								B	

647

fi

dia n

ntil

1

 $y \in \mathbb{R}^n$

MORTGAGE RECORD No. 415

	4	-	۰.	t:	
1	c		1	£.,	
		•			

0

いたい、「「「「「「「「「「」」」」

E Franker Street Street

Loan No. 846	
HIS INDENTURE, Made this 15th day of September 1992, between Ruth Siegfried and	
R. H. Siegfried, her husband	
Tulles	
utes Building. &	
WITNESSETH, That the said partial	
Three thousand and no.100 Dollars,	
hand pald by the said party of the second part, the receipt whereof is hereby acknowledged, ha	
ARGAIN, SELL, CONVEX and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate,	
Lot four (4) Block five (5)'Midway additin to the city	
of Tules, Okla, according to the recorded plat thereof.	
	i de la cale Recenter de la cale
TREASURERS ENDORSEMENT	
Linety certify that I received \$ 200 and issued Lescipt No. 2010. therefor in payment of wortgod	
It scope No. 22. 2. therefor in payment of scortgage. It is on the within mortgage. 192.2 Inted this 192.2	
Tinted this day of <u>Vig 192</u> WAYNE L. DICKEY, County Treasurer	
Paner	
Devit	
id all right, tills, estate and interest of said granical in and to said premises, including all homestead rights, which are hereby valved and released, to- ther 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 par- ular, and with all and singular the temenets, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all itals and profils accruing from said property from and after this date.	
ther with all rents of said property, with full power and authority to conect the same in case the conditions of this morigage become broken in any par-	
ular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all a straight of the state of the straight o	
ular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all itals and profits accruing from said 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 1.681 the first part hereby	
	1
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part1.681 the first part hereby	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parti.60t the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereot. Ruth. Seigfried and R.H.Sigefried a true and lawful owner	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said particet the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Ruth Seigfried and R.H.Sigefried s true and lawful ownerd of the said premises above granted, and soized of a good and indefensible estate of inheritance therein, free and clear of all subbrances; that there is no one in adverse possession of same and that	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said parti.60t the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereot. Ruth. Seigfried and R.H.Sigefried a true and lawful owner	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partices the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Ruth Seigfried and R.H.Sigefried a true and lawful ownerSof the said premises above granted, and soized of a good and indefensible estate of inhoritance therein, free and clear of all sumbrances; that there is no one in adverse possession of same and that	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partices the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Ruth Seigfried and R.H.Sigefried a true and lawful owner	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said particled the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Ruth. Seigfried and R.H.Sigefried a true and lawful ownerE of the said premises above granted, and soized of a good and indefensible estate of inhoritance therein, free and clear of all sumbrances; that there is no one in adverse possession of same and that <u>Ruth Siegfried and R.H.Siegfried</u> Il warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and nuest of the parties the first part, loaned and advanced to Ruth. Siegfried and R. H. Siegfried the sum of Three thougand and no/100 DOLLARS. AND WHEREAS, said part, i.G. the first part agree	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said particled the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Ruth. Seigfried and R.H.Sigefried a true and lawful ownerd. of the said premises above granted, and soized of a good and indefensible estate of inhoritance therein, free and clear of all sumbrances; that there is no one in adverse possession of same and that. Ruth.Siegfried and R.H.Siegfried II warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and prest of the parties the first part, loaned and advanced to Ruth.Siegfried.and R.H. Siegfried the sum of Three thougand and no/100 DOILARS. AND WHEREAS, said parties add lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- get hereon constantly insured in such company or companies as add second part may designate and the policy or policies of insurance constantly trans- there with the sum of the grave and insuch company or companies as add second part, its successors and assigns, to pay all taxes and assess- mits general and special, against taid lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the build- get hereon constantly insured in such company or companies as add second part may designate and the policy or policies of insurance constantly trans-	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 68t the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Ruth. Seigfried and R.H. Sigefried a true and lawful ownerE.of the said premises above granted, and soliced of a good and indefensible estate of inhoritance therein, free and clear of all pumbrances; that there is no one in adverse possession of same and that <u>Ruth Siegfried and L.H. Siegfried</u> It warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and quest of the part ASE the first part, loaned and advanced to Ruth Siegfried and R.H. Siegfried the sum of Three thougand and <u>no/100</u>	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 