## MORTGAGE RECORD No. 472

NO. 246778 C.M.J.

Dec. 19.3 3.500 of order 2. Months of Book. APP. 5. on pure. 244.  TO 10.5 (1981) D. O. G. Weaver. 244.  Feet s	FROM!	STATE OF OKLAHOMA, Tulsa County as.  This instrument was filed for record on the 14 day of
TO Find S. O. G. Western.  (Sept.) D. G. Western.  (Sept.) D. G. Western.  Denous YHIS DIDENTIRE, Made, his. 15th by w. Decomber.  THIS DIDENTIRE, Made, his. 15th by w. Decomber.  A. D. 19. 3. between.  West. 15th, W. Lieb, and M. Schiller, W. J. S. Decomber.  West. 15th, W. Lieb, and M. Schiller, W. J. S. Decomber.  West. 15th, W. Lieb, and M. Schiller, W. J. S. Decomber.  West. 15th, W. Lieb, and M. Schiller, W. J. S. Decomber.  West. 15th, W. Lieb, and M. Schiller, W. J. S. Decomber.  West. 15th, W. Lieb, and M. Schiller, W. J. S. Decomber.  West. 15th, W. Lieb, and M. Schiller, W. J. S. Decomber.  West. 15th, W. Lieb, and J. S. Decomber.  West. 15th, W. Lieb, and J. S. Decomber.  Four. Thousand and P. Thirty, Six Sol. 200.  Delute to the configuration of the state of the state of the second part. Life in the designs, of this is between the state situated in M. Thirty, Six Sol. 200.  All D. Lot One (1) excopt the West Fifteen feet (W. 15') thereof, in Blook One Hundred Sixty Hino (160); also the South Four feet (S. 10') of the vocated alley adjoining on the North, all in the Original Zounsite of the city of Tales, State of Orlahoma.  Mileson to the North, all in the Original Zounsite of the city of Tales, State of Orlahoma.  Mileson to the North, all in the Original Zounsite of the city of Tales, State of Orlahoma.  Mileson to the North, all in the Original Zounsite of the city of Tales, State of Orlahoma.  Mileson to the North, all in the Original Zounsite of the city of Tales, State of Orlahoma.  Mileson to the North, all in the Original Zounsite of the city of Tales, State of Orlahoma.  P. Lieb, W. Demoke, College West. 15th, 15		Dec. 192 3 at 3:00 P.M.
Serally Brown, Bready Brown, Computer State of Columns and Larghas, D. Thomas, Interview and State of Columns and Larghas, D. Thomas, Interview and State of Columns and Larghas, D. Thomas, Interview and State of Columns and Larghas, D. Thomas, Interview and State of Columns and Larghas, D. Thomas, Interview and State of Columns and Larghas, D. Thomas, Interview and State of Columns and Larghas, D. Thomas, Interview and State of Columns and Larghas, D. Thomas, Interview and State of Columns and Larghas, D. Thomas, Interview and State of Columns and Larghas, D. Thomas, D. Thomas		
THIS DIDN'THE, Mass als, 1876 by J. DECOMPT.  THE O'T O'T THE O'T TH		
THIS MOENTURE, Make this, 157h day of DOCOMOPT AD 1925, between the control of th		
part 188 of the first part  Wealthy, Wilson and Machew, Wilson, 200, Machan  Pulse, Country, Oklahoma  Pulse, Country, Okl		By Brady Brown, County Clerk
part 188 of the first part  Wealthy, Wilson and Machew, Wilson, 200, Machan  Pulse, Country, Oklahoma  Pulse, Country, Okl	TATE DOCUME	
Tul. 88. Country, Ok. Achons.  Four. Thousand. and Thirty. 31x. 90/100.  Both Four. Thousand. and Thirty. 31x. 90/100.  Both receipt which is the develop who chooleged to be. by these persons your. but and argins. Black fellowing described was interestinated in.  Tul. 98.  Country and States of Machine and States of Machine and States of Machine a Scale of Country and States of Machine and States o	THIS INDENTURE, Made this 13th day of Becchi A. Reams Thomas and Martha D. T lealy, his wife of Tulsa County, in the State	homs, his wife and S. R. Mealy and Gertrude of Oklahoma, part ies of the first part
VINISENTI. Test and part.— of the first part in consideration of the sum of FOUT Througand and M. Printry Star. 20/140.  Four Througand and Star 20/14	Wealthy Wilson and Mathew Wilson, w	ife and husband
FOUR THOUSAND, and the following described was also also where yet and so also also also also also also also a		
and samples, all the following described real extentionated in	Four Thousand and Thirty Six O	0/100 Dollars
All of Lot One (1) except the West Mitten feet (S.101) of the woods de alloy edolating and Sixty Mine (169); also the South Ten feet (S.101) of the woods de alloy edolating on the North, all in the Original Townsite of the city of Tales, State of Oklaioss.  Whistor to a three thousand dollar mortgage TEP 728 WFRSCENHORESERSERS will all and Issued the Company of th	nd assigns, all the following described real estate situated in Tuls	gain, sell and convey unto said part 1996 the second part 1991
Subject to a three thousand dollar mortgage The Many Restrict of S.D. and issued  10	All of Lot One (1) except the West Fifte and Sixty Nine (169): also the South Ten	feet (S.10') of the vacated alley adjoining
