## MORTGAGE RECORD No. 472

NO. 247028 C.M.J.

FPOW	현대는 회사는 실험 학교 등일 때문에 가는 그리고 있는 현대
FROM	STATE OF OKLAHOMA, Tulsa County ss.  This instrument was filed for record on the
<del>aga pangan dalam na maga basa dan dan dan dan dan dan basa basa dan dan dan dan dan dan dan dan dan da</del>	Dec. 1923 3:30 o'clock P.M.
TO	and duly recorded in Book. 472 on page 255
	O. G. Wogver,  (Seal)  County Clerk
	By BradyBrown, Deput
THIS INDENTURE, Made this 18th day of Dec.	A, D. 192. 3., between
Lydia Terrapin Horner and Leo	G. Horner
O T mb area + are	of Oklahoma,of the first pa
	part. Vof the second part;
VITNESSETH, That said part QS of the first part, in consideration of the s	ium of
Six Hundred Fiftyand 00/100	
	gain, sell and convey unto said part. V. of the second part
nd assigns, all the following described real estate situated in	1 SaCounty and State
Zelanoma Cowici	
ATT of Tota Bonty One (47) and 4	anter two (49) Black Carron (7)
All of Lots Forty One (41) and A in Orchard Addition to the city	of Tulsa, according to the
recorded plat thereof.	
	TREASURIR'S ENDORSEMENT
	I have be ally that i received 8 . Land issued
	Received 12972 in payment of mortgage
	there are the second to the transfer of
	10 downt all 192 - 00
To have and to hold the same, together with all and singular, the	tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
taining forever.	The first
This conveyance is intended as a mortgage to secure the payment of	One promissory hote: -vof even date her
ith. One for \$ 650.00 due June 15, 1924	
C. J. Thornton	
rithper cent interest per annum, payable semi-annus	illy and signed by
Lydia errapin Horner and Leo G	• Horner
	owner in it
they have	good right and authority to convey and encumber the same an
premises in the sum of \$_ $3000$ $\Omega_{}$ for the benefit of the mortgagee ar	ll persons whomsoever. Said first part_12 Sagreeto insure the buildings on saind maintain such insurance during the existence of this mortgage. Said first part 12 s
igreeto pay all taxes and assessments lawfully assessed on said premises b Said first part_168 further expressly agreethat in case of force	losure of this mortgage and as often as any proceeding shall be taken to foreclose same
is herein provided, the mortgagor will pay to the said mortgagee	Hundred and 00/100 Dolla id fee to be due and payable upon the filing of the petition for foreclosure and the san
	and the amount thereon shall be recovered in said foreclosure suit and included in an
Now if said first part 1.0 Shall pay or cause to be paid to said second	l part. Y., hisheirs or assigns sa
	ether with the interest thereon according to the terms and tenor of said note.
	and all taxes and assessments which are or may be levied and assessed lawfully again:  gage \$\mathcal{Z}_
be allowed interest thereon at the rute ofQper cent per annum,	until paid, and this mortgage shall stand as security for all such payments; and if sa
lelinquent, the holder of said notes and this mortgage may elect to declare	surance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed t
collect said debt including attorney's fees, and to foreclose this mortgage, and she Said first part 198 waivenotice of election to declare the whole d	all become entitled to possession of said premises.
	hereunto set their hand S, the day and year first above written.  Lydia Terrapin (now) Horner
	Leo G. Horner
	A COLONIA PROPERTY AND
KNOW ALL MEN BY THESE PRESENTS	ASSIGNMENT
	of
	browledged, dohereby sell, assign, transfer, set out and convey uni
	knowledged, donet out and convey un
hheirs and assigns, the within mortgage deed, the real estate of	
ovenants therein contained,	conveyed and the promissory note debts and claims thereby secured, and the
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, neve	ertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehahereunto se	ertheless, to the conditions therein contained.
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, neve IN WITNESS WHEREOF, The said mortgageehahereun to so	ertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageohahereunto se	ertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehahereunto se	ertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgagee	theless, to the conditions therein contained.  this
IN WITNESS WHEREOF, The said mortgageehahereunto se	hand this day of the conditions therein contained.
IN WITNESS WHEREOF, The said mortgagee has hereunto so 192	, ss., a Notary Public in and for said County and State within and foregoing husband to be the identical person. Swho executed the bore instruments
IN WITNESS WHEREOF, The said mortgagee has hereun to see 192	, ss.  , a Notary Public in and for said County and Stated Muschen and Foregoing or husband to be the identical person. Swho executed the Abeve instrument ree and voluntary act and deed for the uses and purposes therein set forth.
IN WITNESS WHEREOF, The said mortgagee	hand this day of the conditions therein contained.  hand this day of the conditions therein contained.  hand this day of the conditions therein contained.  A Notary Public in and for said County and State within and foregoing husband to be the identical person. Swho executed the above instruments.