The Surgeretary field for reased as the second processing of the second procesing of the second processing of the second	249566 G.M.J. FROM	ے۔ STATE OF OKLAHOMA, TULSA COUNTY ::.
TO       Description         TELES OF LINEST       Description       Des		This instrument was filed for record on the 23 Jan A. D. 192 4. at. 10:50
THE MONTANGE Works and	ТО	O. G. Weaver.
THE MORTCACK, Mode als. 1952. down, hebbard, and vite down with the second seco	EXCHANGE TRUST COMPANY	(SEAL) County Clerk ByBrady_Brown, County Clerk
<pre>1. M. Adams and Dollars, A barren, habbard, and witzer marks, but East of Oblams, a to pair, "Add is fing any the import densing an whether are rear al., BOLT: Thousand, and Mollar MTNESSET, Taxala pair, 2d is fing any, the import of anomaly in program at the sum of Four Thousand, and Mollar MTNESSET, Taxala pair, 2d is fing any, the import densing in program at the sum of Four the DUBARD, and Mollar MTNESSET, Taxala pair, 2d is fing any, the import densing in program at the sum of Four the DUBARD, and Mollar MTNESSET, Taxala pair, 2d is fing any the import densing in the Holdred density of all stats, status in Follow MTNESSET, and Born 2d Oblams, the sum of Status in the Mollar density of all stats, status in Follow MTNESSET, and Born 2d Oblams, the sum of Advance Addition of the sum of the importance of the sum of the sum</pre>	TULSA. OKLAHOMA	J Fees
Comparison for the factor of Delaware are set of Delaware results are approved the same of an FORE _TOURDET.NOT COMPANY, a set of the factor of the fact	THIS MORTGAGE, Made this 15th	
WINSEETH, The rail period of the first work for the proper of activity is they were of the arms of the series of the series. Boost, Status 10, 2014, 20	County, in the State of Oklahoma, as the part 195 the first part	(hereinafter called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cor-
<pre>norms and and proy d da send port, is nonzeron und adjes, if the following dended rate struct it</pre>	WITNESSETH, That said part. 106 the first part, for	the purpose of securing the payment of the sum ofTOUTINOUSANGANGNO/_LOU
Contry and Store of Othehems towells.  If of Jools Minter (99), "Don (100), "Horven (11) and "weilve (12) of Z., N. Adams Addition, and It of Jools Mintered (13) to Treaten (14), Pitteen (15), Sixteen (16) and Seventeen (17) The herm and to half the annual of the Mintered (13) to Treatmy-three (13), Innual seventeen (17) The herm and to half the annual of the Mintered (13) to Treatmy-three (13), Innual seventeen (17) The herm and to half the annual of the Mintered (13) to Treatmy-three (13), Innual seventeen (14), Pitteen (15),		
5 the summitted plats of Lotse flipticers [15] to Trenty-Chrone (23), inclusive, of the p. N. Lines Addition to the oily of Tules, "Tules County, Oklahoma. To here ad to bid the warm, together with all and singular the improvements therein, the teammets, hereinmuts and approxements therein a specific proves. The summit plats plays to secure the purpose of the county of Tules (200, 100, 100, 100, 100, 100, 100, 100,	County and State of Oklahoma, to-wit:	
LamB 14.61110n to the city of fulse, "Tulse County, Oklahoma. To have and to bid the same, eacher with all and signlar the improvements therein, the tenments, hardinanata and apparteneous thereasts belonging, in the same second account of the same second	11 of Lots Thirteen (13), Fourteen	(14), Fifteen (15), Sixteen (16) and Seventeen (17)
This martings is given to searce the payment of		lar the improvements thereon, the tenements, hereditaments and appurtenances thereunto belonging,
	This mortgage is given to secure the payment ofONQ_	promissory note, to-wit:ONOprincipal notefor the sum of \$ _4,000.00
date herewith, psychik at the affect of mortgages, signed by mortgages, and having interest at 10% per annum after maturity, psychik eminanually, also all commission notes exceed annual state of all commissions and will warre and all all seasons are free and eary of all incommenses. The interest is a state of all commissions and will warre and all seasons are free and eary of all incommenses and will warre and all states are assessed on the property, east height the agregate acceed the incompage and adjust the incompage and adjust and states and assessed on all property, east height the agregate acceed the incompage and adjust and the anomas of the incompage and psychic and regation and psychic and psychic and psychic and regation and psychic and p	, due	
