231179 C.14.J.

This mortages to an leavity markings to. A. Y. Bogwell, Dr. of the second part, the following described real exists and premises thested Turns County, Water of Otherman, te-wit: All of Last Eight (8) in Blook Four (4) in Bogwell's Addition to the casty of Finlans, Okiahomas, according to the recorded plat theory of the mortages in favor of the Bogwell's addition to the casty of Finlans, Okiahomas, according to the recorded plat theory of the Bogwell's bearing and containing and co	KNOW ALL MEN BY T	HESE PRESENTS, That	Louise McCu	lly and R.	S. McCully (wife	e and husband)
all of Lot Eight (8) in Block Four (4) in Boswell's Addition to the city of Tulan, Oklahoma, according to the recorded plat thereof. All of Lot Eight (8) in Block Four (4) in Boswell's Addition to the city of Tulan, Oklahoma, according to the recorded plat thereof. This mortgage is subject to a prior mortgage in favor of the Home Building and Mona Association of Tulas, Oklahoma, in the amount of \$2750.00. Said mortgage bearing and boan Association of Tulas, Oklahoma, in the amount of \$2750.00. Said mortgage bearing date of May 9th, 1923. **What is the improvements decreas and appartuneses decrete belonging, and warrant the did to the came. **Eight Bundred Forty Three & 06/100 **DOLLAR This mortcage is severe the principal sum of **Eight Bundred Forty Three & 06/100 **DOLLAR This decreas it has rate of **Eight Bundred Forty Three & 06/100 **DOLLAR This decreas it has rate of **Conting warrant being date of September 15th, 1922, in the amount of \$864.08, payable at the rate of \$28.00 per month and accorded interest the first payment being due on October 15th, 1922, and a like payment of years of the first payment being due on October 15th, 1922, and a like payment of years of the rate of eight per cort per amms, payable monthly on unpell principal gum. **Provided, abupp, dat dits increment is made, executed and delibered upon the following condition, to will. That said first part of the part of eight per cort per amms, payable monthly on unpell principal gum, with interest in the part of eight per cort per amms, payable monthly on unpell principal gum, and thereon, the warrant permits on the same shall become fine and to heap of the more and permits more and secure of the part of the					County, Oklahoma, par	198 of the first part, ha Ve
All of Lot Eight (8) in Block Four (4) in Blowell's Addition to the city of Tules, Okishoms, scoording to the recorded plut thereof. This mortages is subject to a prior mortages in favor of the Bome Building and Jonn Association of Tules, Okishoms, in the amount of \$2750.00. Said mortages bearing date of May 9th, 1923. **With all the Improvements Decrease and appurtuances herete bloogist, and warrant the title to the came. **This mortage is favored by the came of the prior mortages bearing date of May 9th, 1923. **With all the Improvements Decrease and appurtuances herete bloogist, and warrant the title to the came. **Hight Hundred Forty Three & 08/100 **DOLLAIM This mortage is false to secure the principal som of Eight Hundred Forty Three & 08/100 **DOLLAIM This mortage is false to secure the principal som of Eight Hundred Forty Three & 08/100 **DOLLAIM THIS HUNDRED HOSE bearing false of 89 personer 14th 1922. In the amount of City and Accurate the control of the came. **One installment mote bearing date of 89 personer 14th 1922. In the amount of First payment being due on Outober 15th. 1928, and a like payment of \$28.00 and accurate interest due and paymels on the 18th day of each and severy month thereafter until the principal sum has been paid. All payments bearing interest at the rate of eight per cent per annua, payable monthly on unpaid principal sum. **Provided abuys, that this fauruscent is made, excented and delivered upon the failuring conditions, to will. That call first particle here are any interest indicate, or the text, income presents and off to Institute, and keep illuspress and the principal sum of this mortage are any interest indicate, or the text, income presents and off to Institute, and keep illuspress and principal sum of this mortage are any interest indicate, or the text, income presents and the presents and interest and any food hereof. **Eight Bome and Eight	mortgaged and hereby mortga	ge to A. Y. Bos	well, Jr.			
