مت أعدر					
N				1.1	 1 A - A -
- IN E	S 🛋	1 mil	20 C	4.4	GH
. L. N.	~2	l.h	qg	2	 -cu
	E 1~.		*.*	1.2	

Warth Maria

• **P**

MORTGAGE RECORD No. 415

eer weber of measurements are wind

IIS INDENTURE, Mada this Fifteenth	
Daniel T.Wilkinson and May Wilkinson his wife	
InTules	
Talsa. Building	art.
WITNESSETH, That the said part 168	
Sixteen Hundred and 00/100.	rs,
hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, ha.X.9 sold and by these presents	NT,
RGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real esta	· · · · · · · · · · · · · · · · · · ·
ng and situated in the County of	vit;
East Four feet (4 ft) of Lot Two (2) and all of Lot Three	
(3) Being 45 feet by 158 ft. all in Sub Division of plock Kleven	
[11] East Lynn Addition to the city of Tulsa Uklahoma	
Bccording-to-the-recorded-plat-thereof.	
intersting in the source of th	
intrasticiant in an intrasticiant in a intrastician	
thershy certily & therefor in part	
Receipt No.4 Thin mortgans Left Treas	aure.
INTERNAL THE DEVICTINEL DICAL V	JULY
	 (71) (11) (13)
all right, title, estate and interest of said grantors. In and to said premises, including all homestead rights, which are hereby waived and released, there with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any partar, and with all and singular the tomements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on a taits and profits accruing from suid property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said part the first part here	by
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said part the first part here venant with said party of the second part, its successors and assigns, that at the delivery hereof. Daniel T. Wilkinson and May Wilkinson his wife, true and lawful owner	all
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said part	hby all fe, nd
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said part	ыру ай fe, nd
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said part	hby all fs, nd of
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said part	hby all fe, nd of tS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said part	hby all ffe, nd of tS, tS, tS, tS, tS, u- u- y- y-
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said part	hby all ffe, nd of tS, tS, tS, tS, tS, tS, tS, tS, tS, tS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said part	hby all ffe, nd of tS, tS, tS, tS, tS, tS, tS, tS, tS, tS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said partO the first part here venant with said party of the second part, its successors and assigns, that at the delivery hereof. Daniel T. Wilkinson and May Wilkinson his wife	hby all ffe, nd of tS, tS, tS, tS, tS, tS, tS, tS, tS, tS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever.' Said part_202 the first part here venant with said party of the second part, its successors and assigns, that at the delivery hereof. Daniel T. Wilkinson and May Wilkinson his wife. True and lawful owner	hby all ffe, nd of tS, tS, tS, tS, tS, tS, tS, tS, tS, tS,
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forover.' Said part Substitution of the second part, its successors and assigns, that at the delivery hereof. Daniel T. Wilkinson and May Wilkinson for the said premises above granted, and selzed of a good and indefcasible estate of indefine therein, free and clear of a substances; that there is no one in adverse possession of same and that Daniel T.Wilkinson and Kay Wilkinson his wire are defend the same against the lawful and equitable claims of all persons whomsever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance at uses of the partS the first part long and advanced to	hby all ffe . nd of tS, tS, tS, say u- y- y-
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. 'Said part_100 the second part, its successors and assigns, that at the delivery hereof Daniel T. Wilkinson and May Wilkinson his wife. True and lawful owno	hby all fe, nd fe, s; s; s; s; s; s; s; s; s; s; s; s; s;
TO HAVE AND TO HOLD THE SAME unio said party of the second part, its successors and assigns forever.' Said part_20.5 the first part here or venant with said party of the second part, its successors and assigns, that at the delivery hereof. Daniel T. Wilkinson and May Wilkinson his wife. True and lawful owner	hby all ffe , nd of tS, tS, tS, s, z: S,
TO HAVE AND TO HOLD THE SAME unio said party of the second part, its successors and assigns forever.' Said part 20 the first part here overant with said party of the second part, its successors and assigns, that at the delivery hereo. Daniel T. Wilkinson and May Wilkinson and May Wilkinson his wife. True and lawful owner	hby all ffe , nd of tS, tS, tS, tS, y> y> the tt; z: S, 10
TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns forever. 'Said part and the fast part here venant with said party of the second part, its successors and assigns, that at the delivery here, Daniel T. Wilkinson and May Wilkinson his wife, true and lawful owner. On the said premises above granted, and selzed of a good and indotable sets of the fast part here and clear of a sum or against the lawful and equitable claims of all partons whomsover. First and these presents are upon the express conditions that, whereas the said party of the second part at the special instance and use of the part 10.5 the first part, loaned and advanced to a sum of all parts and deserver. Build T. Wilkinson his will have a sum and advanced to be and set of the part 10.5 the first part, loaned and advanced to be and a good and to be addition that, whereas the said party of the second part at the special instance and size of the part 10.5 the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and asset the foreer and party of the second part in the context and to keep the built of all provements in good repair, and to keep the built in a sole of and provements in good repair, and to keep the built of any of the second part is successory or assigns; and also to keep and lange and inprovements in good repair, and to keep the built of any or diver of add party of the second part and a provided by the bar of and provements is and to the repair and all provements is a sole to repair and all provements is and the to repair and all premises and assigns, including all conts and for the repair is and incore and provided by the bar. Laws of and provements is a sole of the repair and all provements is and the to charge start and any of and provements is and to the repair and all provements is and the advance of and provements is and to the repair is and all on the charges there on a provided by the By-Laws of and Association, these presents and all ore th	hby all fe, nd of ss. s- d- s- s- ns ay u- y- y- the tt; s, no
