## MORTGAGE RECORD No. 472

10       10       10         10       10       0.4. model       10.4. model         10       10       0.4. model       10.4. model         11       10       0.4. model       10.4. model         12       10       0.4. model       10.4. model       10.4. model         13       10       0.4. model       10.4. model       10.4. model         14       10       0.4. model       10.4. model       10.4. model         14       10       0.4. model       10.4. model       10.4. model       10.4. model         14       10       0.4. model       10.4. model	FROM	STATE OF OKLAHOMA, Tulsa County ss.	•
TO       TO         To       To       To         To       To       To       To         To       To       To       To       To         To       To       T		This instrument was filed for record on the17 day of	
70       Fm.       0. 9. 9. Waver,	그에서 그들은 관리에는 일찍 가지 가슴 집을 넣었다. 가 눈물이 걸려.		e di Prin La Principa
THE INTERTITIE, Mode M. 148       App. 2012.       D. 192.3. Lower         MURIA, 201497			
THE INDENTING, Mode MA.       102.       A.D. 192.       A.D. 192.       A.D. 192.         THE INDENTING, Mode MA.       102.       M.D. 192.       M.D. 192.       M.D. 192.         THE INDENTING, Mode MA.       102.       M.D. 192.       M.D. 192.       M.D. 192.         THE INDENTING, MARCON, D.M. 192.       102.       M.D. 192.       M.D. 192.         TERESTIN, Thrunk and C. 192.       5.25(1).       J.D. 192.       J.D. 192.         TERESTIN, Thrunk and A.D. 192.       S.S. 192.       J.D. 192.       J.D. 192.         Sarton J.D.M. 192.       Sarton J.D. 192.       J.D. 192.       J.D. 192.       J.D. 192.         Sarton J.D.M. 192.       Sarton J.D. 2001.       J.D. 192.       J.D. 192.       J.D. 192.       J.D. 192.         Sarton J.D. 2001.       J.D. 200.       J.D. 2001.       J.D. 2001.		( O. G. Weaver.	
THE INTERTITIE, Mode bit.       4.85         MURIEL, 201497, J. Boy, RECZUL, & S. M., Foldbarg, Incr. http://doi.org/10.10011000000000000000000000000000000	그는 그는 것은 것을 다 있는 것을 다 있는 것을 가지 않는 것을 만들었다. 것 같은 것을 가 없는 바람을 물	(Seal) Brady Brown County Clerk	
THE INFORMUTE, Note in	<u></u>		
Thilds,		,A. D. 192. 3., between	
<pre>cl</pre>			
Det 1998 2014 In the second part in provide state of the second part in the intervent of the second part in the intervent is equivalent the of the second in the intervent second intervent is a second part in the intervent is equivalent to the second intervent is a second intervent in the intervent is equivalent to the intervent is equiv	f	of Oklahoma,part_195of the first part	
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<pre>bit adapt. af the differing damafest and enter and interfale</pre>	Seven nundred ninety-two & 33/10	Dollars	
South 10 foot Lot Pourteen (14) north 50 feet Lot Mirteen (13) Block Core (1) Purley Addition to the oity of Tuise as par the recorded plat thereof. (2021 (2024) (	nd assigns, all the following described real estate situated inT115	SECounty and State of	
(13) Block One (1) Turley Addition to the oity of Tules as particular set particu	Oklahoma to-wit:		
(13) Block One (1) Turley Addition to the othy of Tules         (13) Block One (1) Turley Addition to the other off.         (14) Block One (1) Turley Addition to the other off.         (12) July         (12) July         (12) July         (12) July         (13) Block One (1) Turley Addition to the province of the second off.         (14) Block One (1) Turley Addition to the second of the s	South 10 feet Lot Fourteen	(14) north 30 feet Lot Thirteen	
the recorded plat thereof.	(13) Block One (1) Turley Ad	ddition to the city of Tulsa	
IDDA       IDDA         IDDA       IDDA         IDDA       IDDA         IDDA       IDDA         The new and to hold the same, signifier with all and singlets, the tomments, hundlikeness and spantenesses thermate binding or in support apprenting or rear.         The converses is intended as a metrigger to secure the particular.       IDDA         Otto for the 1, 722, 523       the 0, 0015, 1, 1, 1285, 1927, 0116, 2017, 1016, 1185, 021         All or the 1, 722, 525       IDDA       IDDA         Intent with the intent pressure in paysible as immunity wind specific.       IDDA       IDDA         Intent with the 1, 102, 102, 102, 102, 102, 103, 103, 103, 100, 105, 102, 103, 100, 100, 100, 100, 100, 100, 100	Block One (1) Turley Additic the recorded plat thereof.	en-to-the city-of Tuiss as per	
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To have and to hold the same, together with all and singular, the tensments, herefiltaments and apputmances thereings belonging, or in anyone spectroming tensment in the same and the same		[2021	
To have and to had the same, together with all and singular, the tensments, herefiltaments and appurtmanance thereans belonging, or in anyone sprear- timing former		And a state of the second s	
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Table convergence	To have and to hold the same, together with all and singular, the		
ath. One or a. 728.33       as. Ooth. 1. 1925. payable 255.00.07. mare performance of the network of the second of t	taining forever.		