Addition to the city of Fulsa, Okiahoma, eccording to to the recorded plat thereof. This mortgage is subject to a prior mortgage in favor of the Home Building and foom Association of Tulsa, Okiahoma, in the amount of \$2750.00. Said mortgage bearing date of May 9th, 1923. **June 1923.** **June 1923.			part of th	e second part, the	following described real es	ate and premises situated in
of the Home Sullding and Lonn Ageocation of Tules, Oklahome, in the amount of \$2750.00. Said mortages bearing date of May 9th, 1923. **** **** **** **** **** **** ****		Addition to the	city of Tu	Lsa, Oklaho		
with all the improvements thereon and appurtomanees thereto belonging, and warrant the tills to the name. This markage is given to secure the principal sum of. Eight Hundred Forty Three & 08/100 DOLLAN With interest thereon at the rate of				pan Associa \$2750.00.	tion of Tulsa. Said mortgage	
Eight Hundred Forty Three & 08/100 DOLLAR Eight Hundred Forty Three & 08/100 DOLLAR Fight Hundred Forty Three & 08/100 DOLLAR with intrest thereon at the rate of the rest, per annum, payable monthly annually from date. According to the terms of a certain problem? Note. One installment note bearing date of September 15th, 1922, in the amount of \$845.08, payable at the rate of \$25.00 per month and accurred interest, the first payment being due on Outober 15th, 1922, and a like payment of \$25.00 and accurred interest due and payable on the 15th day of each and every month thereafter until the principal sum has been paid, All payments being bearing interest at the rate of eight per cent per annual, payable monthly on unpaid principal sum. Provided, always, that this instrument is made, executed and delivered upon the following conditions, to will: That said dast parties at the rate of eight per cent per annual, payable monthly on unpaid principal sum. Provided, always, that this instrument is made, executed and delivered upon the following conditions, to will: That said dast parties at the rate of eight per cent per annual, payable monthly on unpaid principal sum on the committee on the premise. All to in Insure, and Koop insured in favor of 800 Party, Dulldings on said premises. It is further everywal varced by and between the premises. All to in Insure, and Koop insured in favor of 800 Party, Dulldings on said premises. It is further everywal varced by and between the premises. All to in Insure, and Koop insured in favor of 800 Party, Dulldings on said premises. It is further everywal varced by and between the premises. The said the best and problem, and the work of the parties herein and and the mortgage or any interest industrial of the insurance premises. It is further everywal varced by and between the premise herein and in the payment of the parties herein and to be mortgage. ———————————————————————————————————	with all the improvements the	rcon and appurtenances th	hereto belonging, and		1	e America Trees
Eight Hundred Forty Three & 08/100 with interest thereon at the rate of \$ per cent, per annum, payable. Monthly annually fromdate. A certain promiser's soledateribed as follows, to-wit: One installment note bearing date of September 15th, 1922, in the amount of \$843.08, payable at the rate of \$25.00 per month and accrued interest, the first payment being due on Ostober 15th, 1922, and a like payment of \$25.00 and accured interest due and payable on the 15th day of each and every month thereafter until the principal sum has been paid, Ail payments bearing interest at the rate of eight per cent per annum, payable monthly on unpaid principal sum. Previded, always, that this instrument is made, exceuted and delivered upon the following conditions, to-wit: That said first parties bearing interest at the rate of eight per cent per annum, payable monthly on unpaid principal sum of the mortgan and not censmit or clow waste to be committed on the premise. And to insture, and keep linsured in favor of seal and the committed on the premise. And to insture, and keep linsured in favor of seal principal and and are recovered and accrete and all rectures and all recture and profits thereof. It is further expected parted by and between the article breve that it ary debath be made in the payament of the brincipal and or any interest parted part. I shall be caused may be and between the article principal and of the innertage or any interest facts flowed to the recent and all recture and profits thereof. Said and it recture and profits thereof. Said the first part, for each complex contains, to be recented and recture and profits thereof. Said the first part, for each complex contains, to be because the recent and the recent and the recent and the recent and all rectures and profits thereof. Full 29 of the Grab part, for each committee, to be because the recent and					· ····	$\lim_{n\to\infty} \int_{\mathbb{R}^n} \frac{dx}{x} dx = \lim_{n\to\infty} \int_{\mathbb{R}^n} \frac{dx}{x} dx$
