| - 2 | | - A | - | | · · · · · | - | | - | | | | | | - | - <u></u> | | Sec. 1 | | | 1.4 | - | ÷., |
|-----|----|------|----------|----|-----------|------------|----------------|-----|----------|-----|-----|----------------|--------------|-----|-----------|-------|--------|------|---|-----------|------|-----|
| | • | 1 4 | ~ 1 | | Т٦. | | - A > 2 | ~ | T | | ъ | C | <i>(</i> ``` | | 1. | 6 1 | ъ. | 1 | | 1 | 75 | 1 |
| - 1 | ъ. | /1 (| | | | - A- | 44 | - | - H - | | с н | | | HC. | · • | | | JO. | | 44 | 1. 1 | |
| - 1 | v | | | N. | 1.1 | . . | | I I | 1.1 | - 1 | хĽ | | • | 1.5 | | · • • | 1.1 | | Č | | | |
| 125 | 77 | - | | | _ | | | _ | _ | | | - - | - | | 10.00 | | -14 | 1.14 | | | | |

.

「「「「「「「「「「「「「」」」」

1

| in | | 1 | 25 | 57 | 2 | 45 | i ç |). | Ц. | J | • |
|-----|---|---|-----|----|---|----|-----|----|----|---|---|
| ųΟ, | • | - | ÷÷÷ | • | | - | | - | | - | |

