THIS INDERTURE, Made this . 1,1,1,1. aby of . AUGHQS. A.D. 192. 2. between	BLACK PHINTINGTOOF T		The state of the s
THE ROENTURE, Shele this ALD		FROM	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 11 and 12 and 14 and 15 a
THIS INCEPTURE. Mode this. 1442. day of ALUNES. A. D. 192. a between. THIS INCEPTURE. Mode this. 1442. day of ALUNES A. D. 192. a between. IN S. CORTY I. S. CORTY I. AND ALUNES A. D. 192. a between. IN THIS INCEPTURE. Mode this. 1442. day of ALUNES A. D. 192. a between. IN THIS INCEPTURE. Mode this. 1442. day of ALUNES A. D. 192. a between. IN THIS INCEPTURE. Mode this. 1442. day of Alunes	**************************************		and duly recorded in Book 408 on page 644
THIS INDESTRUE. Made this. A.P.D. day of ANEXES. A.D. 19. 5. beaven. THIS INDESTRUE. Made this. A.P.D. day of ANEXES. A.D. 19. 5. beaven. JUNE 19. 19. 19. 19. 19. 19. 19. 19. 19. 19.			
THIS NORPHURE, Made this Apth days of AMERIES. A. D. 193. 2. hereon			**************************************
### S. GORTFOLL and Mary I., Centre of the second part Tulles, Pulles County in the Street of Oldshorm.			
Legolard, Garthom. pt. "RLES, Oldshorms, in consideration of the sum of. TWO. Shouldard.		W. R. Cantrell and	Mary L. Cantrell, his wife.
The conveyance is intereded as a metrages to scowed by spopmen of the contents and adjusted as a state of the course of the contents and the state of the course of the co	of	Leonard Cawthon	, in the State of Oklahomapart1eSof the first part, .
TWO. Phones and the receipt of which is bearly admondated, do. by these presents from, targain, sell and convey unto said part. X. of the second part 118 and assigna, if the following described real easter dituated in	of	Tulsa, Oklahoma,	part Wof the second part:
the scoring of which is backy acknowledged, doby these presents grant, bargain, sell and convey unto aid part. X of the scoring and assignant the fallowing described real cutta situated in		Two Thousand	Dollar
Distributions, to-write Lot Four (4) in Block Four (4) in Crutchfield Addition to the Oity of Tulea, Oklahoma, according to the recorded official plat thereof. THEASURERS ENDORSEMENT THEASURERS ENDORSEMENT THEASURERS ENDORSEMENT THEASURERS ENDORSEMENT The tree and the selection in payment of mortgest Receipt No. (1) and the tree of the payment of mortgest Receipt No. (1) and the tree of the payment of mortgest Receipt No. (1) and the tree of the payment of mortgest Receipt No. (1) and the tree of the payment of mortgest Receipt No. (1) and the tree of the payment of the payment of the payment of the tree of the payment of the	the receipt of which is	s hereby acknowledged, doby these problems described real estate situated in_	resents grant, bargain, sell and convey unto said part. Y of the second part.
Olty of Tules, Oklahoma, according to the recorded official plat thereof. The Surers endones with the received for the support of the sure of the sur			
I hereby certify that I received \$ 5d and morrages Receipt No the control payment of morrages. Level for in payment of morrages. Dated this the control payment of morrages. Dated this The state of the payment of morrages. Dated this The control payment of morrages to secure the payment of the paym	Oit	ty of Tulsa, Oklahoma,	our (4) in Crutchfield Addition to the according to the recorded official
I hereby certify that I received \$ 5.4			TREASURER'S ENDORSEMENT
Receipt No.C.E. 22. 192. 192. 192. 192. 192. 192. 192.			