with interest thereon at the rate of per cest, per annum, payable. MONTHLY annually from determined an follows, to-wit: One installment note bearing date of September 15th, 1922, in the amount of \$645.08, payable at the rate of \$25.00 per month and accrued interest, the first payment being due on Outober 15th, 1922, and a like payment of \$25.00 and accured interest due and payable on the 15th day of each and every month thereafter until the principal sum has been paid. All payments bearing interest at the rate of eight per cent per annum, payable monthly on unpaid principal sum. Provided, always, that this interest and essemments of said tand when the same shall become due, and to keep all improvements in goal again and access. It is further expressly acreed by and between these, and to help insured in favor of sections and access. It is further expressly acreed by and between these, and to help insured in favor of sections are any interest installment, of the taxe, insurance premises. It is further expressly acreed by and between the parties herete that it any default be made in the payment of the brinched and reads and payable, and then mortgage may be ferrelected and accessed part. Y shall be estitled to the immediate possession. The premise and all reads and profits thereof. Said part. 100 its first part hereby agree. that in the event action is brought to foreclose this mortgage. "" will pay remonsible alternacy be an all reads and profits the form the premise and all reads and profits the form of the first part for each complete and accessed part. Y shall be estitled to the immediate possession. The premise and all reads and payable, and the mortgage also receive. Faid 9 of the first part for each combination, do between the first part for the first pay for the first part for the first pay for the first pay for th						DOLLARS
necording to the terms of a certain promisery note. described as follows, to-wit: One installment note bearing date of September 15th, 1922, in the amount of \$645.00 and accured interest, the first payment being due on Ostober 15th, 1922, and a like payment of \$25.00 and accured interest due and payable on the 15th day of each and every month thereafter until the principal sum has been paid. All payments bearing interest at the rate of eight per cent per annum, payable monthly on unpaid principal sum. Provided always, that this matures is made, executed and delivered upon the following conditions, to will. That said flest paid \$2.50 and a current of eight per cent per annum, payable monthly on unpaid principal sum. Provided always, that this matures is made, executed and delivered upon the following conditions, to will. That said flest paid \$2.50 keeps at improvements in post one and not commit or tillow when the committee of the remains and the sent and the committee of the committee of the committee of the committee of the payment of the payment of the principal sum, with interest, shall be due and payable, and this mortgage may be foreelessed and second part. Y. shall be called to this mortgage may be foreelessed and second part. Y. shall be called to the immediate possession, the premises and all recent parts hereby agree						
previded, always, that this finatument is made, executed and delivered upon the following conditions, to sit: That said first parties of sit to pay and a to the principal sum of the sum of the rate of side and year and a like payment of \$25.00 and a secured interest the sit of the rate of sight per cent per annum, payable monthly depends of each and every month at the rate of eight per cent per annum, payable monthly on unpaid principal sum has been paid. All payments dearing interest at the rate of eight per cent per annum, payable monthly on unpaid principal sum, and a face to pay all taxes and asserments of said land when the same shall become due, and to keep insured in good reput and to to committee on the premise all of to insure, and the payment of the principal sum of this mortgage or any interest installment, or the taxes, insurance premiums, or in case of the breach of any covenant herein condition, the whole of said principals, with interest, shall be due and payable, and this mortgage or any interest installment, or the taxes, insurance premiums, or in case of the breach of any covenant herein condition, the whole of said principals, with interest, shall be due and payable, and this mortgage or any interest matellinest, or the taxes, insurance premiums, or in case of the breach of any covenant herein condition, the whole of said principals sum of this mortgage or any interest matellinest and profits thereof. Said part 1.98 of the first part hereby agree. , that in the event action is brought to forcelose this mortgage, will pay reasonable attorney's fee of Minsty & Mo/100 DOLLAR which this mortgage also secures. Ful. 28 of the first part, for taid consideration, do hereby expect by waive appraisement of said real estale and all benefit of the homestead, exemption and any laws in Okhaloma. Dated this 194th day of May 1952 personally appeared. Louise McCully and R. S. McCully, (wife and husband) **More of the first part, for taid consideration, do hereby expect by waive appraisement of said count	with interest thereon at the rat	o or per cent, per anni	Installme	ent	y from	