date herewith, psychik at the affect of mortgages, signed by mortgages, and having interest at 10% per annum after maturity, psychik eminanually, also all commission notes exceed annual state of all commissions and will warre and all all seasons are free and eary of all incommenses. The interest is a state of all commissions and will warre and all seasons are free and eary of all incommenses and will warre and all states are assessed on the property, east height the agregate acceed the incompage and adjust the incompage and adjust and states and assessed on all property, east height the agregate acceed the incompage and adjust and the anomas of the incompage and psychic and regation and psychic and psychic and psychic and regation and psychic and p		그는 것을 통하는 것을 하는 것은 것을 하는 것을 수가 없다. 이렇게 나는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 것을 것을 수가 있는 것을 수가 있다. 것을 것을 것 같이 같이 같이 같이 않는 것을 것을 수가 않았다. 것을 것 같이 같이 것 같이 않았다. 것을 것 같이 것 같이 않았다. 것 같이 것 것 같이 않았다. 것 같이 않았다. 것 같이 것 것 같이 않았다. 것 같이 않았다. 것 같이 않았다. 않았는 것 것 같이 않았다. 것 같이 않았다. 않았는 것 않았다. 않았는 것 같이 않았다. 않았는 것 않았는 것 같이 않 것 같이 않았다. 것 같이 것 것 같이 않았다. 것 것 같이 것 것 같이 않았다. 것 같이 않았다. 것 같이 않았다. 않았는 것 않았다. 않았는 것 같이 않았다. 않았는 것 않았다. 않았는 것 않았다. 않았는 것 않았는 것 않았다. 않았다. 않았는 것 않았다. 않았는 것 않았다. 않았다. 않았다. 않 않았다. 않 않았다. 않았다. 않았다.
Sch mortgagen herdy commant that they are owner in fee simple of said premise; that the num are free and else of all incumbrances; and will warrant and defeed the num expected simulation of the building on shift premises ghint loss by fire or termshe in the sun of \$	date herewith, payable at the office of mortgagee, signed by mort	agagors, and bearing interest at 10% per annum after maturity, payable semi-annually, also all com-
Solid maring ages a gets to have the buildings on hid permisenging. All platics lakes not or lemids in the porty, even though the agreements exclude the amount of the indebted mark in the second of the porty. New though the agreements exclude the amount of the indebted mark in the second is the mort gase and the mort gase is the second is the mort gase is the second is the mort gase index in the building reparied as the second is the mort gase is the second is the mort gas and the second is	Said mortgagors hereby covenant that they are owners in f defend the same against all lawful claims of any other person.	ee simple of said premises; that the same are free and clear of all incumbrances; and will warrant and none
able therean and apply the arme to the payment of the indebtedness hereby scalared or may else to have the building registed replaced. In case of failure, neglect the improvements on add real exists and the anomato of premiums pick therefor shall be scalared hereby and shall be detected in the payment. The solar of the payshes to mortgage add hall be interest until pick of the payshes to mortgage add hall be interest until pick of the payshes to mortgage add hall be scalared or pick able the interest the pick of the payshes to mortgage add hall be interest to payshe to mortgage add hall be interest to payshe to its inductions are on may become, price dams over the lies of this mortgage add hall be additionable about by lifestion or otherwise, and all means to see granded or pick ables the pick per anomal from payment with the measure distribution or otherwise, and all means to see granded or pick ables the pick resonant so expanding the same test at the present time and that no varies shall be permitted in the the paramets of the present test and tes	Said mortgagors agree to insure the buildings on said premise and maintain such insurance during the existance of this mortgage	es agains? loss by fire or tornado in the sum of \$ for the benefit of the mortgagee s. All policies taken out or issued on the property, even though the aggregate exceeds the amount
the improvements on mail real extets and the anomato of perminums pick therefor shall be secred hereby and shall be simulated you and psychio to mortgages and shall be sittered with the interest with add in the Spera name into make of parabumes the interest with add in the specific of the provement is and secret with the mortgages of the provide the mortgages of the provide the start and start and the start and the sta	able thereon and apply the same to the payment of the indebtedn	ness hereby secured or may elect to have the buildings repaired or replaced. In case of failure, neglect
charges or incumbrances upon and property which are, or may become, prior claims over the lies of this mortgages. All gaves are a payable, then mortgages and a statisfictory or pays which lies, charges or incumbrances. All paysents on made by the mortgage and a statisfictory or pays which were the respect to a payable the mortgages and a statisfic or pay and hill the individual lies upon a side property and a second by this mortgage. The future made and all the shaft the panelses and in mort and a statistic or pays and the trans or the lies of the mortgage. The individual term of this mortgage and the pays the statistic or pays and the trans of this mortgage and that the statistic or pays and the statistic or pays and the statistic or pays and the statistic or pays the statistic or pays and the statistic or main the statistic or pays and the statistic or pays the statistic or any protein the all fitters are with be appressed to be pays and the statistic or pays and the statistic or main the statistic or pay be pays the statistic or any protein the statistic or main the statistic or pays and the statistic or any protein the statistic or main the statistic or main any statistic or pays and the statistic or main any proceeding shall be taken to foreclose and a statistic or main and the statistic or main and the statistic or main and the statistic or main any proceeding shall be taken to foreclose and the statistic or main and t	the improvements on said real estate and the amounts of premiums and shall bear interest until paid at 10% per annum from date of s	s paid therefor shall be secured hereby and shall be deemed immediately due and payable to mortgagee uch payment.
