MORTGAGE RECORD NO. 408

THEAST STREET LITTOPS MANY Discolory to the Littops of the Littops	The second secon	A sign of the control
So on 100 NUMBOR AND ADDRESS OF THE WAS PRESENT OF THE OUTSTREES. SEE ON 100 NUMBOR ADDRESS. THIS NUMBOR ADDRESS. SEE ON 100 NUMBOR ADDRESS	TREASURERT ENTOPSEMENT	STATE OF OKLAHOMA, Tulsa County, ss.
So on 100 NUMBOR AND ADDRESS OF THE WAS PRESENT OF THE OUTSTREES. SEE ON 100 NUMBOR ADDRESS. THIS NUMBOR ADDRESS. SEE ON 100 NUMBOR ADDRESS	I hereby certify that FROM cars s. 50, and issued	This instrument was filed for record on the 27day of
THE NUMBERS. Indeed the Section of Section 1972. A. K. (Folice and Microst Section 1972. A. D. 1972. THE NUMBERS. THE ARCHIVES. INDEED AND ALLEY SECTION 1972. A. D. 1972. THE NUMBERS. INDEED AND ALLEY SECTION 1972. A. D. 1972. THE NUMBERS. THE ARCHIVES. INDEED AND ALLEY SECTION 1972. A. D. 1972. THE NUMBERS. THE ARCHIVES. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE ARCHIVES. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE ARCHIVES. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE ARCHIVES. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE ARCHIVES. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. THE NUMBERS. INDEED AND ALLEY SECTION 1972. THE NUMBERS. THE NUMBERS. THE NUMBERS. THE NUMBERS. IN THE NUMB	THE PROPERTY OF THE PROPERTY O	192 3 at 5:00 clock 11. M.,
THE NORTHER, Made the Total ty of THE NORTHER, Male the Total ty of The Northern Total to Tota	Dated this 972	and duly recorded in Bookon pageon
THE NORTHER, Made the Total ty of THE NORTHER, Male the Total ty of The Northern Total to Tota	Ww stuckey of gardy 192.3	Fecs \$
THE NORTHER, Made the Total ty of THE NORTHER, Male the Total ty of The Northern Total to Tota	County Treasurer	U. G. Weaver.
THE ROBETTURE, Much the LOTE by of STAT A D. 10. Sections 1. Section 1. Secti	Manual and an and an	(Seal) Brady Brown, County Clerk
J. J. C. Wolle, and Micrision College, the Europe College, the Europe College, the Europe College, and School College, the Europe College, and School College, the Europe College, and School College, and Sch		- Dysaminate Manager and Anna Parager an
J. J. C. Wolle, and Micrision College, the Europe College, the Europe College, the Europe College, and School College, the Europe College, and School College, the Europe College, and School College, and Sch	THIS INDENTURE, Made thisday of Jul.	y A, D, 192 3, between
To have and to hold the some, tegether with all end singular to the server to contempt to the source of the server to contempt to the server to contempt to the server to contempt to the server to th	J. K. Wells and Minnie Wells, his w	11e
st		
WITHOUSERTH, That said part 29.5 of the form port, in consideration of the sum of		
Type 11 year of the control of the c		
the receiptor's which is hearly asknowledged, doby these presents must, burgain, sell and convey uses sell part. X. of the record part. 14.5	WITNESSETH, That said part 103 of the first part, in consideration of the su	im of
and analogies, all the following described real sente shoused in	Twenty-rive Hundred (\$2500.00.1	Wat the second part his heirs
Children, towits Pot 29, 2002 8, in Boston Addition to the city of Rids, holder a sub-defected on of Lots 6 to 11, inclusive, Holder 1, Lots 7 to 13 inclusive, Holder 2, Lots 6 to 12, inclusive, Holder 2, Lots 7 to 13 inclusive, Holder 3, and all of Blook 2 of Sleg Addition to the city of Tules, a goording to the recorded plat thoracof. Subject to a prior mortgage of \$10,000.00 to Gim Brothers Company.	and assigns all the following described real estate situated in	ulsa
The care your continues and the same, together with all and singular the terements, breeditaments and appurtenances thereants belonging, or in survive appearation of the recorded plate the thorse of the recorded plate the re	그 그리고 내려가 생각하는 하는 그 사람들이 하는 생님이 가득 없는 사람들이 가는 것이 없는 것이다.	
