MORTGAGE RECORD No. 472

	ali anti aggrega				
	23936	$\sim$	ം	- F/I -	П.
	20000	U		* ***	•
NO					

	FROM	STATE OF OKLAHOMA, Tulsa County ss.  This instrument was filed for record on the day of
TO Fee B. O. G. Wolver, (See B.) County the See B. Decky, Brown. Depot THIS INDESTURE, Made this. 18. day of JULY A. D. 1925. Streems.  U.R. HOURL, ARC. ROSEL. SOURCE, C. County the See of Chickens.  J. T. L. Decky, T. T. Decky, T. Deck		Sept. 192 3 at 4:00 o'clock P. M.
THIS INCENTURE, Made this. 18. day of JULY. A. D. 1955, between  U.S. HOUGH, AND FOREY. HOUGH, 18. Miles Miles.  THIS INCENTURE, Made this. 18. day of JULY. A. D. 1955, between  U.S. HOUGH, AND FOREY. HOUGH, 18. Miles Miles.  THIS THIS COLUMN. AND FOREY. HOUGH, 18. Miles Miles.  THIS THIS COLUMN. AND FOREY. HOUGH, 18. Miles Miles.  THIS THIS COLUMN. AND FOREY. HOUGH, 18. Miles Miles.  THIS THIS COLUMN. AND FOREY. HOUGH, 18. Miles Miles.  THIS THIS THIS MILES AND FOREY. HOUGH, 18. Miles M	TO	Fees \$ 1.00 miles and the second seco
THIS INDENIURE, Made this. 18 days of JULY. A. D. 1925. between.  172.11.03.N. A. D. 1925. 1. 100.03.N. 1838. N. 1839.  172.11.03.N. A. D. 1925. 1. 100.03.N. 1839. N. 1839.  172.11.03.N. T. 100.05.N. 1939. 1. 100.03.N. 1839. N.	이 그림을 하는데 이 보여지 않을 하는 하인 않을	O. G. Weaver,
THIS INDENIURE, Made this. 18 days of JULY. A. D. 1925. between.  172.11.03.N. A. D. 1925. 1. 100.03.N. 1838. N. 1839.  172.11.03.N. A. D. 1925. 1. 100.03.N. 1839. N. 1839.  172.11.03.N. T. 100.05.N. 1939. 1. 100.03.N. 1839. N.	<u> </u>	(Seal) County Clerk
U.S. HOURS, THIS COMPTON IN INSERT OF COMPTON AND AND AND AND AND AND AND AND AND AN		By Brady Brown, Deputy
Tiles, Tiles County, in the State of Chickman.  Tries, Tiles County, in the State of Chickman.  Tries, Tiles County, Relations.  Tries, Tiles, Tiles County, Relations.  Tries, Tiles, Tiles County, Relations.  Tries, Tiles, Tiles, Relations.  Lot Seventeen (17) in Block Two (2), in Ingram-Lewis Addition to the city of Tries, Oklahoma, according to the recorded pilet the Tries of the city of Tries, Oklahoma, according to the recorded pilet the Tries of the city of Tries, Oklahoma, according to the recorded pilet the Tries of the city of Tries, Oklahoma, according to the recorded pilet the Tries of the County and State the Tries, and the Addition to the city of Tries, Oklahoma, according to the recorded pilet the Tries of the County and State the Tries, and the Addition to the city of Tries, Oklahoma, according to the recorded pilet the Tries of the County and State the County and State the Tries of the County and State the Tries of the County and State the Cou	THIS INDENTINE Mode this 18 day of 2	July A.D. 1923 between
PEARSON SALEAR SOLUTION, ORLANDOMS, part. N. of the second port;  PRINGSTH. That said part 28.5 of the first part in candidarship of the same of. PRINGSTH. The said part 28.5 of the first part in candidarship of the same of. PRINGSTH. The said part 28.5 of the first part in candidarship of the same of. PRINGSTH. The said part 28.5 of the second part. 1.10 Dela dealers which is hearby schooleded, do by these presents pract, baspin, sell and colvey unterside part. N. if the second part. 1.10 he dealers, all the following described real estate situated in.  TRAING.  Lot Seventeen (17) in Blook Two (2), in Ingram—Lewis "distinct to the oity of Tules, Oklahoms, according to the recorded plat there is not to the oity of Tules, Oklahoms, according to the recorded plat there is not the oity of Tules, Oklahoms, according to the recorded plat There is no server to be the same, together with all and singular, the townsent, hereditames and appartenances thereants belonging, or in physicis apparaishing foreve.  The conveyance is intended as a mortgage to secure the payment of. 1279 1279 1279 1279 1279 1279 1279 1279	Ufa Housh, and Pearl Housh, h	is wife.