194. MORTHA	This conveyance is intended as a mortgage to secure the payment of.	proble \$55.00 or more per month on the 1st of	
wide to       W. S. Winn, LDF., Co.         ender, public       Bill N. Sigin         inthe grant of continuents promoting public aminamely and signed by	vith. One for \$ 192000 due 0000 4. 1900 pc		
Amile Tailer new Marren & S. M. Tailer, her husband         Said first part. 10.8 heaving varies and detroit all incombances	hade to		
Annie Taller, Johns, Bust, Zhan, K. S., M., Talley, her. hußband.         Baid inter part. 10.9hereby coreant. B. that. Thiny, AFG.         migle of said permises and that thy are free and clear of all incumbrances.       DO. 0.20 and 710 and         The second	217 N. Elcin		
Amide Tailey new Warren & S. M. Tailey. her husband         Said first park 105/hereby overant & that . (https://ktv.         imple of aid premise and that they are free and clear of all incumbances	r order, payable at	······································	
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http://international defermed and the same against the lawful chains of all persons wherever. Saif dirip part_1.02 Signer. 2 construct buildings on asid memies in the same of S2500.00 for the banefit of the morigages and maintain such insurance during the existence of this mortgage. Saif first part_0.09.           Saif line part.         DEBfurther expressly sures B	imple of said premises and that they are free and clear of all incumbrances		
International sectors       Subject of the construction of the sector of t			
<pre>gree. =, to pay all tergs and assessments havfully assessed on add premize before delinquent. Said iften partBSUtter expressly agrees</pre>			
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udgement or decree rendered in action as aforemaid, and collected, and the lice thereof enforced in the/ARMPS the principal debt hereby secured.       here or assign said         Now if all list part. 16 Bable pay or cause to be paid to main discond part.       10.       here or assign said         um	they have	good right and authority to convey and encumber the same and Il persons whomsoever. Said first part_LOBagree_B_to insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part_LOB- before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same U = H U = 0 Dollars	
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ore and effect. If soid insurance is not effected and maintained, or if any and all pages and assessments which are or may be leviced and assessed lawfully spainst and premises, or any part thereof, is not paid before delinquent then the mortgages	They have That they have The y will warrant and defend the same against the lawful claims of a premises in the sum of \$2500.00for the benefit of the mortgagee a greeS to pay all taxes and assessments lawfully assessed on said premises l Said first part. 1.05 further expressly agree 9that in case of fore is herein provided, the mortgagor will pay to the said mortgageeTW901 is attorney's or solicitor's fees therefor, in addition to all other statutory feest as hall be a further charge and lien upon said premises described in this mortgage udgement or decree rendered in action as a foresaid, and collected, and the lien th	good right and authority to convey and encumber the same and Il persons whomsoever. Said first part $10.8$ agree. Sato insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part $10.9$ - before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same ty - tiv0. Dollars and fee to be due and payable upon the filing of the petition for foreclosure and the same and the amount thereon shall be recovered in said foreclosure suit and included in any ereof enforced in the filing of the principal debt hereby secured.	
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aum or aums of money or any part thereof is not paid when due, or it such insurance is not effected and maintained or any taxes or assessments are not paid before difficuent, the holder of said note	That	good right and authority to convey and encumber the same and Il persons whomsoever. Said first part_1 $\oplus$ Sogree. S.to insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part <sub>1<math>\oplus</math></sub> $\oplus$ before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same. $by = f1 \times \Theta$ . The to be due and payable upon the filing of the petition for foreclosure and the same and the amount thereon shall be recovered in said foreclosure suit and included in any ereof enforced in the/mainter as the principal debt hereby secured. the part. $1 \pm \Theta$ . before there 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 paring the same the and all taxes and assessments which are or may be levied and assessed lawfully paring the same the and all taxes and assessments which are or may be levied and assessed lawfully paring the same the same same assessments which are or may be levied and assessed lawfully paring the same same same same same same same sam	
<pre>collect including attorney's fees, and to forclose this mortgage, and shall become entitled to presention. Said first part, 183, who.e., Botic celection to declare the whole deby &amp; Boto, Without, or apprisement laws. IN WITNESS WHEREOF, mid part 169of the first part ha</pre>	they have         Chat	good right and authority to convey and encumber the same and Il persons whomsoever. Said first part, $1030$ gree. $3$ to insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part $1.03$ G- before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same $\frac{1}{2}\sqrt{-11}\sqrt{0}$ . Dollars and the amount thereon shall be recovered in said foreclosure suit and included in any encof enforced in the/minified fas the principal debt hereby secured. d part	
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ThatCounty, Oklahoma, the within area motigage         amed motigagesin consideration of the sum of         oin hand paid, the receipt whereof is hereby acknowledged, do         before mekgith. Wa. Smiley         n thisSig. October         192         motion cashing to the sum of s	hat they have hat they have the y will warant and defend the same against the lawful claims of a remises in the sum of \$2500.00for the benefit of the mortgage a gree8 to pay all taxes and assessments lawfully assessed on said premises a Said first part18Sfurther expressly agree Bthat in case of fores is herein provided, the mortgager will pay to the said mortgagee	good right and authority to convey and encumber the same and Il persons whomsoever. Said first part $1.030  \text{gree}$ , $3$ to insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part $1.03  \text{gree}$ before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same $y_{-} \pm 1.V_{0}$ . Dollars and the amount thereon shall be recovered in said foreclosure suit and included in any ereof enforced in the/mainteine as the principal debt hereby secured. be and the amount thereon shall be recovered in said foreclosure suit and included in any ereof enforced in the/mainteine as the principal debt hereby secured. be and the amount thereon according to the terms and tenor of said note. to 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 assessments and shall surance is not effected and maintained or any taxes or assessments are not paid before re the whole sum or sums and interest thereon due and payable at once and proceed to all become entitled to possession of said premises. Here the sum and all the best thereon due and payable at once and proceed to all become entitled to possession of said premises. Here the whole sum or sums and interest thereon or appraisement laws. We here unto set	
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