## MORTGAGE RECORD No. 472

1       The barry set on the life county in a specific county in a specif county in a specif county in a specif county in a specific coun		FROM
10       10 <td< th=""><th></th><th>STATE OF OKLAHOMA, Tulan County as. This instrument was filed for record on the day of August 193 2:45 o'clock P day of 193 2:45 o'clock P day of 193</th></td<>		STATE OF OKLAHOMA, Tulan County as. This instrument was filed for record on the day of August 193 2:45 o'clock P day of 193 2:45 o'clock P day of 193
This protocritics, state this, 11.21, do not at		( and duly recorded in Book. 472. on page. 17.
THE PRODUCTION. Made Mar. 1130. dry d.       AREUSE: A. D. 192. 2. between		
Tenci. Gordon. and P. E. Gordon.       Comp. in the Same of Cohlahom		I
<pre>d</pre>		THIS INDENTURE, Made this <u>11th</u> day of <u>August</u> , A.D. 192. 3, between Pearl Gordon and P. H. Gordon
WTNESSETA, The sold period period. WTNESSETA, The sold period period. We have an end of the solution of the s		of Tulsa County, in the State of Oklahoma, part_ies of the first part and B. Farmer
In render of obtain handway and another de any the segments part is benefit with a direct way unto adapt of a direct adapt of the server. This are and a set of the render of obtain the server is another of a set of the render of obtain the server is another of a direct adapt of the render of the server is another of the render of the server of the		WITNESSETH, That said part. 19.56 the first part, in consideration of the sum of
Chalamas tavit: Lt Twelyve (2.2) in Parmer's Sub-division of Lot Sixteen (16) in Liock Three (3) Olive er Midge Addition to the stay of Tulas according to the recorded plat thereof. TREASURENES KNONESEMENT I hereby centry that received S/.52 and iss Recipt No.///Lt Monetors is supressed or more in control within motings. Dated fig.2. (1997) To have and to had the same, syster with all and inghr, the teaments, hereitents and argument being is or in systematic is intended as anong you the single of the sector of the		the receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey unto said part
Block Three (3) Dovier Hidge Addition to the other of The Sign ORESENTY I Second a Dat Theorem. TREASURERS ENDORESEMENT I hereby certify that I received \$1.52 and iss Receipt No		Oklahoma to-wit;
Dated that 2.4 model       199.3         W. W. Stuckey, County / Resource       Depuir         To have and to hold the same, together with all and singlike, the terments, hemothubinstic and appententations thermut belonging, or fin any timing ferrors.       One         With One for 4. L500.00		Block Three (3) Clover Ridge Addition to the city of Tulsa according to the recorded plat thereof. TREASURER'S ENDORSEMENT I hereby certify that I received \$1.52 and issued Receipt No./// £3 therefor in payment of morigage
To have and to hold the same, tagether with all and singlifs, the teammants, hardinamients and apputchases thereants belonging, or in any taking forces		Dated this 21 day of and 1923
To have and to hold the same, tagether with all and singlife, the teaments, barelitaniests and appartenees thereasts belonging, or in any taking faces	U I	Deputy
This careyonce is instanded as a mergage to accure the pyrment of		To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
thereagtigs: units1, paid.         made to       B. R. F. FRYDER         with       Eleftic         Fear2.       GORIGOL and F. R. K. GORIGOL         Solid fire part. Eleftic       Fear2.         imple of soil previous       Link D. R. K. F. GORIGOL and F. R. K. GORIGOL         Soid fire part. Eleftic       Fear2.         imple of soil previous       Link D. R. K. F. GORIGOL and F. R. K. GORIGOL         The continue of the soil previous fire and deer of all incumbences.       EXCOPP1. BIOL'ESSERGE. 20. SMOUNT, \$21500.00.         The continue of the soil of the soil previous belowseever. Soil fire part.58.200.20.       The continue of the soil previous belowseever. Soil fire part.58.200.20.         The continue of the soil of the soil of the most page and his incurate of the soil previous belowseever. Soil fire part.58.200.200.       The continue of the soil of the soil of the most page and his incurate of the soil of th		This conveyance is intended as a mortgage to secure the payment of
or order, provide at per cast interest per summ, nyoable semi-spannally and signed by		thereafter until paid. made toB. R. Farmer
Frager 2.       Sord OD. and .P. K. Sord OD.         and first park 48 bareby commant that thay, are		or order, payable at