68t the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Ruth. Seigfried and R.H. Sigefried a true and lawful ownerE.of the said premises above granted, and soliced of a good and indefensible estate of inhoritance therein, free and clear of all pumbrances; that there is no one in adverse possession of same and that <u>Ruth Siegfried and L.H. Siegfried</u> It warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and quest of the part ASE the first part, loaned and advanced to Ruth Siegfried and R.H. Siegfried the sum of Three thougand and <u>no/100</u>	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said particled the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereof. Ruth. Seigfried and R.H.Sigefried a true and lawful ownerd.of the said premises above granted, and soized of a good and indefensible estate of inhoritance therein, free and clear of all pumbrances; that there is no one in advorse possession of same and thatRuth.Siegfried and K.H.Siegfried I warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and puest of the parties the first part, loaned and advanced to Ruth.Siegfried.and.R.H.Siegfried the sum of Three thousand and no/100 DOLLARS. AND WHEREAS, said parties the first part agree	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said particed the first part hereby avonant with said party of the second part, its successors and assigns, that at the delivery hereof Ruth Seigfried and R.H.Sigefried at the said permises above granted, and solzed of a good and indefensible estate of inhoritance therein, free and clear of all sumbrances; that there is no one in adverse possession of same and that Ruth Siegfried and K.H.Siegfried and R.H.Siegfried in a solzed of a good and indefensible estate of inhoritance therein, free and clear of all us warnet and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and invest part, loaned and advanced to Ruth Siegfried and R.H. Siegfried the sum of Three thousand and no/100 DOLLARS. AND WHEREAS, said part 168 the first part agree	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said particled: the first part hereby avenus with said party of the second part, its successors and assigns, that at the delivery hereor. Ruth Seigfried and R.H.Sigefried as two and lawful ownerE.of the said premises above granted, and solzed of a good and indefensible estate of inhoritance therein, free and clear of all minimum and defend the same against the lawful and equitable claims of all persons whoseasoes	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said partices the first part hereby avenant with said party of the second part, its successors and assigns, that at the delivery hereof_Ruth_Seigfried_and_R.H.Sigefried as true and lawful owner_dot the said premises above granted, and soized of a good and indefensible estate of inhoritance therein, free and clear of all ambrances; that there is no one in adverse possession of same and that	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said particles the first part hereby nvenant with said party of the second part, its successors and assigns, that at the delivery hereor. Ruth. Seigfried and R.H.Sigefried to true and lawful owner. dot the said premises above granted, and seized of a good and indefensible estate of inhoritance therein, free and clear of all sumbrances; that there is no one in adverse possession of same and that. Ruth Siegfried and K.H. Siegfried if warrant and defend the same against the lawful and equitable claims of all persons whomagever. PROVIDED, AUVAYS, and these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and prest of the partials? the first part, iconed and advanced to Ruth. Siegfried.and no/100 DOLLARS. AND WHEREAS, said partiels? The first part agree	
TO HAVE AND TO HOLD THE SAME unio said party of the second part, its successors and assigns forever. Said particled the first part hereby avenant with said party of the second part, its successors and assigns, that at the delivery hereor. Ruth Seigfried and R.H.Sigefried and and R.H.Sigefried to true and lawful owner	
TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns forever. Sold particled the free part hereby nvenant with sold party of the second part, its successors and assigns, that at the delivery hereor_Ruth_Seigfried_and_R.H.Sigefried a true and lawful owner_Eof the said premises above granted, and solzed of a good and indefensible estate of inhoritance therein, free and elser of all imbrances; that there is no no in advorse pessession of ame and thatRuth_Sigfried_and_K.H.Sigefried	
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said particed and R.H.Sigefried A.H.Sigefried and R.H.Sigefried A.H.Sigefried A.M.Sigefried	
TO HAVE AND TO HOLD THE SAME unio said party of the second part, its successors and assigns forever. Said particled: the freit part hereby prenant with said party of the second part, its successors and assigns, that at the delivery hereof. Ruth.Seigfried.and.R.H.Sigefried of the second part, its successors and assigns, that at the delivery hereof. Ruth.Seigfried.and.R.H.Sigefried and R.H.Sigefried and a lawful owner.L.G. the second part, its successors and assigns, that at the delivery hereof. Ruth.Seigfried.and.R.H.Sigefried and and R.H.Sigefried and and References; that there is no one in adverse possession of same and thatRuth.Sigfried.and.R.H.Sigefried and clear of all numbersces; that there is no one in adverse possession of same and thatRuth.Sigfried.and.R.H.Sigefried and R.H.Sigefried and all owners defored he same against the isource of a successors and assigns that whereas, the said party of the second part at the special instance and the varies of the same of the particled in the same of the same of the same of the same second and party and the same and and unperturbed and the poly