<pre>immediately is due and payable to it, including all costs, expenses and attemps fees in connection therewith, whether brought about by litigation or otherwise, and all memory and and shall be additional lies upons asid property and secured by this mortgage. It is further understood and agreed that during the term of this mortgage all buildings, fences, sidewalks and other improvements on asid property and or discreptions of a purgue which will injure or normal security in the term of the median bills be permitted in the premises that a lifetures now installed or which may be used for any lifegal on a shout the improvements on asid property shall be permitted in the premises that a lifetures now installed or which may be used and shout be set in a source the improvements on an in premises in the premises that a lifetures now installed or which may be made the improvements on an intermest in more realts and there on the full on a shout the improvements on asid promises will be maintained at least as good control fragmes will be immediately done and intailed so that the improvements on asid promises will be maintained at least as good control for any of the notes above described will be paid to a differed barrer and and payable upon the filling of the position of the mortgage. Solid anotgage, Solid fore shall be due and payable upon the filling of the position for foreclosure on the mort gage and a solut new present and and payable upon the filling of the position for foreclosure and the same shall be a further charge and line upon asid promises and the same shall be a further charge and payable upon the filling of the position in the interposition the there and payable upon the filling of the position of the ortgage and a solut new and payable upon the filling of the position in the access and the same and payable upon the filling of the position above described news. Solut cost and a distrobal filling and the solut and the solut describes and the solut and the solut describes and the solut and the solut des</pre>	charges or incumbrances upon said property which are, or may b	become, prior claims over the lien of this mortgage and in case such discharge and satisfactoron shall
It is further understood and agreed that during the term of this mortgage all building, fances, sidewalks and other improvements on and property shall be logger or disreputable business or used for a purpose which will injure or render said premises suffic or less desirable for their premises shall not be used for any litegal or disreputable business or used for a purpose which will build on the terms now intalled or which may bereafter builted in a representative on adj premises shall be kept in a good tatie of repairs on that the same will be useful and available for the purposes for which they have been or may be installed and that damage will not result to the improvements or any portion thereof from a failure to maintain such fatures in proper prepari, and in case any damage shall areault from any "enue proper and suitable repairs will be immediately done and installed so that the improvements on and premises will be maintained at Least as good condition as the same raw the present time, continger ware not are accepted. Said mortgagors further expressly agree that in case of foredourse of this mortgage, and as often as any proceeding shall be taken to foredourse and the same shall be foredourse and the same shall be a further charge and line upon asid premises and the amount thereof shall be also and present shall be a further charge and line upon asid premises and the amount thereof shall be also reduce the line of the foredourse and that anotent data thereof and how and thereof and how and thereof shall be also and thereof shall be also and there of as and there of as and there of as and thereof as and the amount thereof shall be also and fored, built devel and availed to the stars of the stars. The same shall be there on the devel described network and there of as and there and there of as an	immediately be due and payable to it, including all costs, expense amounts so expended or paid shall bear interest at 10% per ann	s and attorney fees in connection therewith, whether brought about by litigation or otherwise, and all