TRIBES, FRIBE COUNTY, DC. 13-10029.  TRINSSETM. That said park 28 of the first park is equilibrated of the sum of .  Fifteen Hundred (\$1.500.00)  The receipt of which interety exhausted on by these presents grant, largels, at all and convey unto said park X. of the second part hid but assigned 10th following described red settes disasted in This as a sign of the following described red settes disasted in This as a conveyance is intended as a mortrage to account in the following described red settes disasted in This as a conveyance is intended as a mortrage to account has a sign of the record of plat the record of the red of the property of the red of the	Tulsa, Tulsa County, in the	State of Oklahoma,of the first par
ATTENSETT. That asking nurl-28.6 of the first port, in consideration of the sum of ATTENSETT. The second port AND Doke a second to which is hereby acknowledged. do by these presents grant, begain, sell and outvery once said gast X. of the second port AND he and sains, all the following described real states cincared in This 8.6 Coonty and State Alaboran to-with A contract of the second port AND .	Tulsa Tulsa County, Cklahoma,	part. y of the second parts
interacting to which is brethy acknowledged, do, by these presents grant, bargin, sell and convey unto mid grant. And the second part. 1.16.  Lot Seventeen (17) in Block Two (2), in Ingram-Lewis "ddition to the city of Tulsa, Oklahoma, according to the recorded plat there are the city of Tulsa, Oklahoma, according to the recorded plat there of the city of Tulsa, Oklahoma, according to the recorded plat there are the city of Tulsa, Oklahoma, according to the recorded plat there are the city of Tulsa, Oklahoma, according to the recorded plat the record of the city of Tulsa, Oklahoma, according to the recorded plat the record of the city of Tulsa, Oklahoma, according to the recorded plat the record of the city of Tulsa, Oklahoma, according to the recorded plat the record of the city of Tulsa, Oklahoma, according to the recorded plat the record of the city of the city of the record of the city of the record of the city of the city of the city of the record of the city of the c	VITNESSETH, That said part 195 of the first part, in consideration of	f the sum of
and sangian, all the following described real satue situated in	Fifteen Hundred (\$1	1500.00) Dollar
Lot Seventeen (17) in Block Ewo (2), in Ingram—Lewis addition to the city of Tulsa, Oklahoma, according to the recorded plat thereof.  The conveyance is intended as a mortgage to secure the payment of The Conveyance of the Phylide appairing fever.  This conveyance is intended as a mortgage to secure the payment of Two School Conveyance is intended as a mortgage to secure the payment of Two School Conveyance is intended as a mortgage to secure the payment of Two School Conveyance is intended as a mortgage to secure the payment of Two School Conveyance is intended as a mortgage to secure the payment of Two School Conveyance is intended as a mortgage to secure the payment of Two School Conveyance of the Conv	he receipt of which is hereby acknowledged, doby these presents gran	t, bargain, sell and convey unto said part 12 of the second partheir.  LS &County and State c
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtunances thereunto belonging, or its deviced as a mortgage to secure the payment of XVSTLV		
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtunances thereunto belonging, or its deviced as a mortgage to secure the payment of XVSTLV		
To have and to hold the same, together with all and singular, the tenements, hereditaments and apputtenances thereuse belonging, or its deviced as a mortgage to secure the payment of WORLY promisery noted of even data he with the for for 1.100.00 doe DATHERY 18 1824 One for 3.100 due promisery noted of even data he with the for for 1.100.00 dee data marked the same appointment of WORLY	Lot Seventeen (77) in Bloc	ole Two (2) in Thomam-Lawis Addition
To have and to hold the same, together with all and singular, the tenements, hereditaments and appartenances thereunts belonging, or be glywise apparaising forever.  To have and to hold the same, together with all and singular, the tenements, hereditaments and appartenances thereunts belonging, or be glywise apparaising forever.  The conveyance is intended as a mortgage to secure the payment of	to the city of Tulsa, Okla	ahoma, according to the recorded plat
To have and to hold the same, together with all and singular, the tenements, hereditaments and appartenances theremus belonging, or in physicis apparaining forever.  In this conveyance in intended as a mortgage to secure the payment of XW91EV more for a 1000 p. Dirty 150, 1928		
