No. 226961 C.M. J. MC

MORTGAGE RECORD No. 447

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WILLTO INDENS	
THIS HADRIA	URE, Made this 15th day of March , 1923 , between
E.	B. Brauns, a single woman
	in Tulse
UISA BUIJ	DING AND
	SETH, That the said part.
WITNE	Sixty Five Hundred and No/100 Dollars
	the said party of the second part, the receipt whereof is hereby acknowledged, ha_Ssold and by these presents
	LL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real estate
lying and situat	ed in the County of Tulsa and State of Oklahoma, to-wit
Lots	Ten (10), Eleven (11), Twelve (12), Thirteen (13) Fourteen (14) and Fifteen
	Block One (1) Mitchell- Crosble Addition to the city of Tulsa, Okla.according
	e Recorded Plat thereof, and;
Lots	Sixteen (16), Seventeen (17) and Eighteen (18) in Block Two (2) Mitchell-
Crost	ie Addition to the city of Tulsa, Okla, according to the Recorded Plat
there	of; and; Lot Ten (10) and the South Fifteen (15) feet of Iot Nine (9) in
Block	Eleven (11) Parkdale addition to the city of Tulsa, Okla. according to
the A	mended Plat thereof, and;
	est Thirteen and one hald (W 13 2) feet of Lot Eleven (11) and the East
	y Three and one third (E 33 1/3) feet of lot Ten (10) in Plock One Hundred
**********	y Eight (128) in the city of Tulsa, Okla. according to the Recorded plat
there	Reprint No. 8743 discharge and the second
	107 wa 1/10 W/ 100 200
	Dated this 2 is apr 1923
	WAYNE L. DICKEY, County Treasurer
	<u> </u>
	E. B. Brauns, a single woman, wful ownerof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in
cumbrances; th	at there is no one in adverse possession of same and that
will warrant or	P. D. Pradus, a studie woman.
	defend the same against the lawful and equitable claims of all persons whomsoever.
PROVID	l defend the same against the lawful and equitable claims of all persons whomseever. ED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an
	ED, ALWAYS. And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance a
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of AND W monts, general ings thereon ca ferred to said j every kind, an taxes and assee every kind, an taxes and assee claims, and ma so expended to AND W did on the	DED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an art X of the first part, loaned and advanced to E. B. BRAUNS, a Single Woman, the su Sixty-five Hundred and 00/10^ DOLLAR HEREAS, said part. X of the first part agree. S with the said party of the second part, its successors and assigns, to pay all taxes and assee and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the built instantly insured in such company or companies as said second party may designate and the policy or policies of insurance constantly trait if any or either of said agreements be not performed as aforesaid then said party of the second part its successors or assigns, may pay su ments, and my effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory is invest such sums as may be necessary to protect the title or possession of said presents shall be security. HEREAS, the said
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request of the p of	NOTE OR OBLIGATION Tulsa, Oklahoma, March 15, 1923. 192 AND AND AND Forty-three and 22/100 the monthly dues on the <u>65</u> share <u>5</u> of the capital stock of said Association, represented and evidenced by the of numbered <u>3814</u> this day pledged by E. B. Brauns, a single woman, to said Association to secure a loan Sixty-five Hundred and QO/100 DOLLARS; the same being the interce pon said sum so borrowed by <u>me</u> and <u>1</u> promise to pay said Association at its Home Office at <u>TDLSE</u> , Oklahom
request of the p of	DED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance at art J of the first part, loaned and advanced to

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