To have and to hold the same, together with all and singular, the tensement, hereinflaments and appurtuages hypothesis for any view appears tailing forever.  This conveyance is intended as a mortgage to secure the payment of Our (4) promisery note. 9.of even date here this conveyance is intended as a mortgage to secure the payment of Our (4) promisery note. 9.of even date here this conveyance is intended as a mortgage to secure the payment of Our (4) promisery note. 9.of even date here this conveyance is intended as a mortgage to secure the payment of Our (4) promisery note. 9.of even date here this conveyance is intended as a mortgage to secure the payment of Our (4) promisery note. 9.of even date here this conveyance is intended as a mortgage to secure the payment of promisery note. 9.of even date here this conveyance is intended as a mortgage to secure the payment of promisery note. 9.of even date here this conveyance and the payment of promisery note. 9.of even date here this payment of promisery note. 9.of even date here this to secure the payment of promisery note. 9.of even date here this payment of promisery note. 9.of even date here this payment of promisery note. 9.of even date here this payment of promisery note. 9.of even date here this payment of promisery the secure and this payment of promisery the secure and this payment of promisery note. 9.of even date here this payment of promisery note. 9.of even date here this payment of promisery note. 9.of even date herein this payment of promisery note. 9.of even date herein this payment of promisery note. 9.of even date herein this payment of promisery again and the secure and clear of all incurrent payments and the payment they are noted the payment that the payment of this payment of this payment of promisery again the payment of the mortgage and maintain and this payment of the payment	Subject to a three thousand dollar mortga	ge THY KENDYROTENHOREMAN Puilding and Loan
To have and to hold the same, together with all and singular, the tenements, hereditaments and apportunologic hydronic belinging, or in anywise appearationing forever.  This conveyance is intended as a mortgage to secure the payment of **TOW** (4) **TOW*	Participation of the property	12938 the car in payment of mortgage
To have and to held the same, together with all and singular, the tonements, henditaments and appurtenospequing content belonging, or in anywise appertaining forever.  This conveyance in insteaded as a mortgage to secure the payment of 2004. (A)	that oh	Control Philosope A
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This conveyance is intended as a mortgage to secure the payment of		W. W. Siscaley, Couldly Threat prog
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	tenements, hereditaments and appurtenances, thereunto belonging, or in anywise apper-
th. One for \$1,000,00	raining forever	
One for 1000.00 on or before "Spyt. 15th, 1924.  One for 1000.00 on or before "Spyt. 15th, 1924.  One for 1005.00 on or before "Spyt. 15th, 1924.  One for 1005.00 on or before "Spyt. 15th, 1924.  One for 1005.00 on or before "By 100. 15th, 1924.  One for 1005.00 on or before "By 100. 15th, 1924.  Sald the Westling Wilson and Marths D. Thomas, S. R. Mealy and Gertrude Mealy  A. Reams Thomas and Marths D. Thomas, S. R. Mealy and Gertrude Mealy  Sald first parth 99 hereby covenant. that they are free and clear of all incumbrances.  In they have a few and clear of all incumbrances.  In they have a few and clear of all incumbrances.  In they have a few and clear of all incumbrances.  In they have a few and clear of all incumbrances.  In they have a few and clear of all incumbrances.  In they have a few and clear of all incumbrances.  In they have a few and clear of all incumbrances.  In they have a few and seasons to levilly assessed on sald premises before delicatuent.  Sald first parth 29, forther a premise, and the sald premises before delicatuent.  Sald first parth 29, forther and seasons to levilly assessed on sald premises before delicatuent.  Sald first parth 29, forther and the sald premises before delicatuent.  Sald first parth 29, forther and the sald premises before delicatuent.  Sald first parth 29, forther and the sald premises before delicatuent.  Sald first parth 29, forther and the sald premises before delicatuent.  Sald first parth 29, forther and the sald premises and the sald premises and a sale of forther as any recovered in said fortecleaus and the sald premises and the sald premises and and sald premises and and sald premises and the sald part of the sald premises and the sald premises and and sald premises and the sald part of the sald in the sal	This conveyance is intended as a mortgage to secure the payment of.	