covenant and agree to pay all taxes and assessments of said land when the same shall become due, and to keep all improvements in good reportry, buildings on said premises. It is further expectly agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this morigage or any interect installment, or the taxes, incurance premiums, or in case of the breach of any covenant herein contained, the whole of said princips sum, with interest, shall be due and payable, and this morigage may be foreclosed and second part. Y. Shall be entitled to the immediate possession the premises and all retus and profits thereof. Said part 1.8% the first part hereby agree, that in the event action is brought to foreclose this morigage	\$843.08, payab first payment and accured in thereafter unt at the rate of	le at the rate being due on Oc terest due and il the principa	of \$25.00 pertober 15th, payable on the contract of the contra	er month and a 1922, and a the 15th day seen paid. A	d accrued intere a like payment o y of each and ev ll payments bear	st, the f \$25.00 ery month ing interest
Which this mortgage also secures. Part 80 of the first part, for taid consideration, do hereby expressly waive appraisement of said real estate and all benefit of the homestead, exemption and stay laws in Oktahoma. Dated this 19th day of May , 183 Louise McCully SEAT R. S. McCully And State, on this 19th May of May , 19 23, personally appeared. Louise McCully and R. S. McCully, (wife and hugband)	It is further expressly ag or any interest installment, or sum, with interest, shall be duc- the premises and all rents and	the taxes, insurance prens and payable, and this more profits thereof.	parties hereto that if niums, or in case of ortgage may be force	the breach of any losed and second r	covenant herein contained, part Y., shall be entitled to	the whole of said principal the immediate possession of
Fariles of the first part, for tail consideration, do hereby expressly waive appraisement of said real estate and all benefit of the homestead, exemption and stay laws in Oktahoma. Dated this 19th day of May , 183 Louise McCully SEATR OF OKLAHOMA, County of Tulsa , ss: Before me, , a Notary Public in and for said County and State, on this 19th May of May , 19, 23, personally appeared. Louise McCully and R. S. McCully, (wife and husband) Louise McCully and R. S. McCully, (wife and husband) and to me known to be the identical person Swho executed the within and foregoing instrument and acknowledged to me that they execute the same at their free and voluntary act and deed for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. January 15th, 1927. (Seal) Cecil L. Henry, Notary Public in the care of the care o	reasonable attorney's fee of	Ninety & No/10	00			DOLLARS,
Dated this. 19th day of May 123. Louise McCully SEAN R. 5. McCully R. 6. McCully R. 5. McCully R. 6.						
ETATE OF OKLAHOMA, County of Tulsa , ss: Before me,	the homestead, exemption and s	atay laws in Oklahoma,		.hereby expressly	waive appraisement of said	real estate and all benefit of
Tulsa , ss: Before me,	Dated this 19th	day of May	, 123			
Before me,						
Before me, a Notary Public in and for said County and State, on this 19th May a Notary Public in and for said County and State, on this 19th Louise McCully and R. S. McCully, (wife and husband) Louise McCully and R. S. McCully, (wife and husband) and a Notary Public in and for said County and State, on this 19th Louise McCully and R. S. McCully, (wife and husband) Swho executed the within and foregoing instrument and acknowledged to me that they executed the same as free and voluntary act and deed for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. Louise McCully and R. S. McCully, (wife and husband) Swho executed the same as free and voluntary act and deed for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. Louise McCully and R. S. McCully, (wife and husband) Swho executed the within and foregoing instrument and acknowledged to me that they executed the same as free and voluntary act and deed for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. Louise