The care your continues and the same, together with all and singular the terements, breeditaments and appurtenances thereants belonging, or in survive appearation of the recorded plate the thorse of the recorded plate the re		프랑과 의 토르크에 되면 그리 왕이랑으로 본드레이트이트
To have and to hold the some, together with all and singular the tenements, horolitaments and appurtenances thereunto belonging, or in anywise appearance. This conveyance is intended as a mortgage to secure the payment of OH9	Tulsa, being a sub-division o Block 1: Lots 7 to 19 inclusi Block 2 of Sieg Addition to t to the recorded plat thereof.	f Lots 6 to 11, inclusive, ve, Block 3; and all of he city of Tulsa, according
To have and to hold the some, together with all and singular the tenements, horeditaments and appurtenances thereunto belonging, or in anywise appertuining forever. This conveyance is intended as a mortgage to secure the payment of	Subject to a prior mortgage o	f \$10,000.00 to Gum Brothers
This conveyance is intended as a mortgage to accure the payment of		
This conveyance is intended as a mortgage to accure the payment of		일본 등록 보이에 목사이가 불어진 내기가 된 하다.
This conveyance is intended as a mortgage to accure the payment of		
This conveyance is intended as a mortgage to accure the payment of		요
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 t	enements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
with One for \$.250.0.00 due. JULY 16th, 1924 192. The Tetr Cope White made to. Fetter Cope White made to. J. K. W. Wella made Minimie, Wella, his. Wife. Said first part. Said first part Said first part. Said first part Said fi	taining forever.	
made to. Fe ter Cope White or order, payable at. TULES, OKLES. with 10. per cent interest per annum, payable sumianmusly and signed by. J. K. Welles, and Minnie. Welle, in	This conveyance is intended as a mortgage to secure the payment of	Onepromissory noteof even date here-
or orden poyable at. TRUSES. OCT. 18. with. 10	with. One for \$ 2500.00 due July 16th, 1	924
or order, psysible at. TRULSS. OKLAS. with. 10	Pater Cone White	
or order, poysible at. TULSS, OKLS. with. 10. per cent interest per annum, payable seni-annually and signed by	made to	
with. 10		
J. K., Well, B., and, Minnie, Walle, his. wife. Said first part 198, hereby covenant. that. 1989. 9.78 the		
Said first part. 1987. hereby covenant. that. they are free and clear of all incumbrances. That. they here are and clear of all incumbrances. That. they here are and clear of all incumbrances. The they here are and clear of all incumbrances. The they here are and clear of all incumbrances. The they here are and clear of all incumbrances. In the benefit of the mortgages and maintain such insurance during the existance of this mortgage. Said first part. 1988. further expressly spere. In the benefit of the mortgages and maintain such insurance during the existance of this mortgage. Said first part. 1989. further expressly spere. In that in case of figurelousy of this mortgage, and as often as any proceeding shall be taken to forcelose same as a herain provided, the mortgager will pay to the said mortgage. Two Hully 1989. further charge and lies upon said premises described in this mortgage, and as often as any proceeding shall be taken to forcelose same as a herain provided, the mortgager will pay to the said mortgage. 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 forcelosure and the same shall be a during the control of the same shall be a during the control of the same shall be a during the said frage that the said frage that the same shall be a during the said frage that the same shall be a during the said frage that the same shall be a during the said frage that the same of said frage that the said said same or said frage that the said said same or said frage that the said frage that the said frage that the said frage that the said fra	J. K. Wells and Minnie Wells	i his wife
of said premises and that they are free and clear of all incumbrances	Said first parties hereby covenant that they are th	10owner_S in fee simple
That. they have good right and authority to convey and encumber the same, and the same against the lawful claims of all persons whomsevey. Said first part 1.0.8 agree to insure the buildings on said premises in the sum of 3		
