MORTGAGE RECORD No. 472

To T		FROM STATE OF OKLAHOMA, Tulsa County 58.
To the second and the second and according to the second according to the seco	가방하다	This instrument was filed for record on the 26
TO For the		
Displan Displant Displant <tdd< td=""><td></td><td>TO</td></tdd<>		TO
Displan Displan Displan Displan Displan Displan THIS INDERTING Much and MARCHARD A		0. G. Weaver,
THIS (DEPATURE, Mode shis, 28		(Seal) County Clerk
Bart. 5. Grazymed. and Der Chry Reprod. May wife part. 5. Mithing ad. This and the law set of the law set		T and T are the second secon
<pre>ed</pre>		THIS INDENTURE, Made this 25 day of UCTODER A. D. 192 3, between.
<pre>edA. S. LYTIOK ed</pre>		ofTulseCounty, in the State of Oklahoma;part1esof the first part
WINNESSENT, Tarta oj ant 2282 in the firm part, in marken mediantic of the mediant of the mediant of the factor of a start for a start of the start. The start of the mediant of the factor of the		and A. S. Littlok
Thread, Hundgrod, and, Cryanitz, Etra (18285.90). thereing of which heap shakehedded dot, where present and the fund once unto all part. All the second part. King and the fund once unto the part. All the dots once unto all part. All the fund once units of the second part. King and the fund once units of the second part. How and the fund once units of the second part. How and the fund once units of the second part. How and the fund once units of the second part. How and the fund once units of the second part. How and the fund once units of the second part. How and the fund once units of the second part. How and the fund once units of the second part. How and the fund once units of the second part. How and the fund once units of the second part. How and the fund once units of the second part. How and the second part of the second part. How and the second part of the		
ten dampen, el la foldadanta desta delanda las. Til 282. Composition Hoights Addition to the ofty of Tales, Follas County, OKLeingra, socording to the ofty of Tales, Follas County, OKLeingra, socording to the ofty of Tales, Follas County, OKLeingra, socording to the ofty of Tales, Follas County, OKLeingra, socording to the ofty of Tales, Follas County, OKLeingra, Socording to the ofty of Tales, Follas County, OKLeingra, Socording to the ofty of Tales, Follas County, OKLeingra, Socording to the ofty of Tales, Follas County, OKLeingra, Socording to the ofty of Tales and the often and social to be ofty of Tales, Follas County, OKLeingra, Socording to the ofty of Tales and the often and social to be often and the other and social to be often and the other and the ot		Three Hundred and Twenty Five (\$325.00)
Othermage to exit: Lot Text (10) in Block: Three (3) Exposition Heights Addition to the recorded plat thereof. The lot of Tulkas, Tulkes County, Oklahoma, Saccording to the factor of the recorded plat thereof. Three of the structure of the structu		the receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey unto said pars/of the second parthere
the city of fulse, fulse, fulse, fulse, county, Oklahoms, coording to the second secon		
the city of fulzes, fulze County, Oklahoms, scoording to the prove of the county of th		그는 것이 아니는 것이 같은 것이 같은 것이 같은 것이 같이 있는 것이 같이 많이 많이 많이 많이 많이 많이 많이 했다.
recorded plat thereof. THEARDER.TO: TRANSPORT To have and to hold the arms, together with all and singht, the tonemants, homelianness and spratements belonging, or in any is a singht of the second secon		
I thereby the first and the same, together with all and ingular, the tensments, herefitzeness and upper contained the same, together with all and ingular, the tensments, herefitzeness and appercentations thereases the same to hereby the same		recorded plat thereof.
