MORTGAGE RECORD No. 472

NO. 242451 C.M.J.

TO Oct. 1925 10150cinck A.M. 278co page	FROM	STATE OF OKLAHOMA, Tulsa County rs. This instrument was filed for record on the
THIS INDENTURE, Made this, 24th, any of 2015. A D. 1923. Bready Brown. THIS INDENTURE, Made this, 24th, any of 2015. A D. 1923. Between Dr. W. 1924. a. 2, 2105.2, Mad. THIS County in the State of Oldshows. Dr. W. 1924. a. 2, 2105.2, Mad. THIS COUNTY, of the first part is emisdeative of the sum of. SIX, EMPACES, A. 2, of the first part is emisdeative of the sum of. SIX, EMPACES, A. 3, D. 1907. A. 20. SIX, EMPACES, A. 3, D. 1907. A. 20. The needy of which is between observed entances in a state in		
THIS INDENTURE, Made thin _ B. AldEl B. AldEl BARC D. 1925 between _ D. W. Ward B. AldEl BARC County in the State of Okhishman part of the med	To	Fees \$
THIS INDENTURE, Made thin _ B. AldEl B. AldEl BARC D. 1925 between _ D. W. Ward B. AldEl BARC County in the State of Okhishman part of the med		0. G. Weaver,
THIS INDENTURE, Made bin. 2417. day of SPYT. A. D. 1925. between. D. W. Ward. B. SIRCE, BRIDE. BRID. TULSG. OKLAHOMA. TULSG. County in the State of Oklahoma. part. of the second part; of the second part; of the second part; of the second part; strings, Oklahoma. Six RUMAYER. Each. B. BO/ADO. https://doi.org/10.100/10.10		By Brady Brown, County Clerk
TOLISC. OLIABORA. County, in the State of Okhabora. part, w. of the second part; TOLISC. OLIABORA. County, in the State of Okhabora. part, of the second part; TOLISC. OLIABORA. County, in the State of Okhabora. part, of the second part; TOLISC. OLIABORA. County, in the State of Okhabora. part, of the second part; TOLISC. OLIABORA. County, in the second part; TOLISC. STATE of the second part; TOLISC. STATE of the second part; TOLISC. STATE of the second part. All States of the second part all parts of the second parts of th	Sept.	
MINESSTI. That and part. J. of the first part, in quantiferation of the second part; "MINESSTI. That and part. J. of the first part, in quantiferation of the second part. J. of the second part. MINESSTI. That and part. J. of the first part, in quantiferation of the second part. J. of the second p	D. W. Ward, a single man	
Six Rundred R. Tool & Six Rundred R. Tool & R. No / 100. Necessity of which is hereby advanced deed, dol. 82, by these presents runn, heapin, all sed convey unto said part, X. of the second part. Nix Rundred R. Tool & R. No / 100. Nix Rundred R. Son & Rundre	J. R. White	
he receipt of which is hereby acknowledged, ded 3. the presentagents harpins, sell and convey unto mid part. J. of the second part. his. And assigns, all the following described real estate situated in Tul. 189. Tul. 189 County an Mikhoma to own: The Sast thirty feet of Lot Two (2) in Block Four (4) of Hilorest Ridge Addition and the Sast Twenty (20) feet of the Norty Fitty Five (55) feet of Lot Nine (9) in Block Sown (7) of Weakefield Addition to the oity of Tules, Tules County, Oklahoma. TREASURERS ENDORSEN Level of Tules, Tules County, Oklahoma. Treasurers ended to the same, together with all and singular, the tenements, hereditaments and appurtenances the member of the county of the control of the county	Tulsa, Oklahoma,	partiof the second part;
Addition and the Sast thirty feet of Lot Two (2) in Block Four (4) of Hilcrest Ridge Addition and the Sast Twenty (20) feet of the Norty Pitty Five (55) feet of Lot Nine (9) in Block Seven (7) of Weakefield Addition to the oity of Tulsa, Tulsa County, Oklahoma. TREASURERS PNDORSE. I here've very very very to the County of Tulsa, Tulsa County, Oklahoma. TREASURERS PNDORSE. I here've very very to the County of the County of Tulsa, Tulsa County, Oklahoma. TREASURERS PNDORSE. I here've very very to feet of the County of the Co	Six Hundred Ten & No/10	OO Dollars
Addition and the Beat Twenty (20) feet of the Horty Fifty Five (55) feet of Lot Nine (9) in Block Seven (7) of Weskefield Addition to the city of Tules, Tules County, Oklahoma. TREASURERS FINDORS. In brevy casis, the I received Seven the County of the	and assigns, all the following described real estate situated in	ain, sell and convey unto said part. J. of the second part
Lutter the class and to hold the same, together with all and singular, the tecements, hereditaments and appurtenances thereun to belonging, or in support taining forever, This conveyance is intended as a mortgage to secure the payment of Six promisers of the control of the c	Addition and the East Twenty (20) of Lot Nine (9) in Block Seven (7)	feet of the Norty Fifty Five (55) feet of Weakefield Addition to the city TREASURER'S ENDORSEMENT I here'ver in the Control of 124
Lutter in the content of the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in city taining foreser. This conveyance is intended as a mortgage to secure the payment of		Received No. 1 old of the part to the recent of many
