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## MORTGAGE RECORD NO. 456

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Transfer and more many as		
<pre>ad</pre>	mortgaged and hereby mortgag	Michael Steiger and Dora Steiger
Fail Addition to the oity of fulse Oklahoms, scoording to the record plat theored.         THEASUREYS ENDORSEMENT         Interdpict only not received 3.43.20md incould receive the probability of a bay of	of	part 108 of the second part, the following described real estate and premises a
TREASURERS ENDORSEMENT  Thereby certify that I received 3.4. J. Schult is not the set in the theory is a construction parameter of more and is a construction. The set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a construction of the set is a construction of the set is a construction. The set is a construction of the set is a constructio	Hal	1 Addition to the city of Tulsa Oklahoma, according to
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Receipt No. 22.2 (# therefor in payment of mortially into a the which mortgang 		
County Technic Technic Provided and appartaneous thereto belonging, and warrant the tile to the same     This merigancy is given to secure to priority and of the second sec		Receipt No. 10). 7. 4. therefor in payment of mortgage
County Technic Te		tax on the within mortgage. Deced this $\mathcal{J}$ $\mathcal{J}$ does at 7 102 $\mathcal{J}$
with all the improvements thereon and appartenances thereto belonging as ad warrant the tills be the same.          The mortgage is given to mercers the principal map of		ww.stuckey County Treasurer
This merigage is given to secore the principal sum of		Deputy
Twonty: Firs. Bundred. (\$250.00.0]. por whith theres there on at the rate of for each per annum, psychol. 90014 annually from	이번 가지 않는 것은 것을 많이 하는 것이 없다.	그는 그 가장은 생활을 위한 것이 가지 않는 것은 것을 수 있는 것이 같이 있는 것이 같은 것이 있는 것을 수 있는 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이다.
Troubled always, that this instrument is made, exceeded and delivered upon the following conditions, towit:          ************************************	This mortgage is given Twonty	to secure the principal sum of
Arctic of the first per large set of the set of	with interest thereon at the ra	te of 8 per cent, per annum, payable semiannually fromdate
Signed Charles Offernal per annum, payable semi-annually. Signed Charles Offernal Bunch. Signed Charles Offernal Bunch. Provided, always, that this instrument is made, escented and delivered upon the following conditions, to wit: That said fort perfy or and according to be considered upon the presence and to be commended upon the presence of an other presence in the integrate in the integrate integration of the presence of an other presence integrations, to the case of the breach of any comment on the integrate of the presence of any other integration. Two Hundred, and Pitty (\$250.00) Sold part J, of the first part breedy agree. B, that in the overt action is brought to foreclose this mortgage	according to the terms ofQ	described as follows, to wit:
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Signed Charles Givroll Bunch.     Signet Bunch A Signed Charles Givroll Bunch.     Signed Charles Givro	\$2500.00 eight pe	r cent per annum, payable semi-annually.
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which this mortgage also secures.  Part of the first part, for suid consideration, do hereby expressly waive appraisement of said real estate and all be the homestead, exemption and stay laws in Oklahoma.  Dated this	Provided, always, that the covenant2 and agrees to pr and not to commit or allow was Second party, buil It is further expressly af gage or any interest installmen cipal sum, with interest, shall is session of the premises and all	his instrument is made, executed and delivered upon the following conditions, to-wit: That said first party ay all taxes and assessments of said land when the same shall become due, and to keep all improvements in ste to be committed upon the premises. and to insure, and keep insured in favo dings on Said premises. greed by and between the parties hereto that if any default be made in the payment of the principal sum of t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of be due and payable, and this mortgage may be foreclosed and the second patheBhall be entitled to the imm I the yents and profits thereof.
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Charles Carroll B <sub>un</sub> ch         STATE OF OKLAHOMA, County of Tulsa         Ss:         Before me,	Second party, built It is further expressive a gage or any interest installmen cipal sum, with interest, shall is session of the premises and all Said part_X. of the first reasonable attorney's fee of_ which this mortgage also secu	dings on Said premises. greed by and between the parties hereto that if any default be made in the payment of the principal sum of it, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of be due and payable, and this mortgage may be foreclosed and the second pattershall be entitled to the imm 1 the rents and profits thereof. t part hereby agree S., that in the event action is brought to foreclose this mortgage, <u>Two Hundred</u> and F1fty (\$250.00) res.
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the same ashisfree 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 expiresMarch 9, 1925. (Seal) Albert Brown Notary L hereby cartify that this instrument was filed for second in my office on 23 day of July A D at	Second party, built It is further expressive and gage or any interest installmen cipal sum, with interest, shall is session of the premises and all Said part. V. of the first reasonable attorney's fee of which this mortgage also secu Part. Y of the first part the homestead, exemption and Dated this. 23rd Dated this. 23rd STATE OF OKLAHOMA, Con Before me, July	dings on Said premises. freed by and between the parties hereto that if any default be made in the payment of the principal sum of t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of be due and payable, and this mortgage may be foreclosed and the second patheBshall be entitled to the imm the rents and profits thereof. t part hereby agree. <sup>B</sup> , that in the event action is brought to foreclose this mortgage, <u>Two Hundred and F1fty (\$250.00)</u> res. rt, for suid consideration, do98 
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I hereby certify that this instrument was filed for record in my office on 23 July A. D., 10 at 2:40 o'clock P. M. Book 439, Page 345 By Brady Brown, Deputy. (Seal) O.G. Weaver, County	Second party, built It is further expressive and gage or any interest installmen- cipal sum, with interest, shall is session of the premises and all Said part. J. of the first reasonable attorney's fee of which this mortgage also seeus Part. J of the first par- the homestead, exemption and Dated this. 23rd. Dated this. 23rd. STATE OF OKLAHOMA, Co Before me, day ofJULY Charles.Ca and to me known to be the identicer the same ashis	dings on Said premises. freed by and between the parties hereto that if any default be made in the payment of the principal sum of t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of be due and payable, and this mortgage may be foreclosed and the second patheBshall be entitled to the imm the rents and profits thereof. t part hereby agree_B_, that in the event action is brought to foreclose this mortgage, 
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