In the set of the sense, ingents with all and inpulse, the transmits, hardinants and egotitations therein beinging or in anywing in the set of the sense of		Thereity surfice I serve reas G, C.C. and the Lorentees C, C.C. and the serve reas C, C.C. and the serve reason of the serve r
Link the first weight of the same, ingents with all and injults, the tensments, hardfinness and apportaness is thereins belonging, or in apprint with the same, ingents with all and injults, the tensments, hardfinness and apportaness is thereins belonging, or in apprint with the same strength to exceed the payment of		Receive No/2193 north of the latter
To have and to hold the same, together with all and highlin, the unsensents, herefilements and appurtaneous thermuto belonging, of a maywise in thing forces. This concernance is intended as a mostpage to scate the payment of		tan on the wind in the book 122
To have and to hold the same, together with all and highlar, the unsmants, herefiltements and appurtaneous thermuts belonging, or in any order at thing forcer. This conveyance is intended as a motage to sective the payment of		Dated this Action, County of County
tables proves. This conveyance is intraded is a mortpure to score the payment of		Deputy
The conveyones is included as a metrogape to score the grownes of		To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper
with Cone for 8, 325.00. due. in Bix months from date of all notes [19] made to: A. S. LOTLICK. [19] made to: A. S. S. Mathematical default is marked to the mathematical of lange to the set of all incombenets. [19] made to: A. S. Mathematical default is marked to the mathematical of lange to the set of the set of the mathematical of lange to the set of the mathematical of lange to the set of th		
made to A. S. J. 192121 OK or order, synchols		with. One for \$ 325.00 due in six months from date of said note
<pre>series of the st. 195. Me51. Bick. To per cent laterest per smann, payable spin annually and signed by</pre>		192
<pre>vib. 10 with APA Reymond a ref location provide and fear of all insummantly and signed by tample of and propries and that they are free and fear of all insummants</pre>		
Build First part 2.92. hereby events, thst		or order, payable at 1st Natl. Bnk.
Sal first part 199 Londy evenesst. that. <u>They. BY 9. They.</u>		with per cent interest per annum, payable semi-annually and signed by
They		Said first parties hereby covenantthat they are the
The		simple of said premises and that they are free and clear of all incumbrances
		That
Said fare part 265 further expressly agreethat in case of foreflowing of the mortgage and as often as any proceeding shall be taken to foreclose. DDLT 27.117.0 as a tening 'or solicitor's fees therefor, in addition to all other statutory foes shall fee to be due and payable upon the filing of the petition for foreclosure and the shall be received in add foreclosure and the shall be received in the shall be received in add foreclosure and the shall be received in add foreclosure and the shall be received in a shall be received in a shall be received in the shall be received in a shall be received in the shall be received in a shall be received in a shall be received in a shall be received in the received in the shall be received in the shall be received in the shall be received in		L. Like, X will warrant and defend the same against the lawful claims of all persons whomsoever. Said first part-10 Agree
as a torrey's or solicitor's less therefore, in addition to all other statutory does sail be to be used psyche upon the hills of the petition for foreformer suit and included in indegement or decree rendered in petion as a foresaid, and collected, and the line thereof enforced in the bind of the principal debt hereby secured. Not shall be a torrey and the statutory does not be part, y, 1, 14 statutory does not be the statutory does not be principal debt hereby secured. Not shall be a torrey of the statutory does not be part of the statutory does not be principal debt hereby secured. Not shall make and minimum in the interance and psy such taxes and assessments then the or may be levice and massessments which are or may be levice and massessments then the or may be levice and massessments the hold are of and assessed barford be a slowed interset there and into the net of the nortgage. Statistical context is not paid before delinquent then the mortgage. Statistical context is not all context and massessments the whole sum or sums and interest there on the net of and procession of paid terms there and a security for all such psymmetry and it are not solve levice and more context per annum. The holder of anis note. Statistical context is most in increase, and to foreclose this mortgage and shall be part of before and procession of guid permises. Statistical context is not and the net there of the solve and increase the whole sum or sums and interest there on the and procession of guid permises. Statistical context is not all the oregoners of part in the context is not paid be and the second procession of guid permises. Statistical context is not all the context is not paid be and procession of guid permises. Statistical context is not all context is not paid be and procession of guid permises. Statistical context is not paid be and context is not paid be and procession of guid permises. Not part of the solution of the sum of and permises. Not part of the sum of		agree to pay all taxes and assessments lawfully assessed on said premises before delinquent. Said first part TAS further expressly agreethat in case of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same
<pre>judgement or decree rendered in action as aforeshid, and collected, and the lien thereof enforcing in the "MERRIPS the principal does have by secured. Now if said first part. 4.98 hall pay or cause to be paid to said second opart. <u></u></pre>	н н. Настания	as herein provided, the mortgagor will pay to the said mortgagee_TALTEY-ILVE as attorney's or solicitor's fees therefor, in addition to all other statutory fces; said fee to be due and payable upon the filing of the petition for foreclosure and the same
Now if said first part 1.92 shall pay or cause to be paid to aid second part. 7. 11.9. here or assign a maintain such insurance and pay such tases and assessments than these presents shall be wholly dicharged and void otherwise shall remain in force and difect. If soil insurance is not effected and maintained, or if any and all taxes and assessments which the wholly dicharged and void otherwise shall remain in force and effect. If soil insurance is not effected adminimation, or if any and all taxes and assessments which wholly dicharged and void otherwise shall be allowed interest thereon are not paid before delinquent then the mortgage —		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 manifold as the principal debt hereby secured.