1.13

est an and the second

| To No. 4., 210 | | STATE OF OKLAHOMA, Tulsa County rs. This instrument was filed for record on the | |
|--|---|---|----------|
| To | a. | | |
| 0. 0 Newvir: Description: Descripristion: Description: Descrip | | and duly recorded in Book472on page484 | |
| 1092.1 Brady Brown, Courty Chen, 2002. April 2004. Here and 2004. THE SUBDENTUR. More abil. 2002. April 2004. Here and 2004. AD 19.4. Here and 2004. TYPE JS, 2004.100.00 Million, 20.4.001. April 2004. mail 2007. DESTERT, Toma ability and 2004. mail 2004. DestErt ability ability ability ability ability ability abil | | | |
| THE NORMULE, Mode al., 2010. doi: 10.1007. 24. 80-01. http://www.setuent.com/ 27.2.2.2.2. 27.2.2.2.2. 27.2.2.2.2. 27.2.2.2.2. 27.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2. | | (Seal) County Clerk | |
| Br. J. Boll and Bolloy 3. Boll and Bolloy 3. Boll. http://www.seland | | ByDrauy Drown,Deputy | |
| Br. J., Doll and Dolloy R., Boll, M. B. Nuckead. 127. 30. Comp. incl. State (Alaman, State). 128. 2001.010.01. Alaman, State (Alaman, State). 128. 2001.010.01. Difference (Alaman, State). 128. 2001.01. Difference (Alaman, State). <tr< td=""><td>THIS INDENTURE, Made this 2nd day of May</td><td>A. D. 192.4., between.</td><td></td></tr<> | THIS INDENTURE, Made this 2nd day of May | A. D. 192.4., between. | |
| Log. Bayras G. 272. Bayras G. 272. C. C. Alaboratoria and S. 2000 Data and S. 200 | Eva H. Bell and Bailey E. Bell, her | husband | |
| CE272. OLLBORG. | TUISE , ICY Payne | of Oklahoma,of the first part | |
| One thousand, five luminess, and, lag 1300. One thousand is five and the set of the second part, left second pa | Grove, Oklahoma, | parit of the second part; | |
| <pre>sends of shick is handy a chore dependent of an all strength of the sends per 2. of the sends per 2.</pre> | TNESSETH, That said part 195 of the first part, in consideration of the | sum of | |
| Langing, Ling deminister in a starter instant in | e receipt of which is hereby acknowledged, doby these presents grant, bar | gain, sell and convey unto said part Y_ of the second partherheirs | |
| Lot 200, in Re-Subdivision of Lots 2, 5, 4, 5, 6, 7, 6, 9, and 10, in Block 2 Roper's Heights Subdivision according to the re- corded plat thereof. The on and clear of all continuences. Also Lots 7 and 8 in Block 9 Abdo Addition to the city of Thiss.Subject to one first Hortgace. This Subject to one first Hortgace. The orregond is a sentage to according to the sentence therein the sen | lassigns, all the following described real estate situated inTulss | BCounty and State of | |
| in Block 2 Report = Heights Subdivision according to the re- orded plat thereof. The and older of all populationance. Also Lots 7 and 8 in Block 8 Abdo Addition to the ofty of Tulsa.Subject to one first Mortgage. The difference of all populations and the second | lahoma to-wit: | | |
| Tulsa.Subject to one first Hortgage. This SCHERT I work is not if not the first hortgage. The have and to hold the same, together with all and niggibs, the tensment, hereillaumit and apputenance thereare bloging is in anywhere are in the first hortgage. This SCHERT I work is in anywhere are in the second of the same are the part of the same are interest of the same are interest. This SCHERT I work is anywhere are interest of the same are interest. About 1 (37) Farrier 1 (38) Farrier 1 (38) About 2 (38) Farrier 1 (38) Farrier 1 (38) About 2 (38) Farrier 1 (38) Farrier 1 (38) Bab first park 2 (38) Farrier 1 (38) Farrier 1 (38) Bab first park 2 (38) Farrier 1 (38) Farrier 1 (38) Bab first park 2 (38) Farrier 1 (38) Farrier 1 (38) Bab first park 2 (38) Farrier 1 (38) Farrier 1 (38) Bab first park 2 (38) Farrier 1 (38) Farrier 1 (38) Bab first park 2 (38) Farrier 1 (38) Farrier 1 (38) Bab first park 2 (38) Farrier 1 (38) Farrier 1 (38) Bab first park 2 (38) Farrier 1 (38) Farrier 1 (38) | in Block 2 Roger's Heights Su corded plat thereof. Tree an | ubdivision according to the re- nd clear of all encumbrance. | |
| To have and to hold the same, together with all and alignlar, the transmote, herefitzenents and appetraouser thermote blanging at the same have yeen able to be the same of appetration of the same same of the same of the same same of the same same same of the same same o | | ortgage. The SUREP'S E. Dura issue | eđ |
| To have and to hold the same, together with all and singular, the teaments, burefittaments and appartments to be densities of the same term of the same and same and and the same term of the same and and term of | | Theody could be a contract of mortial | 60 60 |
| To have and to hold the same, together with all and singular, the treasments, herefitzments and apputraments the heading of a in adjular spree. All of the source of the source of the prometer of the source of the | | Received a start for the start is more at | |
| To have and to hold the same, together with all and alogabe, the teaments, hereilauments and appurtuances thèrenbs belonging or in adjoint spress. Description of the same terms of the same ter | | investment 3 con 11 May 1022 |) |
| This cancegance is intended as a mearing to exame the payment of 0.010 | To have and to hold the same, together with all and singular, the | tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper- 8 | 2 |
| the Cose for 1500.00 August 2, 1924 is to | This conveyance is intended as a mortgage to secure the payment of | One promissory noteof even date here- | |
| ds to I.G.Y. PAYDE ends: Tulsa. ends: prox Hi. Doll Gril Bichlay, Sr. Boll Bind Int: paid All net paid S there on discrete of all incombances. gsCopt L. St. Bicklay, Sr. Boll ends: mode of all premises and bat they are free on discret of all incombances. gsCopt L. St. Bicklay, T. Boll Gril, Sr. Boll, Sr. Boll ends: they have gsCopt L. St. Bicklay, Sr. Boll, Br. B | th. One for \$1500.00 due August 2, 1924 | | |
| enders payable st. TV188 | Icv Pavne | | |
| nere, payalle at. TU19.8. | | | |
| Brya K. Bell and Bailay S. Bell Said first park 98. Leady coverantthat. They Are The | erder, payable at Tulsa | | |
| Said first paid.98_headby covenantthat They Are the first paid.98_headby covenantthat They Are the paid of permisses and that they are free and clear of all incumbrances | | | |
| uple of said premises and that they are free and dear of all incumbrances\$X03PL AB\$NOWN_OT_TAPE OF | Said first paries hereby covenant that they are | theownerSin fee | |
| they | nple of said premises and that they are free and clear of all incumbrances | except as shown of record | |
| The X | they have | good right and authority to convey and encumber the same and | |
| nec to pay all page and assessments havfully assessed on aid premises before delinquent. Said first park 2.9., tother serversby arge | TheV will warrant and defend the same against the lawful claims of a | all persons whomsoever. Said first part - 9.9 agree to insure the buildings on said | |