To have and to hold the same, together with all and singular, the tenements, hereditaments and appartenances theremus belonging, or in physicis apparaining forever.  In this conveyance in intended as a mortgage to secure the payment of XW91EV more for a 1000 p. Dirty 150, 1928		I hereby certify that I so would be for any source
To have and to hold the same, together with all and singular, the tenements, hereditaments and apportenances therems belonging, or in physicis apparaining forever.  In this conveyance is intended as a mortgage to secure the payment of Wentty more for \$1.00 o, 00.  May 10, 00.  May 11, 16, 1928, \$800001600  May 15, 80000 Aug. One. 900000 Aug. JANNEY 18, 19284, \$800001600  May 15, 80000 Aug. One. 900000 Aug. JANNEY 18, 19284, \$800001600  May 15, 80000 Aug. One. 900000 Aug. JANNEY 18, 19284, \$800001600  May 15, 80000 Aug. One. 900000 Aug. JANNEY 18, 19284, \$800001600  May 15, 80000 Aug. One. 900000 Aug. JANNEY 18, 19284, \$80000000  May 15, 800000 Aug. Aug. Aug. Aug. Aug. Aug. Aug. Aug.		The state of the s
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in physics againing ferever.  This conveyance is intended as a mortgage to secure the payment of 1991by promissory noteS of even date he with One for \$ 100.00 doe. #\$25,800.00 doe. #\$25,8		mineral services of the servic
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in physics againing ferever.  This conveyance is intended as a mortgage to secure the payment of 1991by promissory noteS of even date he with One for \$ 100.00 doe. #\$25,800.00 doe. #\$25,8		
This conveyance is intended as a mortgage to secure the payment of INCOMENT		19, Gui
This conveyance is intended as a mortugue to secure the payment of TUBITY TWO SION. due. JULY 18. 1924. Seventhees for SION. due. JULY 18. 1924. Seventhees for SION. due. JULY 18. 1924. Seventhees for SION. Since Sion. Sion. Since Sion. Since Sion. Sion. Sion. Sion. Sion. Sion. Sion. Sion. Sion. S		, the tenements, hereditaments and appurtenances thereunto belonging, or in shywise appearances
this. One for \$100.00	This assume to intended on a martanes to seems the paymen	nt of twenty promissory noteS of even date here
On the Section Respect.  **Pane Soigle Soigl	w o to 100 00 de Jamiary 18.	1924 one for 5100 que July 10. 1924, sevenueun
For corder, payable at	or \$75 each due one every three months norths after New Yor.	s thereafter, and one for \$25 due in Sixty-S432
Said first pard 28.1. hereby covenant that they they	Pranze Seigle Johnson	
Said first part ABL hereby covenant that they are free and clear of all incumbrances.  That they baye good right and authority to convey and encumber the same a factor of all persons who massever. Said first part ABL agree	rorder, payable at maturity	
Said first pard R.S. hereby covenant. that they are free and clear of all incumbrances.    hat.		
hat. They have and that they are free and clear of all incumbrances.  They will warrant and defend the same against the lawful claims of all persons whomsoever. Said first part 0.81. agree. to insure the buildings on a remissis in the sum of 5	cue des they	owner Sin fe
That. they have good right and authority to convey and encumber the same a they will warrant and defend the same against the lawful claims of all persons whomsever. Said first part LSE, agreeto insure the buildings on a remines in the sum of \$1	imple of said premises and that they are free and clear of all incumbrance	28
remines in the sum of \$		
remines in the sum of \$	they nave	ame of all persons whomsoever. Said first partles agreeto insure the buildings on sai
Said first part. 1.9. Sturther expressly agree	remises in the sum of \$for the benefit of the mortg	agee and maintain such insurance during the existance of this mortgage. Said first part 🚓 📯
a atomey'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 forectoure and the san all be a further charge and lien upon said premises described in this mortagage and the amount thereon shall be recovered in said foreclosure suit and included in augment or decree rendered in action as aforessid, and collected, and the lien thereof enforced in the formation and the principal debt hereby secured.  Now if said linits part, 62.8.hall pay or cause to be paid to said econd part 15.8 heirs or assign a sum	Said first part_19 Surther expressly agreethat in case o	of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose sam
udgement or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the rhamilier's a the principal debt hereby secured.  Now it said first participes and pay or cause to be paid to said second part.  1.1.2	s attorney's or solicitor's fees therefor, in addition to all other statutory f	fees; said fee to be due and payable upon the filing of the petition for foreclosure and the sam
um	udgement or decree rendered in action as aforesaid, and collected, and the l	lien thereof enforced in the manner as the principal debt hereby secured.