and shall make and maintain such insurance and pay such tares and aacesments then these presents shall be wholly discharged and void otherwise shall remain in force and effect. If said insurance is not effected and maintaind, or if any and all taxes and assessments they the solution are compared be viewed and assessments that the the mortgage and maintaind or if any far and the mortgage and maintaind or if and him mortgage and maintaind or if and him mortgage shall stand as security for all such as payments; and if any more any part thereof is not pail deformation or any taxes or assessments are not pail defore delinquent, the holder of and this mortgage shall stand as ascurity for all such and payments; and if delinquent, the holder of ask more of solution or any taxes or assessment are not pail deformance of the solution or appraisement inves. In WiTNESS WHEREOF, said part 192, of the first part ha. T.Y. bereunto set. 1921,, hand 9, the day and year first above written. Burt 0,, Raymond		Now if said first part 198 shall pay or cause to be paid to said second part. y. his
and premises, or any part thereof, are not paid before delinquent then the motrages		and shall make and maintain such insurance and pay such taxes and assessments then these presents shall be wholly discharged and void otherwise shall remain in ful
aum or sums of money or any part thereof is not paid when due, or if such insurance is not effected and maintained or any taxes or assessments are not paid by delinquent, the holder of said note:		said premises, or any part thereof, are not paid before delinquent then the mortgages. The many effect such insurance or pay such taxes and assessments and shall
collect and debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of gaid premises. Solid first part 1:09, notice of piection to declare the whole debt/factors and also, the beneft forekay, valuation or approximent inws. IN WITNESS WHEREOF, said part 1:09, of the first part ha. Y.9bereauto set		sum or sums of money or any part thereof is not paid when due, or if such insurance is not effected and maintained or any taxes or assessments are not paid befor
IN WITNESS WHEREOF, said part 1992. of the first part ha. V9. thereon to set. 12091. hand 9. the day and year first above written. Bert. G. Raymond. Dorothy. Raymond. Dorothy. Raymond. MSSIGNMENT KNOW ALL MEN BY THESE PRESENTS That		collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said premises.
