|           |   | .,           | 11 A A A A A A A A A A A A A A A A A A | 1.1.1     | 1.1  |  |
|-----------|---|--------------|--|-----------|------|--|
| 21.2      |   |              |  |           |      |  |
| 11 M 11 M | 1. S. |              |  | 14 Mar 10 |      |  |
|           |   |              |  |           |      |  |
|           | · · · · ·                                 | <b>N.K.H</b> | PAR                                    | 171.6     |      |  |
|           |   | 1 I M        | г А В                                  | 1.00      | - C. |  |

200

**MORTGAGE RECORD No. 472** 

| FROM  |   |           |
|---|---|-----------|
|   | STATE OF OKLAHOMA, Tulsa County es.<br>This instrument was filed for record on the 19   | 1.<br>11. |
|   | $\frac{100}{2} \frac{1023}{\text{ at } 9:45} \frac{1023}{\text{ o'clock}} \frac{1023}{200}$   |           |
| ΤΟ  | and duly recorded in Book   |           |
|   | O. G. Weaver,   |           |
|   | (Seal) County Clerk   |           |
|   | By Deputy   |           |
| THIS INDENTURE, Made this 17th day of NOV.  | A. D. 1929, between   |           |
| L. C. Williams and Vona Williams  | te of Oklahoma 108 108  |           |
| J. L. Rivkin  | te of Oklahoma,   |           |
| Tulse   |   |           |
| TNESSETH, That said part 1985 of the first part, in consideration of th<br>Twelve Hundred and O   | e sum of<br>0/100Dojlars  |           |
| receipt of which is hereby acknowledged, doby these presents grant, b   | argain, sell and convey unto said part. X. of the second parthis  |           |
| enths leet (417.7 ft.); North of the So<br>ection twenty-nine (29); township ninet<br>nence East seven hundred ninty-two feet<br>ight tenths feet (240.8); thence west s<br>is section line two hundred forty and e   | County and State of<br>ection line Four hundred seventeen and seven<br>uthwest corner of the Southwest quarter (SW1) of<br>een North (19-N), Range thirteen East (13-E);<br>(792.ft.) thence North, Two hundred forty and<br>even hundred ninty-two(792) thence South on<br>ight tenths feet (240.8) to point of beginning,<br>the U.S.survey thereof. This mortgage subject  |           |
| o a First mtg. in the amt. of \$4800.00   | held by W. B. North. TREASURER'S ENPORED  |           |
|   |   |           |
|   | Receipt No. $12516$ therefor in payment of mortgage tax on the within mortgage  |           |
|   | tax on the within mortgage.<br>Dated this 20 day of 2/2/24 192 3<br>W. W. Sinchey, 4 connection 2023  |           |
|   | e tenements, hereditaments and appurtenances thereunto belonging, or in anywise apter-9704  |           |
| ining forever   | e tenements, hereditaments and appurtenances thereunto belonging, or in anywise apter-94(1)   |           |
| This conveyance is intended as a mortgage to secure the payment of  | onepromissory noteof even date here:puty  | •         |
| h. One for \$ 1,200.00 due 12 months fr   | om date.  |           |
| de toJ. L. Rivkin   |   |           |
|   |   |           |
|   | usilly and signed by  |           |
| L. C. Williams and Vena Wil   | liams   |           |
| Said first parties hereby covenant that they are  | theowner Sn fee   |           |
|   | terier <del>- la constante de la cons</del><br>La constante de la constante de  |           |
| they have   |   |           |
| . <b>U</b> he <b>Y</b> will warrant and defend the same against the lawful claims of mises in the sum of <b>\$</b>  | all persons whomsoever. Said first partagreeto insure the buildings on said<br>and maintain such insurance during the existance of this mortgage. Said first part   |           |
| an in the next all takes and assessments lowfully assessed on said premise  | s hafore delinquent   |           |
| attorney's or solicitor's fees therefor, in addition to all other statutory fees;   | reclosure of this mortgage and as often as any proceeding shall be taken to foreclose same<br>Or CONT OI THE UNDAID DALANCE<br>said fee to be due and payable upon the filing of the petition for foreclosure and the same  |           |
| II he shouthen above and lies mon said memises described in this morten   | we and the amount themeon shall be recovered in said foreclosure suit and included in any   |           |
| Now if said first partshall pay or cause to be paid to said sec   | thereof enforced in the /manner is the principal debt hereby secured.<br>here of any the /manner is the principal debt hereby secured.<br>here of assigns said<br>together with the interest thereon according to the terms and tenor of said note  |           |
| d shall make and maintain such insurance and pay such taxes and assessmi-<br>ce and effect. If said insurance is not effected and maintained, or if any<br>d premises, or any part thereof, are not paid before delinquent then the me<br>allowed interest thereon at the rate of | ents then these presents shall be wholly discharged and void otherwise shall remain in full<br>y and all taxes and assessments which are or may be levied and assessed lawfully against<br>prease the start of the start<br>m, until paid, and this mortgage shall stand as security for all such payments; and if said<br>insurance is not effected and maintained or any taxes or assessments are not paid before<br>lare the whole sum or sums and interest thereon due and payable at once and proceed to<br>shall become entitled to possession of said premises. |           |
| IN WITNESS WHEREOF, said part_108of the first part ha   | e debt/as above and also the beneft $\Im$ tay, valuation or appraisement laws,<br>$\chi_{\Theta_{}}$ hereunto set, $Lh \ominus 1$ ,, hand $S_{}$ the day and year first above written.  |           |
|   | L. C. Williams  |           |
| in an   | ASSIGNMENT  |           |
| OW ALL MEN BY THESE PRESENTS  |   |           |
|   |   |           |
| in hand paid, the receipt whereof is hereby   | acknowledged, dohereby sell, assign, transfer, set out and convey unto  |           |
|   | te conveyed and the promissory note debts and claims thereby secured, and the   |           |
| renants therein contained.  | e conveyed and the promissory note, Geots and claims thereby secured, and the   |           |
| TO HAVE AND TO HOLD THE SAME FOREVER, Subject, ne   |   |           |
| IN WITNESS WHEREOF, The said mortgageehahereunto  | sethandthisday of   |           |
|   |   |           |
|   |   |           |
| ATE OF OKLAHOMA,TulesCoun<br>Before meB. H. Johnston  | a Notary Public in and for said County and State  |           |
| this 17th day of November 1923, personally app<br>L. C. Williams and Yena Williams, his w   | within and foregoing  |           |
| d acknowledged to me that $t_h \theta y_{\dots}$ executed the same as $t_h \theta r$  | free and voluntary act and deed for the uses and purposes therein set forth.  |           |
| WITNESS my official hand and seal the day and year above set fort<br>June 24, 1925 and (Seg.1)  | h.<br>B. H. Johnston,   |           |
| commission expires  | Notary Public   |           |
|   |   |           |
|   | an a  |           |