or discrepatible business or used for a purpose which will holter or render said premises until for less desirable for the present uses and purposes; that to unnecessary constrained a combustible matrixed hall be kept in a good state of repairs on that the same will be useful and suitable for the purposes for which they have been or may be installed and to be the discreption of the control thereof from any cause propers and suitable repairs will be immediately done and installed to that the improvements on a said and the same are at the present time, ordinary wear and test excepted. Said mortgages further expressly agrees that in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose same is a herein provide, attorney for same and the line there of endored in the same manner as the principal deby hereby secured. We use and purpose the constant and and there of said foreclosure and the same shall be a further charge and line upon said premises and the purpose and of the posterion for longer specified in the above described notes, together there in contined, then these presents shall be wholly discharged and void, otherwise the same shall be relative to a conditions herein and there of said mortgages. It is accessor or assigns, asid sum of mores appecified in the above described notes, together there in contined. The more and of the covenants and geneen there is not present there on conditions herein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain full fore can defect, but if default be made in the payment there of said mortgages. It is accessor or assigns, asid sum of less weak and explained and the pay and the option of the mortgages and whole and the said on the payment thereof including interest, costs, charge and fees these includes of the events and a state in a pay discove dave described performed or of a down to the immediate possession of the assow described performs and of no subsec provided in the imortgages.	It is further understood and agreed that during the term o	
so that change will not result to the improvements or any portion thereof from a failure to maintine such fixtures in proper sepair, and in case any damage should condition as the same are at the present time, ordinary ware and tear excepted. Said mortgages for three spresely agree to have in a case of foreclosure of this mortgage. Said fee shall be due and payable upon the filing of the potition for foreclosure and the same shall be a further charge and len upon said premises and the same shall be states to go the same shall be states to be posit to shall mortgage. Said mortgages. Said mortgages the secored in a side foreclosure and the same shall be a further charge and len upon said premises and the same shall be states to foreclose same as herein provided, then these presents shall be whole does not successor or angings, said sums of moory specified in the above described notes, together with the interest thereon according to the terms and tenor of asid notes, and shall keep and perform during the existance of this mortgage the covenants, agreements or conditions herein contained, then these presents shall be whole yieldsharged and void, otherwise the same shall to share of files. Usit fideful be made according to the source and the same shall be states of or refusal to observe any of the covenants, agreements or contained, the entity principal and perform during the existance of the anote specified in the gamma shall be shared to and payable share the covenants, agreements or contained, the entity principal and whole durates and ferting and the files of periods for the source may at the regular to end the same shall be whole does the state and provided and allow and payable and the state or contained the covenants, agreements and electers to the shall be to due and payable and entities and classes and the share there there there described period. The mortgage and without notice be declared the and payable and entities of a stary share a receiver appointed by accourt of prouch purposes and electes. Indeges	or disreputable business or used for a purpose which will injure o accumulation of combustible material shall be permitted on the pr	or render said premises unfit or less desirable for their present uses and purposes; that no unnecessary remises; that all fixtures now installed or which may hereafter be installed in or about the improvements