McCully and R. S. McCully, (wife and husband) Louise McCully and R. S. McCully, (wife and husband) Swho executed the within and foregoing instrument and acknowledged to me that they executed the within and foregoing instrument and acknowledged to me that they executed the within and foregoing instrument and acknowledged to me that they executed the within and foregoing instrument and acknowledged to me that they executed the within and foregoing instrument and acknowledged to me that they executed the within and foregoing instrument and acknowledged to me that they executed the within and foregoing instrument and acknowledged to me that they executed the within and foregoing instrument and acknowledged to me that they executed the within and foregoing instrument and acknowledged to me that they executed the within and for			allahi santan ara-punggapa ara-punggapa kan ara-punggapa kan ara-punggapa kan ara-punggapa kan ara-punggapa ka		R. S. McCully	SEAL,
Before me, a Notary Public in and for said County and State, on this 19th Louise McCully and R. S. McCully, (wife and husband) Louise McCully and R. S. McCully, (wife and husband) 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 signature and official seal the day and year last above written. My commission expires January 15th, 1927. (Seal) Cecil L. Henry. Notary Public in and for said County and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and State, on this 19th executed the said seal county and	STATE OF ORLANOMA, Coun	Tulsa	. 55:			
Louise McCully and R. S. McCully, (wife and husband) Louise McCully and R. S. McCully, (wife and husband) to me known to be the identical person. Swho executed the within and foregoing instrument and acknowledged to me that they execute the same as. their free and voluntary act and deed for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. January 15th. 1927. (Seal) Cecil L. Henry. Notary Public Liberty certify that this instrument was filed for record in my office on. 21 day of Liby A. D., 1925 1 hereby certify that this instrument was filed for record in my office on. 21 day of Liby A. D., 1926	Defeve mo		,	a Notary Public in	and for said County and Sta	te on this 19th
Louise McCully and R. S. McCully, (wife and husband) 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. free and voluntary act and deed for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. My commission expires. January 15th, 1927. (Seal) Cecil L. Henry. Notary Public Line of the uses and purposes therein set forth. A. D., 1923 A. D., 1924 A:20 o'clock P. M. Book 43, Page 595						
to me known to be the identical person. Swho executed the within and foregoing instrument and acknowledged to me that they execute the same as. free and voluntary act and deed for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. January 15th, 1927. (Seal) Cecil L. Henry. Notary Public Liberthy certify that this instrument was filed for record in my office on. 21 day of Liay A. D., 1925 1 4:20 o'clock P. M. Book 439, Page 595	day of	Louise McCully	and R. S. Mo	Cully, (wi	fe and husband)	
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 free and voluntary act and deed for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. January 15th, 1927. (Seal) Cecil L. Henry. Notary Public Libereby certify that this instrument was filed for record in my office on 21 day of Liay A. D., 1925 4:20 o'clock P. M. Book 43, Page 595	5 · · · · · · · · · · · · · · · · · · ·					
the same as. free and voluntary act and deed for the uses and purposes therein set forth. Witness my signature and official seal the day and year last above written. My commission expires January 15th, 1927. (Seal) Cecil L. Henry. I hereby certify that this instrument was filed for record in my office on 21 day of Liay A. D., 1925 1 4:20 o'clock P. M. Book 439, Page 595						
Witness my signature and official seal the day and year last above written. January 15th, 1927. (Seal) Cecil L. Henry, Notary Publi I hereby certify that this instrument was filed for record in my office on. 21 day of May A. D., 1923 4:20 o'clock P. M. Book 439, Page 595	thair					exeguted
I hereby certify that this instrument was filed for record in my office on 21 day of MAY A. D., 1923 4:20 o'clock P. M. Book 439, Page 595	Witness my signature an	id official seal the day and	l year last above Wri	tten.		
4:20 P. M. Book 439, Page 595	My commission expires	ricord proprietable 13	TO A MAGE	granding of the	and the Callety of	Notary Public.
4:20 P. M. Book 439, Page 595	I hereby certify that this	Instrument was filed for	record in my office o	n 21	day of May	A, D., 19 ²³
Bredy Brown (Saal) O. G. Weaver,	4:20 o'clock	P. M. Book 439, I	Page 595		•	
Denuty Cler	Bra Bra	dy Brown.	Deputy.	Seal)	O. G. Weaver,	County Clerk.