NO. 254054 C.M.J.

FROM	STATE OF OKLAHOMA, Tulsa County sa. This instrument was filed for record on the	22 day o
	March 1924 at 11:30 and duly recorded in Book 472 on	o'clock A M
TO	> Fees \$	
	O. G. Weaver,	
	(Seal) Brady Brown,	County Clerk Deput
THIS INDENTURE, Made this 18th day of Maz	rch A. D. 192_4_, between	
G. R. Rice and M. B. Rice, his wi	lfe :	
Tulsa County, in the Sta Charlés A. Robertson	te of Oklahoma,part	of the first pa
Tulsa	partof the se	cond part;
ITNESSETH, That said part 1980f the first part, in opneideration of the Three Hundred Sixty Eight and 18/	/100	Dolla
e receipt of which is hereby acknowledged, doby these presents grant, k d assigns, all the following described real estate situated in	pargain, sell and convey unto said partV of the second part.	his hei
d assigns, all the following described real estate situated in		County and State
Lot Twenty Four (24) Block Fo	our (4) Crutchfield Addition	
to the city of Tulsa, Tulsa (Plat thereof,	Okla, according to the Recorded	Comprehending regal
riac unareor,	Thursty county has to the	a OS and issued
	Property 4210	AND THE MENTERS OF
		~
지원 선생님이 하시다. 생각이 모르게 되었다.	Lord the Libert MA	now &
	W. W. Statistical Control	LQ I
	Managaman and the state of the	000
To have and to hold the same, together with all and singular, the	he tenements, hereditaments and appurtenances thereunto be	longing, or in anywise appo
ining forever,	one	* \
This conveyance is intended as a mortgage to secure the payment th. One for \$ 368.18 duJune 18th, 1924	ofpromissor	y noteof even date he
		1.61
charles A. Robertson		<u></u>
Mar 7 o o		
8	nually and signed by	9
G. R. Rice and M. B. Rice, hi	is wife	
109 That gra		
		L. Assn. for
Said first part. Such hereby covenant that said premises and that they are free and clear of all incumbrances.	except mortgage to Tulsa B. & . 1600.00	L. Assn. for
Said first part. S. hereby covenant that may be a summer of all incumbrances they have they have they have the same against the lawful claims of the same against the lawful claims of the same against the same against the same against the same against the lawful claims of the same against the sa	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 163 agreet e and maintain such insurance during the existance of this more sefore delinquent.	and encumber the same an o insure the buildings on sai tgage. Said first part
Said first part. S. hereby covenant that they are free and clear of all incumbrances they have they have they have the benefit of the mortgage pree to pay all taxes and assessments lawfully assessed on said premise. Said first part. 1.98 further expressly agree. that in case of for the clear provided, the mortgage will pay to the said mortgage. Till attorney's or solicitor's fees therefor, in addition to all other statutory fees all be a further charge and lien upon said premises described in this mortgage degement or decree rendered in action as a foresaid, and collected, and the lien	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first partleS agreet e and maintain such insurance during the existance of this more selected this mortgage and as often as any proceeding she by and No/100. ; said fee to be due and payable upon the filing of the petition age and the amount thereon shall be recovered in said foredo thereof enforced in the maintain of the principal debt hereby set.	and encumber the same an o insure the buildings on sai tgage. Said first part. 1.6 ll be taken to foreclose sam. Dollar for foreclosure and the sam seure suit and included in an seured.
