## MORTGAGE RECORD No. 472

NO.245172 C.M.J.

This increpant variation for record on the \$2. day of	FROM \ STA	E OF OKLAHOMA, Tulsa County ss.
TO Search of the provided in Seasch 44.2. and page 200.  Free S. O. S. 1562VST.  THIS INDENTORE, Mask alth. \$\frac{1}{2}\text{.} they of JO738DST. A. D. 19.5. between		This instrument was filed for record on the 23 day of
THE INDESTURE, Made hits. \$1\text{h}. day of SOYNBERS A. D. 192. S. Leavers		NOV. 192 3 at 1:20 o'clock PM
THIS INDESTURE. Made this. \$2\h. sty of . MDYSUBER. A. D. 192 & servers.  THIS INDESTURE. Made this. \$2\h. sty of . MDYSUBER. A. D. 192 & servers.  THIS INDESTURE. Made this. \$2\h. sty of . MDYSUBER. A. D. 192 & servers.  THIS INDESTURE. That all part of . MDYSUBER. A. D. 192 & servers.  THIS INDESTURE. That all part of . MDYSUBER. A. D. 192 & servers.  THIS INDESTURE. That all part of . MDYSUBER. A. D. 192 & servers.  THIS INDESTURE. That all part of . MDYSUBER. A. D. 192 & servers.  THIS INDESTURE. That all part of . MDYSUBER. A. D. 192 & servers.  THIS INDESTURE. That all part of . MDYSUBER. A. D. 192 & servers.  THIS INDESTURE. That all part of . MDYSUBER. A. D. 192 & servers.  All of Lot Six HUNGYES and MDYSUBER. A. D. 192 & servers.  All of Lot Six HUNGYES AND IN THIS INDESTURE. A D. 192 & servers and large the . MDYSUBER. A D. 192 & servers.  All of Lot Six toom in Block Sevon Hillorest Addition to the oily of Fulse, This exceed part. 192 & servers.  All of Lot Six toom in Block Sevon Hillorest Addition to the oily of Fulse, This exceed part. 192 & servers.  The account of the servers. The servers and the servers. The servers and servers and servers.  The account of the servers and the servers. Inspettor with all and singular, the tenements, increditaments and appartenances thereunts belonging, or in adjustification.  This accompanies is intended as a marriage to server the payment of		
THIS INDESTURE, Made this. \$\frac{\text{th}}{2}		O. G. Weaver.
THIS INDENTURE, Made this		50011
The second politic part of the first part of the second part; ITHESSETH, That said part — of the first part in quantiferable of the sum of		year Deputy
	de this 6th day of November	A. D. 192.3 , between
S. A. COLDUTT OWASSO, OKLA:  Owasson of which is hearly actual for part, in comblership of the sum of.  Six HUNGTON, and the first part, in comblership of the sum of.  Six HUNGTON, and the first part, in comblership of the sum of.  Six HUNGTON, and the sum of the sum of.  All of Lot Sixteen in Block Seven Hillorest Addition to  the off your filles, "Child Sixteen of Seven Hillorest Addition to  the off your filles, "Child Sound Interest the sum of	ford, a single man	
OWASSO, OK.6. TRESSETH, That stall part. — of the first part, in sponishership of the sum of S. Dellars receipt of which is hereby atmonoislaged, do. by their present sprain, and und convey unto said part X. of the second part. DS2. — DS2. — Land classings, at the following described real extract situated in	County, in the State of Oklah	ma,of the first part
TRESSER, That said part	cla.	part V of the second part:
active of which is browly exhausted and exist and exist a contract of the present part. J. 1828	of the first part, in consideration of the sum of	
annings and the fedioring described real estates sinusted in		
All of Lot Strton in Rlock Seven Hillows of Oklahoma, according to the recorded plat thereof.  TRASSUPTE ENDORSEMENT I be a proper land to exceed the recorded plat thereof.  TRASSUPTE ENDORSEMENT I be a proper land to exceed the recorded plat thereof.  TRASSUPTE ENDORSEMENT I be a proper land to exceed the recorded plat thereof.  To have and to hold the same, together with all and singular, the tenements, hereditaments and apportenances thereunts belonging, or in highlighteper anning forcer.  The conveyance is intended as a mortgage to secure the payment of	wledged, doby these presents grant, bargain, sell	nd convey unto said part of the second part
All of Lot Sixteen in Block Seven Hillorust Addition to the city of Fulse, Tules County, State of Oklahome, according to the recorded plat thereof.  TREASUPTES ENDORSEMENT I have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances theremus belonging, or in hypothylyper-clining forever.  This conveyance is intended as a meritage to secure the payment of	ed real estate situated in	and the state of t
the city of Tules, Tules County, State of Oklahoma, Scotchioma, Sc		
Scool fig. to the recorded plat thereof.  TREASUPTES FIDESEMENT TO have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunts belonging, or in Myllightypersonaling forwer.  To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunts belonging to in Myllightypersonaling forwer.  This conveyance is intended as a mortgage to secure the payment of	of Lot Sixteen in Block Se	en Hillerest Addition to
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To have and to hold the same, together with all and singular, the temements, hereditaments and appurtemances thereunto belonging, or in diffilial presenting forever.  This conveyance is intended as a mortgage to secure the payment of		Lines to Life of Comer Torser
This conveyance is intended as a mortgage to secure the payment of. QUB. promissory note. of even date here- th. One for \$.500.00due. NOVEMBER 6, 1925.  due to S. A. COIDUTH		W. V
This conveyance is intended as a mortgage to secure the symment of	same, together with all and singular, the tenement	, hereditaments and appurtenances thereunto belonging, or in anywist apper-
th. One for \$ .500.00 due. NOVERDORY 6. 1925.  de to	나이를 함하는 작은 나라 하는 것 같아?	