EAUS TO WESTERS, WILDON SIGN SIGN SECOND STATES AND STATES AS A STATES OF THE STATE (S) per cent interest per annum, payable semi-annually and signed by.  A Reams Thomas and Martha D. Thomas, S. R. Mealy and Certrude Mealy  Said first pard 99 bereby covenant. that. they will be the said permises and that they are free and clear of all incumbrances.  Int. the Y. Will warman and clear of all incumbrances.  Int. they D. By 9.  Leave and the same against the lawful claims of all persons whomsoever. Said first part. agree. to insure the buildings on said remises in the sum of S. 4, JOQ. QO. for the benefit of the mortgages and maintain such insurance during the existance of this mortgage. Said first part. agree. to pay large and assessments lawfully assessed on said premises before deliquents. The same and the same and the same in the sum of S. 4, JOQ. QO. for the benefit of the mortgage and maintain such insurance during the existance of this mortgage. Said first part. agree. to pay the same and	One for 1000.00 on or before	June 13th, 1924.
and by the series of the serie	One for 1026 00 on or before "	Sept. 13th, 1924.
Said first parts 9.8 hereby covenant. that. they	ade to wealthy Wilson and Mathew Wilson	DOCC TOOMS TANKS
Said first part 9.5 Inches you coverant. that they you coverant that they you cover you can be seen to the part of the your coverant that they were they	ith Fight (8) per cent interest per annum, payable semi-annus	ally and signed by
They Day 9	A. Reams Thomas and Martha D.	rhomas, S. R. Meary and Gertrude meary
that	Said first parties hereby covenant that they	owner An fee
remises in the sum of \$ 4, 900, 00 for the benefit of the mortgages and maintain such insurance during the existance of this mortgage.  The such as a liver of the such that in case of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose as me is herin provided, the mortgage will pay to the said mortgages. FRULT. HILLIATS A. 2.10 MO./100	imple of said premises and that they are free and clear of all incumbrances	
remises in the sum of \$ 4, 900, 00 for the benefit of the mortgages and maintain such insurance during the existance of this mortgage.  The such as a liver of the such that in case of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose as me is herin provided, the mortgage will pay to the said mortgages. FRULT. HILLIATS A. 2.10 MO./100	they have	good right and authority to convey and encumber the same and
Said first part 2.93. Interve expressly agree	Uhe Y will warrant and defend the same against the lawful claims of al premises in the sum of \$4_, QQQ_QQfor the benefit of the mortgages a	il persons whomsoever. Said first partagreeto insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part
a herein provided, the mortgagor will pay to the said mortgageeMOUTHUNGTS ASIGNO100	gree to pay all taxes and assessments lawfully assessed on said premises i	before delinquent.
with the charge and lien upon said premises described in this mortgage and the amount therem shall be recovered in said foreclosure suit and included in any udgement or decree rendered in action as a foresaid, and collected, and the lien thereof enforced in the framiner's at the principal debt hereby secured.  Now if said first part.439, shall pay or cause to be paid to said second part.  District the said first part.439, shall pay or cause to be paid to said second part.  One money in the above described notes.  mentioned, together with the interest thereon according to the terms and tenor of said notes?  In deald 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 orce and effect. If said insurance is not effected and maintained, or if any and all taxes and assessments which are or may be levided and assessed lawfully against aid premises, or any part thereof, are not paid before continued the terms of the said county and state of the said of the said of the said county and state of the said of the said of the said county and state of th	s herein provided, the mortgagor will pay to the said mortgagee EQUY	Hundrad and No./100Dotlars
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and shall make and maintain such insurance and pay such taxes and assessments then these presents shall be wholly discharged and void otherwise shall romain in full core 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 aid premises, or any part thereof, are not paid before delinquent then the mortages	Now if said first part 138 shall pay or cause to be paid to said second	d part beirs or assigns said
orce and effect. If said insurance is not effected and maintained, or if any and all taxes and assessments which insurance or pay such taxes and assessments and shall are means, or any part thereof, are not paid before delinquent, then the mortgage		
ne allowed interest thereon at the rate of	orce 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
clinquent, the holder of said note	e allowed interest thereon at the rate ofper cent per annum,	until paid, and this mortgage shall stand as security for all such payments; and if said
Said first part 1.9.8. waive	elinquent, the holder of said note and this mortgage may elect to declar	re the whole sum or sums and interest thereon due and payable at once and proceed to
A. Reams Thomas S. R. Mealy Martha D. Thomas Gentrude Mealy  ASSIGNMENT  ASSIGNMENT  ASSIGNMENT  County, Oklahoma, the within amed mottagee	Said first part LOS waivenotice of election to declare the whole d	lebt/03 above and also the beneft to stay, valuation or appraisement laws.