of the second part, its successors on adverse of comparises as advected party of the second repart is no here on parts the same second part may design to move the poly of the second part, its successors or assigns and all parts of the second repart is made and improvements thereon free of said agreements is and party of the second part, its successors or assigns in a soft weed by the By-Laws of a successors or assigns in a soft weed by the By-Laws or call parts of the second part, its successors or assigns in a soft weed by the By-Laws of and Kassen and and the poly of the second part, its successors or assigns in a soft weed by the By-Laws of and the poly of the second part, its successors or assigns in a soft weed by the By-Laws of and the poly of the second repart is not designs or assigns in a soft weed by the By-Laws of and the poly of the second repart is advected by the second and intervention the poly of the s	
TO HAVE AND TO HOLD THE SAME units and party of the second part, its successors and assigns forever. Said particles in the first part bareby nyennat with said party of the second part, its successors and assigns, that at the delivery hereof_Ruth_Seigfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_R.H.Siggfried_and_Row of the second part at the special instance and party of the second part at the special instance and party of the second part at the special instance and party of the second part at the special instance and any part is successors and adveneed to Ruth_Siggfried_Bad_NC_MONO_DOLARS. And these presents are upon the express conditions find approxements in a no/1000_DOLARS. And these second part, its successors and any pedia against the isotropy companies and said second part, its successors and assigns, to part all taxes and advenues to keep and inprovements thereon, when due, and to keep and inprovements thereon free form all statutory the claims of the second part, its successors and assigns, to part all taxes and assigns and about the successors and any pedia against set is any or companies and said there again and and the adverse thereon in adverse is and the second part, its successors or assigns and about the said party of the second part, its successors or assigns and about the said second part, its successors or assigns and about the said second part, its successors and assigns to keep add index and the said there appreaded and the said party of the second part, its successors or assigns and about the said second part, its successors and assigns to keep add index and the said there appreaded and the said party and about the said again and the otherse three and approximate theread in the social again the said second theread there again addia and theread party and about	
TO HAVE AND TO HOLD THE SAME units mide party of the second part, its successors and assigns forever. Sold partia 62 the first part bereby avenuat with sold party of the second part, its successors and assigns, that at the delivery hereor_Ruth_Self_field_and_R.H.Sigefried a true and havful owner.So the sold premises above granted, and assign that at the delivery hereor_Ruth_Self_field_and_R.H.Sigefried is true and havful owner.So the sold premises above granted, and assign that at the delivery hereor_Ruth_Self_field_and_R.H.Sigefried	
TO HAVE AND TO HOLD THE BAKE unto said party of the second part, its successors and assigns forever. Said particles the first part bereby avenant with said party of the second part, its successors and assigns, that at the delivery hereor. Ruth Seigfried and R.H. Siggfried a true and havful owner. Los the said prevents above granted, and side of a good and indefensible estate of inheritance therein, free and clear of all unimbranes; that there is no one in adverse presents on of mare and that	
TO HAVE AND TO HOLD THE SAME units mide party of the second part, its successors and assigns forever. Sold partia 62 the first part bereby avenuat with sold party of the second part, its successors and assigns, that at the delivery hereor_Ruth_Self_field_and_R.H.Sigefried a true and havful owner.So the sold premises above granted, and assign that at the delivery hereor_Ruth_Self_field_and_R.H.Sigefried is true and havful owner.So the sold premises above granted, and assign that at the delivery hereor_Ruth_Self_field_and_R.H.Sigefried	
TO HAVE AND TO HOLD THE BAKE unto said party of the second part, its successors and assigns forever. Said particles the first part bereby avenant with said party of the second part, its successors and assigns, that at the delivery hereor. Ruth Seigfried and R.H. Siggfried a true and havful owner. Los the said prevents above granted, and side of a good and indefensible estate of inheritance therein, free and clear of all unimbranes; that there is no one in adverse presents on of mare and that	
TO HAVE AND TO HOLD THE BAKE unto said party of the second part, its successors and assigns forever. Said particles the first part bereby avenant with said party of the second part, its successors and assigns, that at the delivery hereor. Ruth Seigfried and R.H. Siggfried a true and havful owner. Los the said prevents above granted, and side of a good and indefensible estate of inheritance therein, free and clear of all unimbranes; that there is no one in adverse presents on of mare and that	
TO HAVE AND TO HOLD THE BAKE unto said party of the second part, its successors and assigns forever. Said particles the first part bereby avenant with said party of the second part, its successors and assigns, that at the delivery hereor. Ruth Seigfried and R.H. Siggfried a true and havful owner. Los the said prevents above granted, and side of a good and indefensible estate of inheritance therein, free and clear of all unimbranes; that there is no one in adverse presents on of mare and that	

広じ

ñ