## MORTGAGE RECORD No. 472

TREASURER'S FREDORSEMENT	STATE OF OKLAHOMA, Tules County #54
I hereby certify that I received \$ 1.45 and issued	This instrument was filed for record on the 11 day of
Received No. / ( ) 211 therefor in payment of morigage	August 192 3 11:45 o'clock A.M.
Dated this // day of To May 192.5	and duly recorded in Book. 472 on page
Www.tuckey County Treasurer	O. G. Weaver
Wwfteresey County Treasurer	(Sec.1)
Deputy	Brady Brown, Deputy
	19 ,A. D. 192 , between
THIS INDENTURE, Made this Twenty ninth Jun	10 ,A.D. 192 2, between.
W. A. Catron and his wife Belle Ca	itron
of Chason Goodman Limber Comps	of Oklahoraapart. 185 of the first part INV
of Yulsa, Oklahoma	nave V of the second nave
WITNESSETH. That said part 105 of the first part, in consideration of the	sum of
Thirteen Hundred and Seventy Thr	sum of
the receipt of which is hereby acknowledged, do 9 Sby these presents grant, bar	rgain, sell and convey unto said party of the second parttheir
	Sa Tulsa County and State of
Oklahoma to-wit:	
	Company of the Compan
All of Lot (11) Eleven, Block	: (28) Twenty Eight, College Addition County State of Oklahoma,
This mortgage is given subject	t to one certain mortgage, duly
recorded in Recorders of Deed	ls office, in Book # Page #
Tulsa County, State of Oklaho	and Loan Association of Tulsa City,
The state of the s	
To have and to hold the same together with all and singular the	tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
taining forever.	
This conveyance is intended as a mortgage to secure the payment of	Oneof even date here-
with. One for \$ 1373.63 due September 1s	t, 1922.
Dialogor Coodmon Tumbon Componer	
made toDIERRS OIL GOOGHSII Indiber Company	
	ally and signed by
W. A. Catron and his wife	, Belle Catron
Said first part 108 hereby covenant S that they ar	e owner Sin fee
simple of said premises and that they are free and clear of all incumbrances	exception above written
they have	good right and authority to convey and encumber the same and all persons whomsoever. Said first part 168 agree S to insure the buildings on said
premises in the sum of \$ $\Omega\Omega\Omega$ $\Omega\Omega$	and maintain such insurance during the existance of this mortgage. Said first partices
agree to pay all taxes and assessments lawfully assessed on said premises Said first part A safurther expressly agree that in case of fore	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same
as herein provided, the mortgagor will pay to the said mortgagee	sclosure of this mortrage and as often as any proceeding shall be taken to foreclose same  2 and 00/100  Dollars
as attorney's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and lien upon said premises described in this mortgage and the amount thereon shall be recovered in said foreclosure suit and included in any judgement or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the manner as the principal debt hereby secured.	
judgement or decree rendered in action as aforesaid, and collected, and the lient	hereof enforced in the manner as the principal debt hereby secured.  he part_thair heirs or assigns said
sum of money in the above described notementioned, to	gether with the interest thereon according to the terms and tenor of said note
and shall make and maintain such insurance and pay such taxes and assessment	ats then these presents shall be wholly discharged and void otherwise shall remain in full and all taxes and assessments which are or may be levied and assessed lawfully against
said premises, or any part thereof, are not paid before delinquent then the more	tgagemay effect such insurance or pay such taxes and assessments and shall
	i, until paid, and this mortgage shall stand as security for all such payments; and if said insurance is not effected and maintained or any taxes or assessments are not paid before
delinquent, the holder of said note and this mortgage may elect to decla	are the whole sum or sums and interest thereon due and payable at once and proceed to
collect said debt including attorney's fees, and to foreclose this mortgage, and si Said first part. I a Swaive B., notice of ejection to declare the whole	debuts above and also the beneft is stay, valuation or appraisement laws.  ——hereunto setLOCIThand_S_the day and year first above written.
IN WITNESS WHEREOF, said part_105 of the first part ha Y	9 hereunto set RECIT hand S, the day and year first above written. W. A. Catron
	Belle_Catron
KNOW ALL MEN BY THESE PRESENTS	ASSIGNMENT
That.	
named mortgagecin consideration of the sum of	DOLLARS
toin hand paid, the receipt whereof is hereby a	acknowledged, dohereby sell, assign, transfer, set out and convey unto
	conveyed and the promissory note debts and claims thereby secured, and the
covenants therein contained,	sorthalass to the conditions thereis sortained
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nev	vertheless, to the conditions therein contained.
10 WITNESS WHEREOF, the said mortgageenanereunto	
	A 2 h m - 10 - 10 - 10 - 10 - 10 - 10 - 10 -
STATE OF OKLAHOMA, City of Tulsa, TulsaCount	y, as.
Before me, W. A. Setser	a Notary Public in and for said County and State
on this 63 tu day of June	within and foregoingto me known to be the identical person. S. who executed the above instrument
and acknowledged to me that they executed the same as th. e1:	Annuances to me known to be the identical person. So, who executed the above instrument
and the state of t	
WITNESS my official hand and seal the day and year above set forth.  My commission expires	W. A. Setser.
My commission expires	Notary Public
	radial's table