & S. agree
INVESTIGATION OF THE PROPERTY	They will warrant and defend the suppragainst the lawful claims of all premises in the sum of \$_tWO_thOH	persons whomseever. Said first part 188 agree