Dorothy_Raymond Assignment KNOW ALL MEN BY THESE PRESENTS Assignment That		IN WITNESS WHEREOF, said part 185 of the first part ha Ve bereunto set <u>LAGIN</u> hand S the day and year first above written,
ASSIGNMENT KNOW ALL MEN BY THESE PRESENTS That		Dorothy Raymond
That		
named moltgageein consideration of the sum of		KNOW ALL MEN BY THESE PRESENTS
tohereby sell, assign, transfer, set out and convey hereby sell, assign, transfer, set out and convey hereby sell, assign, transfer, set out and convey covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandthist		named moltgageein consideration of the sum ofDOLLARS
hheirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgagehahereunto sethandthisthisdebts STATE OF OKLAHOMA, Tulsa STATE OF OKLAHOMA, Tulsa Before me. O. S. Gorline on this 26th day of October 1923, personally appeared monthis 26th day of October 1923, personally appeared Berty Raymond and Dorothy Raymond his Wife and acknowledged to me that the ey_executed the same as the eitree and voluntary act and deed for the uses and purposes therein set forth. WITNESS my official laud and seal the day and year above set forth. My commission expires Sept. 8th,		toin hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and coavey unto
covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandthishandthisdefined on this STATE OF OKLAHOMA, TulBa STATE OF OKLAHOMA, TulBa County, ss. Before meCs_S. Gorline on thisfororthisthi		
IN WITNESS WHEREOF, The said mortgageehahereunto sethandthisthiend_thistellattithethethetheth		
STATE OF OKLAHOMA, <u>Tulsa</u> STATE OF OKLAHOMA, <u>Tulsa</u> Before me. <u>C.s. S. Gorline</u> on this <u>26th</u> day of <u>October</u> <u>192.3</u> personally appeared <u>Berty</u> Raymond and <u>Dorothy Raymond his wife</u> and acknowledged to me that <u>th</u> <u>97</u> executed the same as <u>th</u> <u>eir</u> free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my official haud and seal the day and year above set forth. My commission expiresSept. <u>8th</u> , <u>192.7.</u> (Seal) <u>Sept. Sth</u> , <u>1927</u> . <i>C. Y. Upuline</i>		
STATE OF OKLAHOMA, Tulsa Before me, C: S. Gorline on this 26th day of October .192.3 personally appeared		192
STATE OF OKLAHOMA, Tulsa Before me. C: S. Gorline on this 26th day of October .192.3 personally appeared Benty Raymond and Dorothy Raymond his Wife to me known to be the identical person. and acknowledged to me that th. ey_executed the same as th. eirfree and voluntary act and deed for the uses and purposes therein set forth. WITNESS my official haud and seal the day and year above set forth. Sopt. 8th. 192.7. (Seal)		
Before me. <u>C. S. Gorline</u> , a Notary Public in and for said County and is on this <u>26th</u> day of <u>October</u> <u>1923</u> , personally appeared. <u>Berty Raymond and Dorothy Raymond his Wife</u> , to me known to be the identical person. who executed the above instru and acknowledged to me that <u>th</u> <u>By executed the same as</u> <u>th</u> <u>Bir</u> free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my official haud and seal the day and year above set forth. My commission expires Sept. 8th, <u>1927</u> . (Seal) <u>Sept. 8th</u> <u>1937</u> . <i>C. J. Jouline</i>		STATE OF OKLAHOMA. TUISE
on this <u>goth</u> day of <u>UCUDBY</u> , 1925, personally appeared. <u>Berty Raymond and Dorothy Raymond his Wife</u> , to me known to be the identical person. Swho executed the above instrum and acknowledged to me that <u>th</u> <u>6</u> <u>9</u> , executed the same as <u>th</u> <u>6</u> <u>1</u> free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my official hund and seal the day and year above set forth. My commission expires Sept. 8th, <u>1927</u> . (Seal) <u>Sept. 8th</u> <u>1927</u> . <i>C. J. Jouline</i>		Balans in C. S. Gorline
and acknowledged to me that <u>th</u> <u>69</u> executed the same as <u>th</u> <u>61</u> free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my official hund and seal the day and year above set forth. My commission expires Sept. 8th, <u>192</u> 7. (Seal) <u>Sept. 8th</u> <u>193</u> . <i>C. J. J.</i>		on this 26th day of October 1923, personally appeared with the with
WITNESS my official haid and seal the day and year above set forth. My commission expires Sept. 8th, 1927. (Seal) <u>Sept. 8th, 1937.</u> Solution		and acknowledged to me that the OV executed the same as the OIr free and voluntary act and deed for the uses and nurnoses therein set forth.
Notary P		Sant Ath 1927 (Sant Ath 1927 (Sant)
n de la constante de la constan La constante de la constante de		My commission expires to D v. OUTA

155