To have and to hold the some, together with all and singular the tenements, baredinaments and appurtenances thereunto belonging, or in anywise aptining forever. Once			
To have and to hold the some, together with all and singular the tenements, bereditements and appurtenences thereunto belonging, or in anywise aptining forever. OHO			Dated this Joday of Way Treasurer W. W Stuckey, County Treasurer
This conveyance is intended as a mortgage to secure the payment of. This conveyance is intended as a mortgage to secure the payment of. One for \$2,000.00. July 20th Q. 20t	To house-	id to hold the same together with it	C) V Pi
This conveyance is intended as a mortgage to secure the payment of. ## With. One for S. 2000.00 dec. 2014 (BRY 51) 9.8 \$ fallows. 255.00 due. 2014 (Bry 12.20th, 192.1925 and \$25.00 due. 2014 (Bry 12.20th, 192.1925 due. 2014 (Bry 12.20th, 192	taining forever.		one
1923 and \$25.00 on the 20th day of each consecutive month thereafter Identified Saython or order, payable at. Tulsa, OKlahona with		ance is intended as a mortgage to secure the 2000 00 due and paya	
The. They ill warrant and defend the same against the lawful claims of all persons whomsovers. Said first part 1.88.agree	Said first par	rt_10Shereby covenantthatthat they are free and clear of all incumbra	they are the lagalowner_s_in fee sim
premises in the sum of \$1000_s.QQ	That	they have	good right and authority to convey and encumber the same,
same as herein provided, the mortgager will pay to the said mortgagee. TWO. HIND CYCL. 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 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 including any judgment or decree rendered in action as aforesaid, and collected, and the lien thereof enforced me are the principal debt hereby secured. New if said first part 1.08. shall pay or cause to be paid to said second part	premises in the sum o	of \$1300 -00for the benefit of	the mortgagee and maintain such insurance during the existance of this mortgage. Said first part 1.6 on said premises before delinquent.
same shall be a further charge and lien upon said premises described in this mortgage, and the amount thereon shall be :ecovered in said foreclosure suit and inclu 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. 1.68. shall pay or cause to be paid to said second part	Said first pa	ort195_further expressly agreet ided, the mortgagor will pay to the said	that in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forec mortgagee Two Hund red
Now if said first part 1.08. shall pay or cause to be paid to said second part	owing as merchi provi	itor's fees therefor, in addition to all other	er statutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and
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 assessments and sead premises, or any part thereof, are not paid before delinquent, then the mortgage	same shall be a furth in any judgment or d	decree rendered in action as aforesaid, and	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured.
be allowed interest thereon at the rate of	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, and first part_105shall pay or cause to be from the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second partheirs or assigns mentioned, together with the interest thereon according to the terms and tenor of said note
Said first part 1.65. 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. 1.62 of the first part ha. V.6. hereunto set	same shall be a furth in any judgment or d Now if said sum and shall make and n force and effect. If	decree rendered in action as aforesaid, and first part. LOSshall pay or cause to be ff money in the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second part
W. R. Cantrell Mary L. Cantrell KNOW ALL MEN BY THESE PRESENTS: That	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, and first part. LOSshall pay or cause to be firmoney in the above described notemaintain such insurance and pay such taxe said insurance is not effected and mainta part thereof, are not paid before delinquer thereon at the rate of LODpermoney or any part thereof is not paid where of said note and this mortgage in	decollected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second part
KNOW ALL MEN BY THESE PRESENTS: That	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, and first part. 1.63shall pay or cause to be if money in the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second part
KNOW ALL MEN BY THESE PRESENTS: That County, Oklahoma, the with named mortgagee in consideration of the sum of	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, and first part. 1.83shall pay or cause to be if money in the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second part
named mortgagee in consideration of the sum of	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, and first part 103. shall pay or cause to be of money in the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second part. hers or assigns an entoned, together with the interest thereon according to the terms and tenor of said note. Es and assessments then these presents shall be wholly discharged and void, otherwise shall remain in sined, or if any and all taxes and assessments which are or may be levied and assessment shall be wholly discharged and void, otherwise shall remain in the tender of the same of the
	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, and first part 108. shall pay or cause to be for money in the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second part
covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethand.	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, and first part 109. shall pay or cause to be for money in the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second part
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STATE OF OKLAHOMA, Tulsa County, ss. Before me. A. V. Long. a Notary Public in and for said County and St	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, am first part 103. shall pay or cause to be for money in the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second part
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Before me	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, and first part 1.03. shall pay or cause to be for money in the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second part
on this 11th day of August 192. E. personally appeared Within and foregoing W. R. Cantrell and Mary Ir Cantrell; his Wife, to me known to be the identical personal who executed the above the identical personal who executed the identical personal whole the identical personal whole personal personal whole above the identical personal personal personal personal persona	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, and first part 103. shall pay or cause to be of money in the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured, paid to said second part
	same shall be a furth in any judgment or d Now if said sum	decree rendered in action as aforesaid, and first part 103. shall pay or cause to be of money in the above described note	d collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. paid to said second part