Said first part. Shereby covenant that they may be said premises and that they are free and clear of all incumbrances. They have They may be said the lawful claims of the benefit of the mortgage of the benefit of the mortgage. To pay all taxes and assessments lawfully assessed on said premises in the sum of \$	except mortgage to Tulse B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 1.8.5 agree	and encumber the same an o insure the buildings on an trage. Said first part. It all be taken to foreclose same. Dolla. For forectosure and the same sure suit and included in an secured. heirs or assigns said tenor of said note
Said first part. Shereby covenant that the part in the	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 16.3 agree	and encumber the same an o insure the buildings on sai tgage. Said first part. it ill be taken to foreclose same. Dolla for foreclosure and the same sure suit and included in an exercise. Heirs or assigns said tenor of said note
Said first part. Shereby covenant that May have a free and clear of all incumbrances they have the Lee of the benefit of the mortgage rice. to pay all taxes and assessment lawfully assessed on said premise. Said first part. 1.98 further expressly agree. that in case of for herein provided, the mortgager will pay to the said mortgagee. That in case of for herein provided, the mortgager will pay to the said mortgagee. That in case of for herein provided, the mortgager will pay to the said mortgagee. That in case of for herein provided, the mortgager will pay to the said mortgagee. That in case of for herein provided, the mortgager will pay to the said mortgagee. That is attempted in the mortgage degement or decree rendered in action as aforesaid, and collected, and the lien Now if said first part. 1.98 shall pay or cause to be paid to said secured. The provided in the more in the above described note. The mentioned, in the said more and effect. If said insurance is not effected and maintained, or if an id premises, or any part thereof, are not paid before delinquent then the me allowed interest thereon at the rate of the provided in the provided in the provided in the provid	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 169 agree	ASSI. FOT and encumber the same ar o insure the buildings on an trage. Said first part. I. all be taken to foreclose san Dolla for forectosure and the san sure suit and included in ar sured. heirs or assigns sa d tenor of said note otherwise shall remain in fu and assessed lawfully again cas and assessments and she ll such payments; and if sai
Said first part. See hereby covenant that the part in	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 16.3 agree	ASSI. FOT
Said first part. So hereby covenant	except mortgage to Tulsa B. & 1600.00 good right and authority to convey of all persons whomsoever. Said first parties agree	ASSIN . FOR ASSIN . FOR ASSIN . FOR ASSIN . FOR ASSIN AND ASSIN AS
said first part. Thereby covenant	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 1.05. agree	ASSI. FOT
said first part. Thereby covenant	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 1.05. agree	ASSI. FOT
said first part. Thereby covenant. that the part of all incumbrances apple of said premises and that they are free and clear of all incumbrances. at the y have at for the benefit of the mortgage. To the benefit of the mortgage. That in case of for the benefit of the mortgage. That in case of for herein provided, the mortgagor will pay to the said mortgage. That it or as of so the pay all taxes and assessments lawfully assessed on said premise. Said first part. 193 further expressly agree. that in case of for herein provided, the mortgagor will pay to the said mortgage. That attorney's or solicitor's fees therefor, in addition to all other statutory fees all be a further charge and lien upon said premises described in this mortgagement or decree rendered in action as aforesaid, and collected, and the lien. Now if said first part. 193 shall pay or cause to be paid to said seem. The pay of money in the above described note. The mentioned, if a shall make and maintain such insurance and pay such taxes and assessment allowed interest thereon at the rate of the pay	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first parties agree	ASSI. FOT
Said first part. Shereby covenant. that the part part is a property of the part is and that they are free and clear of all incumbrances. They have They have The y will warrant and defend the same against the lawful claims of the part is a part in the sum of \$	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 169. agree	and encumber the same are of insure the buildings on an trage. Said first part. it let be taken to foreclose same are sure suit and included in an sure suit and included in an eured. Let's or assigns said tenor of said note
Said first part. So hereby covenant	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 1.63 agree	and encumber the same are of insure the buildings on sa tgage. Said first part. it ill be taken to foreclose same are sured. It is in the same are sured. It is in the same are sured. It is or assigns said tenor of said note. It is otherwise shall remain in furnity and assessments and she is such payments; and if said sates are not paid before same and assessments are not paid before same and sates and she same and assessments are not paid before same and sates and she same and sates and she same and sates and she same and she same and sates and she same and she s
Said first part. So hereby covenant	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 169 agree	ASSI. FOT and encumber the same ar o insure the buildings on sa tgage. Said first part. i. Ill be taken to foreclose san Dolla for forectosure and the san sure suit and included in ar sured. Leirs or assigns sa d tenor of said note. otherwise shall remain in fu and assessed lawfully again ice and assessed lawfully again ice and assessments and she ill such payments; and if sa essements are not paid befo yable at once and proceed i raisement laws. rear first above written. DOLLAR BOLLAR BOLLAR BOLLAR DOLLAR