ASSIGNMENT  That		
ASSIGNMENT  NOW ALL MEN BY THESE PRESENTS  That		Martha D. Thomas Gertrude Mealy
That		
amed mortgageein consideration of the sum of	NOW ALL MEN BY THESE PRESENTS	
in hand paid, the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set out and convey unto hereby sell, assign, transfer, set out and the converted hereby secured, and the conditions therein contained.  IN WITNESS my official hand and seal the day and year shove set forth.  Fred D. Oiler.		
h. heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the overants therein contained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgagee. ha hereunto set		
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 day of 192.  TATE OF OKLAHOMA, Tulsa County, ss.  Before me. Fred D. Oiler a Notary Public in and for said County and State in this 14th day of December App. 1923 his wards and Martha D. Thomas his wards S. R. Mealy and Cortrude Mealy, his wife, to me known to be the identical person. S. who executed they show instrument and acknowledged to me that they executed the same as the All free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my official hand and seal the day and year shows set forth.  Fred D. Oiler.		
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgagee ha hereunto set		conveyed and the promissory note debts and claims thereby secured, and the
IN WITNESS WHEREOF, The said mortgages has hereunto set hand this day of 192.  TATE OF OKLAHOMA, Tulsa County, ss.  Before me. Fred D. 011er and for said County and State a this 14th day of December Apr 1923 his within and for said County and State a this 14th day of December Apr 1923 his wife to me known to be the identical person. S. who executed they above instrument and acknowledged to me that they executed the same as the Siries 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 forth.  Fred D. 011er.		ertheless, to the conditions therein contained.
TATE OF OKLAHOMA, Tulsa County, ss.  Before me. Fred D. 011er , a Notary Public in and for said County and State in this 14th day of December App. 1923 , a Notary Public in and for said County and State in this 2. R. Mealy and Gortrude Maaly, his wife to me known to be the identical person. S who executed the same as the All 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 forth.  Fred D. 011er		
TATE OF OKLAHOMA, Tulsa County, ss.  Before me. Fred D. Oiler and State and Lath day of December And 1923 and Service and Serv	, 192	
Before me		
Before me A Notary Public in and for said County and State at the layer of the l		
and acknowledged to me that	STATE OF OKLAHOMA. Tulsa County	The state of the s
and acknowledged to me that	STATE OF OKLAHOMA, Tulsa County Before me. Fred D. Oiler	
WITNESS my official hand and seal the day and year above set forth. Fred D. Oiler.	STATE OF OKLAHOMA, Tulsa County  Before me, Fred D. Oiler  14th day of Decemb yr App. 1923  a this 14th day of Decemb yr App. personally appear	The state of the s
WITNESS my official hand and seal the day and year shove set forth.  Fred D. Oiler,	Before me. Fred D. Olier n this 14th day of December App. 1923 and S. R. Mealy and Cortrude Mealy, his w	a Notary Public in and for said County and State  ared A. Reams Thomas and Martha D. Thomas, his w  1feto me known to be the identical person. S who executed the bowe instrument
to another within MRT 21 1927 - 162 1 SADITE	Before me. Fred D. Oller  n this 14th day of December App. 1923  ind S. R. Meely and Cortrude Mealy, his wond acknowledged to me that they executed the same as the size	a Notary Public in and for said County and State ared A. Reams Thomas and Martha D. Thomas, his was a Within and forer after to me known to be the identical person. S. who executed the bowe instrument free and voluntary act and deed for the uses and purposes therein set forth.
	this 14th day of Decemb in App. 1923 id S. R. Mealy and Gortrude Mealy, his will acknowledged to me that they executed the same as the all in	a Notary Public in and for said County and State ared A. Reams Thomas and Martha D. Thomas, his wilthin and foreign to me known to be the identical person. S who executed the bowe instrument free and voluntary act and deed for the uses and purposes therein set forth.