conditions as the same are at the present time, ordinary war and tear excepted. Said mortgages on three sepressly agrees that in case of forecloure of this mortgage. and as often as any proceeding shall be taken to forecloure and is any indegeneen transported in any of the notes above described will be paid to said mortgage. Said fees shall be due and psyable upon the filing of the potition for forecloure of the mortaneous therein provided in any indegeneen trendered, and the line there of enforced in the same manner as the principal debs hereby secured. Now if said interest thereon excerding to the terms and tear of said notes, and shall keep and perform during the existence of this mortgage the covenants, and greements are the principal debs hereby secured. The provided is any of them, when due, do in ease default in the performance of or relusal to observe any of the covenants, and greements or conditions herein contained, then these presents shall be whelly discharged and void, otherwise the same shall remain in full force and effect, but if default be made in the payment of the nortgages and the breaks and the service any of them, when due, do in ease default in the performance of or relusal to observe any of the covenants, angreaments or conditions herein contained, the notes above described near and void on the mortgage and without notice be delated due and psyshe at one case how provide at a one case bore provided and also the benefits to the same and receive and cell the terns, insue and profits theriform and if necessary may be a cell or consuphated and mortgage. Its accessant and also the benefit of the same shall be and difficult on the immediate possession of the above described perimeting and the same and receive and also the benefits of the mortgage. The same and receive and also the benefits of the mortgage and also the benefits of the mortgage and also the benefits of the mortgage. Its accessant and the as above provided and also the benefit of saty, valuation or apprinc	so that damage will not result to the improvements or any port	tion thereof from a failure to maintain such fixtures in proper repair, and in case any damage should
for forcelosure and the same shall be a further charge and liem upon said premises and the amount thereof shall be recovered in said forcelosure suit and included in any indgement rendered, and the lien there of enforced in the same manner as the principal doth hereby secured. New if said morgagons shall pay or cause to be poid to add morgagee, its successors or assigns, and shall beep and the above described notes, together there in terest there as according to the terms and tenor of said notes, and shall beep and without notice be declared the amount in full force and effect, but if default be made in the payment of the notes, or any of these avenants, agreements or conditions herein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain in full force and effect, but if default be made in the payment of the notes, or any of them, when due, do in case default in the parformance of or refusal to observe any of the sovenants, agreements or conditions herein contained, the entire of the motes, or any of them, when due, do in case default in the parformance of or refusal to observe any of the sovenants, agreements are conducted at any and the entities of the mortgages and without notice be declared due and payable at none on the above described premises and may at once take possession of the same and receive and collect the rents, issues and provide the and also the benefit of atxy, valuation or appraisement laws. All of the covenants, agreements and terms of this mortgage, be an additional line under the terms of this mortgage. Is auccessors and assigns. IN WITNESS WHEREOF, said part 10.97 the first part ha Y9 hereunto set the benefit of stay, valuation or appraisement laws. All of the mortgagee, its successors and assigns. STATE OF OKLAHOMA Tules A . DeVINNB	condition as the same are at the present time, ordinary wear and to Said mortgagors further expressly agree that in case of fore	ear excepted. closure of this mortgage, and as often as any proceeding shall be taken to foreclose same as herein pro-
Now if add morgegoors shall pay or cause to be paid to said morgege, its successors or easings, said sums of money specified in the above described notes, together with the interset thereon according to the terms and tenor of said notes, and shall keep and perform during the existance of this morgege the devenants and any greements or conditions herein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain in full force and effect, but if default be made in the payment of the notes, or any of them, when due, & in case default in the performance of or refusal to observe any of the covenants, agreements or conditions herein contained, the entirpical sum exceeds and all interest due thereon may at the option of the more gase and vick-due and payable at once and this mortgage. It is accessors and notes, together with the interest, costs, charges and lee described formations therein contained, and mortgage on poor juricidition for such purposes and all costs, charges and lees incurred shall constitute and be an additional lies under the terms of this mortgage. Said mortgagers waive notice of election to declare the whole debt due as above provided and also the benefit of the mortgages, its successors and assigns. IN WITNESS WHEREOF, said part 10.57 the first part ha Ve hereunto set. their, personal representatives and saigns. IN WITNESS WHEREOF, said part 10.57 the first part ha Ve hereunto set. their is personal representatives and state, on this 22.d. January 102.4 January 10	for foreclosure and the same shall be a further charge and lien u	pon said premises and the amount thereof shall be recovered in said foreclosure suit and included in