said first part. Thereby covenant	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 169 agree	ASSI. FOT and encumber the same ar o insure the buildings on sa tgage. Said first part. i. Ill be taken to foreclose san Dolla for forectosure and the san sure suit and included in an sured. Leirs or assigns sa d tenor of said note. otherwise shall remain in fu and assessed lawfully again ice and assessments and she Il such payments; and if sa essments are not paid befor yable at once and proceed i raisement laws. rear first above written. DOLLAR unty, Oklahoma, the with DOLLAR ster, set out and convey unterest
said first part. Thereby covenant. that they are free and clear of all incumbrances. They have They have They have They have The y will warrant and defend the same against the lawful claims of mises in the sum of \$	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 1.63 agree	ASSI. FOT and encumber the same ar o insure the buildings on sa tgage. Said first part. i all be taken to foreclose san Dolla for forectosure and the san sure suit and included in ar sured. heirs or assigns sa d tenor of said note. otherwise shall remain in fa and assessed lawfully again ce and assessments and she ll such payments; and if sa essments are not paid befo yable at once and proceed i raisement laws. rear first above written. DOLLAR unty, Oklahoma, the with DOLLAR
said first part. Thereby covenant. that they are free and clear of all incumbrances, at they have they have they. will warrant and defend the same against the lawful claims of mises in the sum of \$	except mortgage to Tulse B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 163 agree	and encumber the same are of insure the buildings on an trage. Said first part. it is the same are of insure the buildings on an trage. Said first part. it is the same are sure suit and included in are sured. He is or assigns as a denor of said note. The same are such assessed lawfully ngain otherwise shall remain in fund assessed lawfully ngain and assessed lawfully ngain the same are not paid before yable at once and necessments are not paid before yable at once and proceed it is a season and assessments are not paid before a first above written. DOLLAR safer, set out and convey unites thereby secured, and the same shortest and the same same same same same same same sam
said first part. Thereby covenant	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 1.63 agree	and encumber the same are on insure the buildings on sa tgage. Said first part_ill be taken to foreclose and the san sure suit and included in arcured. In the said included in arcured. In the said note. In the said note
said first part. Thereby covenant	except mortgage to Tulse B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 1.0.5. agree	and encumber the same are on insure the buildings on a tragge. Said first part_ill be taken to forcelose san tragge. Said first part_ill be taken to forcelose san sure suit and included in are cured. I heirs or assigns said tenor of said note. The said sassessed lawfully again as and assessed lawfully again as and assessments and she ill such payments; and if sa sessments are not paid before a sessments and before a sessments are not paid before a sessments and before a sessment laws. The same and the same are not paid before a sessment laws. The same and the same are not paid before a sessment laws. The same are not paid before a sessment laws. The same are not paid before a sessment laws. The same are not paid before a sessment laws. The same are not paid before a sessment laws. The same are not paid before a sessment laws. The same are not paid before a sessment laws. The same are not paid before a sessment laws. The same are not paid before a sessment laws. The same are not paid before a sessment laws. The same are not paid before a sessment laws. The same are not paid before a sessment laws.
said first part. Thereby covenant	except mortgage to Tulse B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first partleS.agree	and encumber the same are on insure the buildings on as tragge. Said first part
Said first part. Shereby covenant	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 1.0.5. agree	and encumber the same an o insure the buildings on sai tgage. Said first part. it all be taken to foreclose same and the same sure suit and included in an eured. In the said included in an eured. In the said note
Said first part. Thereby covenant. that the same against the lawful claims of the commission of the same against the lawful claims of the same again	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 1.03 agree	and encumber the same are on insure the buildings on sa tgage. Said first parti. all be taken to foreclose and the same sure suit and included in an sure suit and included in an eured. I heirs or assigns said tenor of said note
said first part. Thereby covenant. that they are free and clear of all incumbrances apple of said premises and that they are free and clear of all incumbrances. at. they have Like Y. will warrant and defend the same against the lawful claims of the same agai	except mortgage to Tulsa B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 1.03 agree	and encumber the same are on insure the buildings on sa tgage. Said first parti. all be taken to foreclose and the same sure suit and included in an sure suit and included in an sure suit and included in an eured. I such heirs or assigns said tenor of said note
said first part. Thereby covenant. that they are free and clear of all incumbrances apple of said premises and that they are free and clear of all incumbrances. at they have Like Y. will warrant and defend the same against the lawful claims of the same again	except mortgage to Tulse B. & 1600.00 good right and authority to convey a fall persons whomsoever. Said first part 163 agree	and encumber the same are on insure the buildings on sa tgage. Said first parti. all be taken to foreclose and the same sure suit and included in an sure suit and included in an sure suit and included in an eured. I such heirs or assigns said tenor of said note