order, payable at. TULSB. OKLO.  TORM. per cent interest per annum, payable semi-annually and signed by.  G. G. Hilford.  Said first part. X. hereby covenance. Attach. 199. A.S. Etts.  Said first part. X. hereby covenance. Attach. 199. A.S. Etts.  Said first part. X. agree. Said first part. X. agree. Said first part. Y. agree. Said first part. Said first part. Y. agree.	November 6, 1925.	Promissory note: of even date here-
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order, payable at. Tules. Oktor.  Tonper cent interest per annum, payable semi-annually and signed by	A. Colburn	
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Said first part. X., hereby covenants. hereby covenants. hereby services and that they are free and clear of all incumbrances. Qf. SHY. NOUTLY.  10 No. 10 N		
Said first part. X., hereby covenanted that they are free and clear of all incumbrances. Qf. SHY. NOUTLY 9.  All No. 188		
note of said premises and that they are free and clear of all incumbrances. Off. SNY. NAUTES.  10 NES		
het. he. hels good right and authority to convey and encumber the same and hele. will warrant and defend the same against the lawful claims of all persons whomsoever. Said first part. Y. agree., S. to insure the buildings on said emise in the sum of S. for the benefit of the mortgage and maintain such insurance during the existance of this mortgage. Said first part. W. Said first part. Y. further expressly agree. S. that in case of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same herein provided, the mortgage of will pay to the said mortgages. Said first part. W. Dollars and the same all be a further charge and lies upon said premises described in this mortgage and the amount therein a said foreclosure suit and included in any dement or deserve readered in action as aforesaid, and collected, and the lies thereof enforced in the familiary said first part. Y. shall pay or cause to be paid to said second part. 102. he so of money in the above described note. **. mental mortgage and the amount therein shall be recovered in said foreclosure suit and included in any dement or deserve readered in extend note. **. mental warms of money in the above described note. **. mental mental said first part. Y. shall pay or cause to be paid to said second part. 102. he is not saigns said with the same and maintained, in the same and pay such taxes and assessments which are or may be leveled and sasses all warms and shall remain in full read of first the said invarance and pay such taxes and assessments which are or may be leveled and sassessal lawfully against id premises, or any part thereof is not paid before delinquent the hot mortgage. And the mortgage and which are or may be leveled and sassessal lawfully against id premises, or any part thereof is not paid before delinquent the other said invarance or pay part thereof and the same and the promissory and the same and the promissory and the same and the promissory and the same and the same and the promissory and the same and the pr	y covenant that 15 off	nv nature
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nee. S. to pay all taxes and assessments lawfully assessed on said premises before delinquent. Said first part. Y further expressly agree. S. that in case of foreclosure of this mottyages and as often as any proceeding shall be taken to foreclose same herein provided, the mortgager will pay to the said mortgage.  Dollars attormey's or solicitor's feet therefor, in addition to all other statutory feer; said fee to be due and payable upon the filing of the petition for foreclosure and the same all be a further charge and lien upon said premises described in this mortgage and the amount therego, shall be recovered in said foreclosure suit and included in any degenent or decree rendered in action as aforesaid, and collected, and thellen therefore forecred in the thresholders as the principal debt hereby secured.  Now if said first part. Yshall pay or cause to be paid to said second part.  1627.  here or assigns said of the part of more pin the above described note. A mentioned, together with the interest thereon according to the terms and tenor of said note.  A did shall make and maintain such insurance and pay such taxes and assessments then there where one and the part of the said insurance is not effected and maintained, or if any and all taxes and assessments which are or may be levied and assessed lawfully against id premises, or any part thereof, are not paid before delinquent then the mortgage and all that mortgage shall stand as security for all such payments; and if said mor aums 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 before indiquent, the holder of said note.  A. and the part Y and any payments; and if said and or aums of money or any part thereof is not paid when due or if such insurance is not effected and aniantained or any taxes or assessments are not paid before indiquent, the holder of said note.  A. and the part Y and any payments and if said individual payments and its said	fend the same against the lawful claims of all person	whomsoever. Said first partYagreeSto insure the buildings on said in such insurance during the existance of this mortgage. Said first part_Y
