MORTGAGE RECORD No. 472

No. 239435 C.M.J.

TO TO TO TO TO TO TO THIS INDENTURE, Made this. Ebilday ofSapthember Do. 192. S. between G. B. SEOUTH MILE Section		STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the
TO Selection Comparison		Sept. 192 3 at 4:20 o'clock P.M.
THIS INDESTURE, Medicals		and duly recorded in Book472on page48
THIS INDENTURE, Made this	로 발표하는 120m 는 TO 이번도 및 스크로 및 T SS	
THIS INDENTURE, Made this	~ <u>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</u>	(Seal)
G. S. S. SOUTHS AND AUTR. Jr. Stotts. httsBeand. and N. F. TTI BEA. County, in the State of Oblahom. part. J. 198		By Brady Brown, Deputy
G. S. S. SOUTHS AND AUTR. Jr. Stotts. httsBeand. and N. F. TTI BEA. County, in the State of Oblahom. part. J. 198	THIS INDENTURE Made this 5th day of Septem	nber A. D. 192. 3. between
TRISESPH, Text and part class of the first part, is considerable of the same of. Savety 5-flyas, Challed B. State first part, is considerable of the same of. Savety 5-flyas, Challed B. State first part, is considerable of the same of. Savety 5-flyas, Challed B. State first part, but the same of the sam	G. B. Stotts and Aura L. Stott	ts, husband and wife,
TRIESENTH, That it grant is considerable of the sum of . SEVENTLY—INVESTING THE INTERPLY AND CONTROL OF THE SEVENTLY AND CONTROL OF THE SEVEN	Tulsa	of Oklahoma, part 18 of the first part
THESSETS, That and part All, of the first part, in considerable of the sum of . SEVENTY-TYPE, TIME THE MORE AS . SEVENTY-TYPE, TIME THE MORE AS . SEVENTY-TYPE, TIME THE MORE AS . A contraction of which is hearby acknowledged, do by these presents grant, begins, all and convey unto anti-part Y. of the second part	Tulsa, Oklahoma	part_Vof the second part:
accepted which is beatly acknowledged, doby these presents grant, tagain, and indicating described real estate situated in	/ITNESSETH, That said part 188 of the first part, in consideration of the s	sum of
and any and the following described real estate situated in 29.188. Lot Five (5) in Block Ton (10) of Broadmoor Addition to the city of Tules, according to the recorded plat thereof; I receive wrife that I received the second plat thereof; I receive wrife that I received the second plat thereof; I have and to hold the same, together with all and singular, the teamments, herditaments and appartenances thereinto belonging, or in applied and process. To have and to hold the same, together with all and singular, the teamments, herditaments and appartenances thereinto belonging, or in applied a give the content of the second plate of the	Saventy-five Hundred	Dollars
According to the recorded plat thereof; TREASURERS ENDORERSHOT I hereby verify that received 20 and Received No. 14 to Treate the Treate to 20 and Received No. 14 to Treate the Treate to 20 and Received No. 14 to Treate the Treate to 20 and Received No. 14 to Treate the Treate to 20 and Received No. 14 to Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 25 and Received No. 25 and 15 and	nd assigns, all the following described real estate situated inTulse_ klahoma to-wit:	County and State of
According to the recorded plat thereof; TREASURERS ENDORERSHOT I hereby verify that received 20 and Received No. 14 to Treate the Treate to 20 and Received No. 14 to Treate the Treate to 20 and Received No. 14 to Treate the Treate to 20 and Received No. 14 to Treate the Treate to 20 and Received No. 14 to Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 15 and Treate the Treate to 20 and Received No. 25 and Received No. 25 and 15 and	Tot Hirro (E) in Plack Man (10) of	f Prondrager Addition to the city of Mules
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in appricis age and in the conveyance is intended as a mortgage to secure the payment of		hereof; TREASURER'S ENDORSEMENT I hereby certify that I received 3 % and Receive No//#03 in any
This conveyance is intended as a mortgage to secure the payment of. One for \$.50702ty-\$279-dw. Intended as a mortgage to secure the payment of. One for \$.50702ty-\$279-dw. Intended as a mortgage to secure the payment of. One for \$.50702ty-\$279-dw. Intended to Viltz B. Trible		W. W Streetey, County in water
This conveyance is intended as a mortgage to secure the payment of		tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
th. One for \$.59Ventty=£1ve_due_hundred_dollers_due_Saptembar_l_1, 1926. de to Wiltz B. Trible order, psysble at. Tulse_N_Oklahoms. th	This conveyance is intended as a mortgage to secure the payment of	One promissory note of even data have
order, payable at	ith One for \$ Seventy - £170 due - mandred Andrews	ding September 1, 1926
order, payable at. TRIBER, OKLAHOMB. th. S. per cent interest per annum, payable semi-annually and signed by. G. B. Stotts and Aura L. Stotts, and Aura L. Stotts, and and Wife Said first part 189 ereby covenant. that 1892, Bro. 1809 Said first part 199 ereby covenant. The 1892 Bro. 1809 and 1892 Bro. 1809 and 1892 Bro. 1809 and an entered for the mercing of the said premises and that they are free and clear of all incumbrances. They. will warrant and defend the sane against the lawful alatma of all parama rehomeowree. Said first part 1.40 Egree		