<pre>simple of said premises and that they are free and clear of all incumbrances</pre>		with <u>Eight</u> per cent interest per annum, payable semi-annually and signed by <u>Pearl Gordon and P. H. Gordon</u>
That		Said first part 199 hereby covenantthatthey_arg
		That they have
as headin provided, the mortgager will pay to the sold mortgager. 1.02. as attorney to collicitor's fees therefor, in addition to all other statutory fees; sold fee to be due and payable upon the filling of the petition for forectourse at shall be further charge and line upon said premised described in this mortgage and the amount thereon shall be recovered in asid foreclosure att and individent of the above described into		Uhe. U will warrant and defend the same against the lawful claims of all persons whomsoever. Said first part 499 agreeto insure the buildings on as premises in the sum of \$_4000 s.00to the benefit of the mortgagee and maintain such insurance during the existance of this mortgage. Said first part 19, agree
indegenent or decree rendered in action as aforenaid, and collected, and the line linered funding in the hybor described note		as herein provided, the mortgagor will pay to the said mortgagee. 10/2 as attorney's or solicitor's fees therefor, in addition to all other statutory fccs; said fee to be due and payable upon the filing of the petition for foreclosure and the san
and shall make and maintain such insurance and pay such taxes and assessments then these presents shall be wholly discharged and void otherwise shall re force and differt. If soid insurance is not effected and maintained; or if any and all taxes and assessments which are or may be levide and assessments be allowed interest thereson the nut to d		judgement or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the/manner as the principal debt hereby secured. Now if said first part 10Sshall pay or cause to be paid to said second part 7, 11S
be allowed interest thereon at the rate of		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 fu force and effect. If said insurance is not effected and maintained; or if any and all taxes and assessments which are or may be levied and assessed lawfully again
collect aid deit including attorney's fees, and to foreclose this mortgage, and shall begappe entitled to possession of gaid premises. Said first part. 168 wine, motice of glection to declare the whole debytic above and also the bencher to Stay, valuation or approximent laws. IN WITNESS WHEREOF, said part. 169. of the first part ha.V.Ghereunto set. 110817, hand.B. the day and year first above and Part 1. Gordon 		be allowed interest thereon at the rate of
Pearl Gordon         P. H. Gordon         P. H. Gordon         ASSIGNMENT         That         named mortgagee         in hand paid, the receipt whereof is hereby acknowledged, do         te		collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said premises. Said first part_1QS waivenotice of election to declare the whole deby as above and also the beneft to stay, valuation or approximent laws.
ASSIGNMENT          KNOW ALL MEN BY THESE PRESENTS         Thatofof		Pearl Gordon
Thatof		
tohereby sell, assign, transfer, set out and one of the real state conveyed and the promissory note		ThatOfCounty, Oklahoma, the with
STATE OF OKLAHOMA, <u>Tulsa</u> <u>Before me</u> , <u>G. Renfro</u> on this <u>11th</u> day of August <u>192</u> . <u>3</u> personally appeared <u>Pearl. Gordon and P. H. Gordon</u> , to me known to be the identical person <b>X</b> , who executed the above		named mortgageein consideration of the sum ofDOLLAF tohready acknowledged, dohready soll, assign, transfer, set out and convey un
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageeha, hereunto set		heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note
STATE OF OKLAHOMA, Tulse Before me, G. Renfro on this 11th day of August 192 3 personally appeared Pearl Gordon and P. H. Gordon to be the identical person		TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.
STATE OF OKLAHOMA, <u>Tulsa</u> Before me, <u>G. Renfro</u> on this <u>11th</u> day of August <u>192</u> <u>3</u> personally appeared <u>Pearl Gordon and P. H. Gordon</u> , to me known to be the identical person <b>X</b> , who executed the above		
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Pearl Gordon and P. H. Gordon to be the identical person & who executed the above		on this 11th day of August 192 3 personally appeared
and acknowledged to me that It has Lescouted the same as		Pearl Gordon and P. H. Gordon, to be known to be the identical person M. who executed the above instrumes
My commission expires_ Fabruary_ 20th, 1924. (Seal) G. Rentro,		My commission expires_ Fabruary_20th, 1924. (Seal)
Ne	<b> </b>	

17