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anyone taining forever. This conveyance is intended as a mortgage to secure the payment of \$1.00. And five notes and \$1.00. And five notes \$2.10.00. And five notes \$3.10.00. Badde to \$1.10.00. And five notes \$3.10.00. Badde to \$1.10.00. And five notes \$3.10.00. Badde to \$1.10.00. Badd to \$1.10.00. Badde to \$1.10.00. Badd to \$1.10.00		
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anyone the continuous process. This conveyance is intended as a mortgage to secure the payment of \$1.5		W. W. G. Sty, County Presenter
This conveyance is intended as a mortgage to secure the payment of	To have and to hold the same, together with all and singular, the t	
with One for \$.110,00 due 10:24-23. And five notes due again thirty days at 3100 00 880h. and to J; R. White, order, payable at Tulisg., Okile.; white states and the states of the		
Said first part. Learning the same against the lawful claims of all persons whomeover. Said first part. Learning the same against the lawful claims of all persons whomeover. Said first part. Sa	with. One for \$ 110.00 due 10-24-23	at \$100,.00 each
Said first part X. hereby covenutthat	- 1 - 4 - 7 - 18 - 18 - 19 - 19 - 19 - 19 - 19 - 19	
Said first part X. hereby covenant. that. 189	oth Bight, per cent interest per annum, payable semi-annual	ally and signed by
That. he has good right and authority to convey and encumber the shall have a second part of the same against the lawful claims of all persons whomseever. Said first part		
That he has good right and authority to convey had encumber the held will warrant and defend the same against the lawful claims of all persons whomsoever. Said first partgreeto insure the building members are not of s for the benefit of the mortgage and maintain such insurance during the existance of this mortgage. Said first part structure expressly spree the including a second of s for the part of s structure of s	simple of said premises and that they are free and clear of all incumbrances	
melies in the sum of \$. he has	good wight and authority to convey and encumber the same and
That	he will warrant and defend the same against the lawful claims of all premises in the sum of \$	Il persons whomsoever. Said first part.——agree.——to insure the buildings op said and maintain such insurance during the existance of this mortgage. Said first part. —before delinquent. Electre of this mortgage and as often as any proceeding shall be taken to foreclose same 7. & MO/TOO Dollars will 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 maintainer as the principal debt hereby secured. heirs or assi ms said part. — 11S ether with the interest thereon according to the terms and tenor of said note.—— ts 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 agage.——————————————————————————————————
That	KNOW ALL MEN BY THESE PRESENTS	그들은 그는 그는 이 그렇게 하는 그를 보고 있다. 그는 그들은 이 그 살아 그는 그들은 그를 하는 것이 되었다. 그는 그를 모르는 그를 모르
in hand paid, the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set out and complete the promissory note. Adelts and claims thereby secured the same as a covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgagee. An hereunto set. And this 192 STATE OF OKLAHOMA, Tulsa County, ss. Before me. Sara E. Marriott Androved the same as to make the same as to me known to be the identical person. Who executed the above in the same as	That	ofofCounty, Oklahoma, the withinDOLLARS
hhcirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured to the conditions therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandthis	oin hand paid, the receipt whereof is hereby ac	cknowledged, dohereby sell, assign, transfer, set out and convey unto
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethand	h heirs and assigns, the within mortgage deed, the real estate (conveyed and the promissory note debts and claims thereby secured, and the
STATE OF OKLAHOMA. Tulsa	covenants therein contained, TO HAVE AND TO HOLD THE SAME FOREVER, Subject, neve IN WITNESS WHEREOF, The said mortgageehahereunto se	ertheless, to the conditions therein contained.
STATE OF OKLAHOMA, Tulsa County, ss. Before me, Sara E. Marriott , a Notary Public in and for said County on this 18th day of October , 192 3, personally appeared , to me known to be the identical person who executed the above in the labove in the l		
and acknowledged to me that	ne this 18th day of October 192 3, personally appear	, a Notary Public in and for said County and State ared, a Notary Public in and for said County and State ared, to me known to be the identical personwho executed the above instrument
WITHESS my hand and no tarial seal on the day and date tast above without with the day and date tast above with the day and date tas	Witness my hend and notarial seal on the O	day and date last above written.
	My commission expires	Notary Public

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