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 force and effect If said insurance is not effected and maintained, or if any and all taxes and assessments which are or may be leviced and assessed lawfully against premises, or any part thereof, are not paid before delinquent, the holder of said note. S. 1701, "************************************	Now if said first part ies shall pay or cause to be paid to said	second part
and premises, or any part thereof, are not paid before delignings then the material of \$\frac{1}{2}\tag{T.000}T.0000	and shall make and maintain such insurance and pay such taxes and asset	saments then these presents shall be wholly discharged and void otherwise shall remain in fu
um or sums of money or any part thereof is not paid when due, or it such insurance is not elected and maintained or any take or assessments are not paid or elliquent, the holder of said note. S. and this mortgage may elect to declare the whole sum or sums and interest thereon due and payable at once and proceed collect aid debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said premises.  Said first part 18.8. said. Said	aid premises, or any part thereof, are not paid before delin went then the	mortgagemay effect such insurance or pay such taxes and assessments and she
ollect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said premises.  Said first part 1.8. waive, notice of election to declare the whole debt, as above and also the benefit estaty, valuation or appraisement laws.  IN WITNESS WHEREOF, said part 1.8. of the first part ha. V. hereunto set the 1. hand. Such day and year first above written.  Ufa. Hough  Pearl Hough  ASSIGNMENT  INOW ALL MEN BY THESE PRESENTS  That	um or sums of money or any part thereof is not paid when due, or it su	uch insurance is not effected and maintained or any taxes or assessments are not paid before
IN WITNESS WHEREOF, said part 198 of the first part ha. Y2 hereunto set. LOQAT. hand. Sthe day and year first above written.  Ufa Housh  Bearl Housh  CNOW ALL MEN BY THESE PRESENTS  That. of	ollect said debt including attorney's fees, and to foreclose this mortgage, a	and shall become entitled to possession of said premises.
Uffa Housh  Rearl Housh  ASSIGNMENT  ASSIGNMENT  ASSIGNMENT  County, Oklahoma, the with a med mortgagee in consideration of the sum of hand paid, the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set out and convey under the heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note debts and claims thereby secured, and povenants 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 day 192		1 TO 1 TOOT 1
ASSIGNMENT  That		Ufa Housh
That	And the second of the second o	Pearl Housh
That	NOW ALL MEN BY THESE BREENES	
amed moltgageein consideration of the sum of	That	
h	amed mortgageein consideration of the sum of	DOLLAR
h	in hand paid, the receipt whereof is her	reby acknowledged, dohereby sell, assign, transfer, set out and convey unt
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgageehahereunto sethandthisday  192		
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgagee. ha hereunto set hand this day 192  STATE OF OKLAHOMA, Tulsa County, ss.  Before me. Saml. A. BOORSTIN. A Notary Public in and for said County and St in this 18 day of Jily 1923 personally appeared Ufa Housh and Pearl Housh, his wife, to me known to be the identical person S who executed the above instrumental and the said county are said deed for the uses and purposes therein set forth.		
ETATE OF OKLAHOMA, Tulsa County, ss.  Before me. Saml. A. Boorstin. James and for said County and St.  n this 18 day of Jily 1923 personally appeared Ufa Housh and Pearl Housh, his wife,  to me known to be the identical person S who executed the above instruments and deed for the user and purposes therein set forth.	TO HAVE AND TO HOLD THE SAME FOREVER, Subject	t, nevertheless, to the conditions therein contained.
TATE OF OKLAHOMA, Tulsa County, ss.  Before me. Saml. A. Boorsting, a Notary Public in and for said County and St this lad day of Jily 1923 personally appeared Ufa Housh and Pearl Housh, his wife, to me known to be the identical person S who executed the above instrumentally appeared to the user and purposes therein set forth.		unto setday a
to me known to be the identical person 2 who executed the above instrum		
to me known to be the identical person 2 who executed the above instrum		
to me known to be the identical person 2 who executed the above instrum		
to me known to be the identical person 2 who executed the above instrum		ounty, ss.
- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		ounty, ss.  Ufa Housh and Pearl Housh his wife
Witness my hand and notarial seal on the day and date last above written.  WITNESS my efficial band and seal the day and seal the day and date last above written.  Saml A. Boorstin,	ETATE OF OKLAHOMA, Tulsa Co	ounty, ss.  appeared Ufa Housh and Pearl Housh, his wife, to me known to be the identical person S who executed the above instrument
Ay commission expires 7-5-26 192 (Seal) Saml A. Boorstin,	STATE OF OKLAHOMA, Tulsa Constitution Saml. A. Boorsting on this 18 day of Jily 1923 personally	G. Tree and voluntary act and deed for the uses and numbers therein set forth
* pagetons,	TATE OF OKLAHOMA, Tulsa Constinuing Saml. A. Boorstinuing of Jily 1923 personally	G. Tirree and voluntary act and deed for the uses and numbers therein set forth.

. 6