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 said premises, or any part thereof, are not paid before delinquent, then the mortgage. ————————————————————————————————————	the. V. will warrant and defend the same against the lawful claims of all premises in the sum of \$	l persons whomsoever. Said first part 1.9 Sagreeto insure the buildings on said diminitain such insurance during the existance of this mortgage. Said first part
KNOW ALL MEN BY THESE PRESENTS: That	force and effect. If said insurance is not effected and maintained, or if any as said premises, or any part thereof, are not paid before delinquent, then the mortg be allowed interest thereon at the rate ofper cent per annum said sum or sums of money or any part thereof is not paid when due, or if such it delinquent, the holder of said note and this mortgage may elect to declar collect said debt including attorney's fees, and to foreclose this mortgage, and significant including attorney's fees, and to foreclose this mortgage, and significant including attorney's fees, and to foreclose this mortgage, and significant including attorney's fees, and to foreclose this mortgage, and significant including attorney's fees, and to foreclose this mortgage, and significant including attorney's fees, and to foreclose this mortgage.	and all taxes and assessments which are or may be levied and assessed lawfully against gage
KNOW ALL MEN BY THESE PRESENTS: That		
That	KNOW ALL MEN BY THESE PRESENTS:	
named mortgagee in consideration of the sum of	That	ofCounty, Oklahoma, the within
in hand paid, the receipt whereof is hereby acknowledged, do	named mortgagee in consideration of the sum of	DOLLARS
h	toin hand paid, the receipt whereof is hereby ackn	nowledged, dohereby sell, assign, transfer, set out and convey unto
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgagee ha		
IN WITNESS WHEREOF, The said mortgageeha	covenants therein contained.	
STATE OF OKLAHOMA, Oklahoma County, ss. Before me, the undersigned , a Notary Public in and for said County and State on this 16th day of July , 1922, personally appeared	IN WITNESS WHEREOF, The said mortgageehahereunt	o setthisthisday of
STATE OF OKLAHOMA, Oklahoma County, as. Before me. the undersigned, a Notary Public in and for said County and State on this. 16th day of July, 1923, personally appeared	,	4-40-10-10-10-10-10-10-10-10-10-10-10-10-10
STATE OF OKLAHOMA, Oklahoma County, as. Before me. the undersigned, a Notary Public in and for said County and State on this. 16th day of July, 1923, personally appeared		
Before me, the undersigned and state on this 16th day of July 1922, personally appeared within and for said County and State on this 16th day of July 1922, personally appeared to me known to be the identical person. Who executed the above instrument and acknowledged to me that they executed the same as their forth. WITNESS my official hand and seal the day and year above set forth. C. C. McGilvray,	STATE OF OKLAHOMA, Oklahoma County.	
on this. 16th day of July 1928, personally appeared to me known to be the identical person. Within and for egoing to me known to be the identical person. Who executed the same as the first of the uses and purposes therein set forth. WITNESS my official hand and seal the day and year above set forth. C. C. McGilvray,	Before me. the undersigned	a Notary Public in and for said County and State
instrument and acknowledged to me thatLhayexecuted the same asLhairfree and voluntary act and deed for the uses and purposes therein set forth. WITNESS my official hand and seal the day and year above set forth. C. C. McGilvray,	on this 16th day of July 1923 , personally appear	edwithin-and-foregoing
WITNESS my official hand and seal the day and year above set forth. C. C. McGilvray,	instrument and acknowledged to me that Lhay executed the same as	to me known to be the identical person. who executed the above
Ton 19 1996 (Soot le U. C. MC"ILVESY,		n
	My commission expires. Jan. 12, 1926. 192 (Seal)	C. C. MC~IIV Fay,
		e de la companya del companya de la companya del companya de la co
au		