berein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain in full force and effect, but if default be made in the payment the entire principal summersby secured and all interest due thereon may at the option of the mortgage and without notice be declared due and payable at once and this mortgage may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charge and fees herein mentioned are consended whole described premises and may at once take possession of the assess and fees incurred shall constitute and be an additional lien under the terms of this mortgages. Is forthwith entitled to the immediate possession of the above described premises and may at once take possession of the above described premises and mortgagen waive notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. All of the covenants, agreements and terms contained, their shall be binding on the mortgages, the first part have. All of the mortgage, its auccessors and assigns. IN WITNESS WHEREOF, said part 100 the first part ha VO hereunto set. the 11 here 12 hand 9 the day and year first above written. B. N. Adams Dollite Adams Dollite Adams presentally appeared. 3: N. AdaWis, and Dollig, AdaWis, hußhand, and Wife,	Now if said mortgagors shall pay or cause to be paid to said a with the interest thereon according to the terms and tenor of said	mortgagee, its successors or assigns, said sums of money specified in the above described notes, together notes, and shall keep and perform during the existance of this mortgage the covenants and agreements
mortgage may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees berein mentioned or contemplated and mortgage shall, at once upon the filing of petition for the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the same and receive and collect the rents, issues and profits thereform and if necessary may have a receiver appointed by a court of proper juridiction for such purposes and all costs, charges and fees incurred shall costs therefore and if necessary may have a receiver appointed by a court of proper juridiction for such purposes and all costs, charges and fees incurred shall costs therefore and also the benefit of stay, valuation or appraisement laws. All of the covenants, agreements and terein shall be binding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit of the mortgage, its successors and assigns. IN WITNESS WHEREOF, said part <u>109</u> the first part ha <u>VO</u> hereunto set. <u>the ir</u> had <u>S</u> the day and year first above written. <u>S</u> N. Adams Dollie	- herein contained, then these presents shall be wholly discharged and of the notes, or any of them, when due, or in case default in the	d void, otherwise the same shall remain in full force and effect, but if default be made in the payment performance of or refusal to observe any of the covenants, agreements or conditions herein contained,
ises and may, at once take possession of the same and receive and collect the rents, issues and profits therefrom and if necessary may have a receiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and fees incurred shall constitute and be an additional lien under the terms of this mortgage. Said mortgages aview notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. All of the covenants, agreements and terms contained herein shall be binding on the mortgages, their heirs, personal representatives and assigns, and shall be for the benefit of the mortgage, its successors and assigns. IN WITNESS WHEREOF, said part 1000 the first part ha VO hereunto set. their had 9, the day and year first above written. S. N. Adams Dollie Adams Do	mortgage may thereupon be foreclosed immediately to enforce	e payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and
the covenants, agreements and terms contained herein shall be binding on the mortgagers, their heirs; personal representatives and assigns, and shall be for the benefit of the mortgages, its successors and assigns. IN WITNESS WHEREOF, said part 1997 the first part ha V@_hereunto set_theirhand_S_the day and year first above written. S. N. Adams Dollie Adams STATE OF OKLAHOMA, Tulse Before me,Maurice A. DeVinna, a Notary Public in and for said County and State, on this day of	ises and may, at once take possession of the same and receive an a court of proper jurisdiction for such purposes and all costs, chan	nd collect the rents, issues and profits therefrom and if necessary may have a receiver appointed by rges and fees incuired shall constitute and be an additional lien under the terms of this mortgage.