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Sold part ¹⁰ S. the first part here venant with said party of the second part, its successors and assigns, that at the delivery hereor. Daniel T. Wilkingon and May true and lawfue ones. The said premises above granted, and select of a good and indecasible estate of inheritance therein, free and clear of a mereorements in some in adverse presents of same and the <u>Daniel 1 :. Wilkingon and Kay Wilkingon his will use and select to a good and indecasible estate of inheritance therein, free and clear of a mereorement is no one in adverse presents are upon the express conditions that, whereas, the said party of the second part is the special instance at a grant with indecasible claims of all percents whomesever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance at uses of the part <u>10</u>S. the first part, loaned and advenced to</u>	hby all fe, nd of ss. s- d- s- s- ms ay u- y- y- the tt: z: ss. 10 of
TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns forever. 'still part_30 the first part here venant with said party of the second part, its successors and assigns, that at the delivery here of Daniel T. Wilkinson and May Wilkinson hie wife. True and lawful owner of the said premises above granted, and scient of a good and indetcashile estate of indefines therein, free and clear of a marker and defend the same angeins the havel and entitle of all of Daniel T. Wilkinson and Kay Wilkinson his will and entities of a good and indetcashile estate of the second part at the special instance at users of the havel and entities dailing of all persons whomesore. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance at uset of the part 10 mill through and davanced to	hby all fe, nd of sS, s, s, he ms ay u- y- s, s, s, he tt; s, s, he tt; s, he tt;
TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns forever. 'Said part and the fast part here venant with said party of the second part, its successors and assigns, that at the delivery here, Daniel T. Wilkinson and May Wilkinson his wife, true and lawful owner. On the said premises above granted, and selzed of a good and indotable sets of the fast part here and clear of a sum or against the lawful and equitable claims of all partons whomsover. First and these presents are upon the express conditions that, whereas the said party of the second part at the special instance and use of the part 10.5 the first part, loaned and advanced to a sum of all parts and deserver. Build T. Wilkinson his will have a sum and advanced to be and set of the part 10.5 the first part, loaned and advanced to be and a good and to be addition that, whereas the said party of the second part at the special instance and size of the part 10.5 the first part agree. with the said party of the second part, its successors and assigns, to pay all taxes and asset the foreer and party of the second part in the context and to keep the built of all provements in good repair, and to keep the built in a sole of and provements in good repair, and to keep the built of any of the second part is successory or assigns; and also to keep and lange and inprovements in good repair, and to keep the built of any or diver of add party of the second part and a provided by the bar of and provements is and to the repair and all provements is a sole to repair and all provements is and the to repair and all premises and assigns, including all conts and for the repair is and incore and provided by the bar. Laws of and provements is a sole of the repair and all provements is and the to charge start and any of and provements is and to the repair and all provements is and the advance of and provements is and to the repair is and all on the charges there on a provided by the By-Laws of and Association, these presents and all ore th	hby all fe, nd of sS, s, s, he ms ay u- y- y- s, s, he tt; s, s, he tt; s, he tt;
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns from a data and a forward. Said part, and the second part, its successors and assigns, that at the addivery here of Daniel T. Wilkingon and Kay true and havful owner	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns from a data and a forward. Said part, and the second part, its successors and assigns, that at the addivery here of Daniel T. Wilkingon and Kay true and havful owner	by all fe nd of SS, ab y- ms ay y- ms st
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forcer. 'staid part '23, the first part here vennat with said party of the second part, its successors and assigns, that at the delivery hereo, Daniel T., Wilkingon and Kay Wilkingon hie wife. The and havid ownerof the said precises above granted, and select of a cood and indefaable status of therein, free and clear of indefaable status of therein here and clear of indefaable status of therein here is no one in adverse possession of same and the Daniel T.Wilkingon and Kay Wilkingon hie with a coordinate the second part at the special instance an uset of the partiels, that at a part of the second part at the special instance at uset of the part 19, the second and advanced to	why all fe nd of ss, all st
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns from a data and a forward. Said part, and the second part, its successors and assigns, that at the addivery here of Daniel T. Wilkingon and Kay true and havful owner	by all fe, nd fe, s; s; s; s; s; s; y- y- y- y- the t; s; s; s; s; s; s; s; s; s; s; s; s; s;