attorney's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the same all 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 digement or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the financiar's as the principal debt hereby secured.  Now if said first part. Y shall pay or cause to be paid to said second part. 192.  heirs or assigns said and the same of		
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dgement or decree rendered in action as a foresaid, and collected, and the lien thereof enforced in the similarity as the principal debt hereby secured.  Now if said lifts part, Yshall pay or cause to be paid to said second part	for, in addition to all other statutory fees; said fee to	be due and payable upon the filing of the petition for foreclosure and the same
de 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 full rea 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 against id premises; or any part thereof, are not paid before delinquent then the mortgage	ion as aforesaid, and collected, and the lien thereof enf	rced in the manner as the principal debt hereby secured.
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m or sums of money or any part thereof is not paid when due, or it such insurance is not effected and rasintained or any taxes or assessments are not paid before disinquent, the holder of said note	are not paid before delinquent then the mortgage	may effect such insurance or pay such taxes and assessments and shall
linquent, the holder of said note		
Said first part. Ywaive Snotice of election to declare the whole debt/40 notice and also the benefit 20 stay, valuation or appraisement laws.  IN WITNESS WHEREOF, said part. Yof the first part hashereunto sethandthe day and year first above written.  G. G. H11ford	and this mortgage may elect to declare the wi	le sum or sums and interest thereon due and payable at once and proceed to
ASSIGNMENT  NOW ALL MEN BY THESE PRESENTS  That	S notice of election to declare the whole debt/as a	ove and also the beneft to stay, valuation or appraisement laws.
ASSIGNMENT  NOW ALL MEN BY THESE PRESENTS  That	F, said part Yof the first part halhere	nto sethandthe day and year first above written. G. G. Hilford
That	그가는 얼마는 가게 하를 더운데요?	
That		
med mortgageein consideration of the sum of		
in hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey untohereby sell, assign, transfer, set out and convey unto		fCounty, Oklahoma, the within
hheirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the venants therein contained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgagee has hereunto set hand this		
heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note		
venants therein contained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgageehahereunto sethandthis		
IN WITNESS WHEREOF, The said mortgageehahereunto sethandthisday of		
FATE OF OKLAHOMA. Tulsa County, ss.  Before me. D. A. Liullen , a Notary Public in and for said County and State this 5th day of November 192 3., personally appeared G. G. Hilford within and foregoing , to me known to be the identical person who executed the above instrument		
TATE OF OKLAHOMA, Tulsa County, ss.  Before me, D. A. Inulian , a Notary Public in and for said County and State this 6th day of November 192 3, personally appeared G. G. Hilford within and foregoing to me known to be the identical person who executed the above instrument		handthisday of
TATE OF OKLAHOMA, 19158 County, ss.  Before me, D. A. Mullen G. G. Hilford within and for said County and State this 6th day of November, 1925, personally appeared G. G. Hilford within and foregoing to me known to be the identical person who executed the above instrument		
TATE OF OKLAHOMA, 19158 County, ss.  Before me, D. A. Mullen G. G. Hilford within and for said County and State this 6th day of November, 1925, personally appeared G. G. Hilford within and foregoing to me known to be the identical person who executed the above instrument		
to me known to be the identical personwho executed the above instrument	Tulsa County, ss.	
to me known to be the identical personwho executed the above instrument	. A. MULLON	A C Will Pome
desharded to make the bar and the same that	No. of the contract of the con	
	November., 192. S., personally appeared	With and 1919891118
WITNESS my official hand and seal the day and year above set forth.	h.9 executed the same as hild free and v	to me known to be the identical personwho executed the above instrument
그러움없는 사업 이번 가지를 한 번째 때문에 되었다. 하는 사람들이 하는 사람들이 살아 들어 있다.		to me known to be the identical personwho executed the above

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