IN WITNESS WHEREOF, said part 100° the first part ha Ve_hereunto set_their_hand S_the day and year first above written. S. N. Adams Dollie Adams Dollie Adams STATE OF OKLAHOMA. Tulse STATE OF OKLAHOMA. Before me. Maurice A. DeVinne day of January 192.4 personally appeared S. N. Adams. and Dollia Adams., hushand and wife. to me known to be the identical person. who executed the within and foregoing 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 forth. WITNESS my hand and official seal in said County and State, the day and year last above written My commission expires. May 11th, 1927. (Seal.) TREASURER'S ENDORSEMENT 1 hereby certify that I have received \$.// the O_and issued receipt No. 13/29. therefor in payment of mortgage tax on the within mortgage.	the covenants, agreements and terms contained herein shall be bind	
Dollie Adams         STATE OF OKLAHOMA,       Tulsa         Before me,       Maurice A. DeVinna         day of       January         day of       January         day of       January         day of       January         to me known to be the identical person.       Swho executed the within and foregoing instrument, and acknowledged to me that       they         to me known to be the identical person.       Swho executed the within and foregoing instrument, and acknowledged to me that       they         to me known to be the identical person.       Swho executed the within and foregoing 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 forth.         WITNESS my hand and official seal in said County and State, the day and year last above written       Maurice A. DeVinna         My commission expires       May 11th, 1927. (Seal)       Notary Public.         TREASURER'S ENDORSEMENT         I hereby certify that I have received \$ 1/40 and issued receipt No. 134/29 therefor in payment of mortgage tax on the within mortgage.		
STATE OF OKLAHOMA,       Tulsa       County, ss.         Before me,       Maurice A. DeVinna       , a Notary Public in and for said County and State, on this       22d         day of       January       192.4         personally appeared       D. N. Adams. and Dollis Adams, hushand and wife;       192.4         to me known to be the identical person.       Swho executed the within and foregoing instrument, and acknowledged to me that       they         to me known to be the identical person.       Swho executed the within and foregoing instrument, and acknowledged to me that       they         to me known to be the identical person.       Swho executed the within and foregoing instrument, and acknowledged to me that       they         to me known to be the identical person.       Swho executed the within and foregoing instrument, and acknowledged to me that       they         witness my hand and official seal in said County and State, the day and year last above written       Maurice A. DeVinna         My commission expires       May 11th, 1927. (Seal)       Notary Public.         TREASURER'S ENDORSEMENT         I hereby certify that I have received \$ 1/40.       and issued receipt No. 134/29.       therefor in payment of mortgage tax on the within mortgage.		
STATE OF OKLAHOMA	Tulsa	
personally appeared <u>9. N. Adams and Dollia Adams</u> , hushand and wife, to me known to be the identical person. Swho executed the within and foregoing instrument, and acknowledged to me that <u>they</u> executed the same as <u>their</u> free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my hand and official seal in said County and State, the day and year last above written My commission expires <u>May 11th</u> , <u>1927</u> . (Seal) <u>Notary Public</u> . TREASURER'S ENDORSEMENT I hereby certify that I have received \$ <u>160</u> and issued receipt No. <u>13429</u> , therefor in payment of mortgage tax on the within mortgage.	STATE OF OKLAHOMA,	a Notary Public in and for said County and State, on this 22d
to me known to be the identical person. Swho executed the within and foregoing instrument, and acknowledged to me that they executed the same as the in suid country act and deed for the uses and purposes therein set forth. WITNESS my hand and official seal in said County and State, the day and year last above written <u>Maurice A. DeVinna</u> My commission expires. May 11th, 1927. (Seal) Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 1.40. and issued receipt No. 13429, therefor in payment of mortgage tax on the within mortgage.	ter free small N . Al	
executed the same as <u>their</u> free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my hand and official seal in said County and State, the day and year last above written My commission expires May 11th, 1927. (Seal) Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 1/40 and issued receipt No. 13429 therefor in payment of mortgage tax on the within mortgage.		
Executed the same as	to me known to be the identical person	in and foregoing instrument, and acknowledged to me thatthey
My commission expires May 11th, 1927. (Soal) TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 1.40 and issued receipt No. 13429 therefor in payment of mortgage tax on the within mortgage.	executed the same as	l State, the day and year last above written
TREASURER'S ENDORSEMENT I hereby certify that I have received \$ 1/40 and issued receipt No. 13439 therefor in payment of mortgage tax on the within mortgage.	My commission expires May 11th, 1927. (Se	Maurice A. DeVinna Notary Public.
I hereby certify that I have received \$ 1.4.0 and issued receipt No. 13429 therefor in payment of mortgage tax on the within mortgage.		
Dated this & 2 day of game, 192. Tw. W. W. Steve horr	I hereby certify that I have received \$ 1.6.0and	issued receipt No. 13429. therefor in payment of mortgage tax on the within mortgage.

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