THISS. ORLANOMS. th. Der cant interest per annum, payable semi-annually and signed by		
G. B. Štotts and Aura I. S. Line	order, payable at Tulsa, Oklahoma	
Said first part. 198ereby covenant. that. 109, 279, 109. Said first part. 198ereby covenant. that. 109, 279, 109. Said first part. 1986reby covenant. that they are free and clear of all incumbrances	ith	ally and signed by
in the provided premises and that they are free and clear of all incumbrances	G. B. Stotts and Aura 1	u. Stotts, nuspand and wite
they will warrant and defend the same against the lawful claims of all persons whomsover. Said first part12 Gene to insure the buildings on sai emiss an the sum of \$1750000		
## ## ## ### ### ### ### ### ### ### #		
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 furce 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. ————————————————————————————————————		all persons whomseever. Said first part. 10 sec to insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part. 10 sec. sec. Said first part. 10 sec. Said first pa
ASSIGNMENT NOW ALL MEN BY THESE PRESENTS That	umof money in the above described notementioned, tog and shall make and maintain such insurance and pay such taxes and assessment orce and effect. If said insurance is not effected and maintained, or if any a aid premises; or any part thereof, are not paid before delinquent then the mort e allowed interest thereon at the rate ofper cent per annum, um or sums of money or any part thereof is not paid when due, or if such in elinquent, the holder of said note and this mortgage may elect to declar collect said debt including attorney's fees, and to foreclose this mortgage, and as Said time part of sall waive. notice of election to declare the whole of	gether with the interest thereon according to the terms and tenor of said note the them these presents shall be wholly discharged and void otherwise shall remain in full and all taxes and assessments which are or may be levied and assessed lawfully against tage
NOW ALL MEN BY THESE PRESENTS That		Aura I. Stotts
That		
med mortgageein consideration of the sum of	NOW ALL MEN BY THESE PRESENTS	ofCounty, 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 overants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandthis	amed mortgageein consideration of the sum of	DOLLARS
hheirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note		
TATE OF OKLAHOMA, TULES County, ss. Before me. Chase Haley 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 of the conditions therein contained. County, ss.		
TATE OF OKLAHOMA, Tulss County, ss. Before me Chas Haley , a Notary Public in and for said County and Stat		
TATE OF OKLAHOMA, Tulsa County, es. Before me Chas. Haley , a Notary Public in and for said County and Stat	hheirs and assigns, the within mortgage deed, the real estate overnants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never	conveyed and the promissory note, debts and claims thereby secured, and the ertheless, to the conditions therein contained.
Before me. Chas. Haley, a Notary Public in and for said County and Stat	hheirs and assigns, the within mortgage deed, the real estate overnants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never the within mortgages, hahereunto set the said mortgages, hahereunto set the said mortgages, hahereunto set the said mortgages.	conveyed and the promissory note, debts and claims thereby secured, and the ertheless, to the conditions therein contained.
Before me, Unas 1819y	hheirs and assigns, the within mortgage deed, the real estate overnants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never the within mortgages, hahereunto set the said mortgages, hahereunto set the said mortgages, hahereunto set the said mortgages.	conveyed and the promissory note, debts and claims thereby secured, and the ertheless, to the conditions therein contained.
thisday ofSoptombon . 172 personally appearedPartiesWithin end foregoing -	hheirs and assigns, the within mortgage deed, the real estate overnants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never IN WITNESS WHEREOF, The said mortgageehahereunto section 192 STATE OF OKLAHOMA, TULSS County	conveyed and the promissory note debts and claims thereby secured, and the ertheless, to the conditions therein contained.
B. Stotts and Aufa L. Stotts, husband and Wille known to be the identical person. S. who executed the showe instrument ad acknowledged to me thatt_h.ey_executed the same astheir free and voluntary act and deed for the uses and purposes therein set forth.	TATE OF OKLAHOMA, Tulsa Chapter me. Chaps. Helloy	conveyed and the promissory note debts and claims thereby secured, and the ertheless, to the conditions therein contained. handthis
WITNESS my official hand and seal the day and year above set forth. y commission expires June 29, 1923. (Seal) Chas. Haley.	h	conveyed and the promissory note debts and claims thereby secured, and the ertheless, to the conditions therein contained. Set