| Linean provided, the mortgager will pay to the said mortgagesR2.50. Linean provided, the mortgager will pay to the said mortgagesR2.50. Linean provided, the mortgager will pay to the said mortgage and the same through adjubt ercovered in said forecleaver and the same all be structures of said controls. The mortgage and the same and therean daily be recovered in said forecleaver and the same and the same all be structures of said controls. The mortgage and the same and therean daily be recovered in said forecleaver and the same and save described in this mortgage and the same according to the terms and tend of said note | said first parti 08 further expressly agree that in case of fore | before delinquent. | |
| all be a further charge and lien upon add premises described in this mortgages and the amount thereon will be principal disk hereby secured in add foreelouser suit and included in any discover of max of the and objected, and the lien there for foreign in the Amiliar base the principal disk hereby secured and in a suit of the lien there of foreign in the Amiliar base in a successful and the sum of a successful and in the lien there of foreign in the Amiliar base and successful and the lien there of foreign in the Amiliar base and successful and an intrained of a sum of a successful and maintained of a sum of a successful and maintained of a sum of a successful and there and successful and there is a successful and the successful and the successful and the successful and the successful and there is a successful and there is a successful and there is a successful and the successful and there is a successful and there is a successful and there is a successful and the successful and th | to the most deal and the most seen will not to the sold most surgery 2D + U | Dollars | |
| New if said linet part. 16.28 holl pay or cause to be paid to said second part | all be a further obarge and lien upon said premises described in this mortgage | e and the amount thereon shall be recovered in said foreclosure suit and included in any | |
| ad abail marks and maintain such insurance and pay such taxes and assessments then these presents shall be valided by dicharged and void otherwise shall remain in full more and effect if soid insurance is not effected and maintained, or if say and all taxes and assessments which are or may be levide and assessments and shall advert divertify and be and the security for all such payments and if said advertify and such assessments and shall be accurrent which are or may be levide and proceed to be a such that which and or may take are not paid before diagonet, the holds's of said not nortgage may elect to declare the whole subtor assess and the and proceed to black and debt including attorney's fear, and to forcelose this mortgage, and hall become entitled to passession of gid premises. IN WITNESS WHEREOF, said part 1929hereinto act. 1929hereinto act. 1921 | Now if said first part_1C.Sshall pay or cause to be paid to said secon | | |
| were and effect. If sold insurance is not effected and maintained, or if any and all taxes and assessment which are or may be levied and assessments and shall be predicted and maintained or any bat there of a not pails before delinquent then the motgage | 1500 00 | d partiers or assigns said | |
| e allowed interest thereon at the rate of | m 1500.00 of money in the above described note | d parthers or assigns said gether with the interest thereon according to the terms and tenor of said note to then these presents shall be wholly discharged and void otherwise shall remain in full | |
| <pre>alinquent, the holder of and note and this mortgage may elect to declare the whole sum or sum and interest thereon due and payable at once and proceed to shid first part 95, waite, notice of election to declare the whole debt/d HEOVe and algo the penet fostary, valuation or apprisement laws. IN WITNESS WHEREOF, shid part 1950. of the first part ha V2 therunto act. UNPIT</pre> | m 1500.00 of money in the above described note | d parthers or assigns said gether with the interest thereon according to the terms and tenor of said note | |
| Said first part 99waivenotice of election to declare the whole dobX8 "Bowe and algo, the foreit foreity, valuation or appreisement laws. IN WITNESS WHEREOF, said part. 199ofthe first part ha X9Aud 5 the day and year first above written. ZV2. H. Bell Bailoy E. Boll ASSIGNMENT NOW ALL MEN BY THESE PRESENTS County. Oklahoma, the within DOLLARS DOLLARS Mereore and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the Now WITNESS WHEREOF, The said mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the | m <u>1500.00</u> of money in the above described notementioned, to, d shall make and maintain such insurance and pay such taxes and assessme tree and effect. If said insurance is not effected and maintained, or if any id premises, or any part thereof, are not paid before delinquent then the more allowed interest thereon at the rate of | If part. 1192 | |
| Billey B. Bell Bailey B. Bell Bailey B. Bell ASSIGNMENT County, Oklahoma, the within mortgage | m 1500.00 of money in the above described note | ad part. 1101 | |
| ASSIGNMENT ASSIGNMENT NOW ALL MEN BY THESE PRESENTS That | m 1500.00 of money in the above described note | ad part. 1101 | |
| NOW ALL MEN BY THESE PRESENTS That | m 1500.00 of money in the above described note | d part. 1192. getter with the interest thereon according to the terms and tenor of said note | |
| That | m 1500.00 of money in the above described note | d part. 1192. getter with the interest thereon according to the terms and tenor of said note | |
| in hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey unto heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note debts and claims thereby secured, and the wenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageh_hereunto sethandthisday of | m <u>1500.00</u> of money in the above described notementioned, to d shall make and maintain such insurance and pay such taxes and assessme ree and effect. If said insurance is not effected and maintained, or if any id premises, or any part thereof, are not paid before delinquent then the mort allowed interest thereon at the rate of10 | ad part. 1101 | |
| heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note | m <u>1500.00</u> of money in the above described notementioned, to d shall make and maintain such insurance and pay such taxes and assessmer ree and effect. If said insurance is not effected and maintained, or if any id premises, or any part thereof, are not paid before delinquent then the mort allowed interest thereon at the rate of | ad part | |
| In this 2nd day of May 1924, personally appeared Eva H. Bell and Bailey E. Bell In this 2nd day of May 1924, personally appeared Eva H. Bell and Bailey E. Bell In this 2nd day of May 1924, personally appeared Eva M. Bell and Bailey E. Bell In this 2nd day of May 1924, personally appeared Eva M. Bell and Bailey E. Bell | m <u>1500.00</u> of money in the above described notementioned, to d shall make and maintain such insurance and pay such taxes and assessmen- tee and effect. If said insurance is not effected and maintained, or if any id premises, or any part thereof, are not paid before delinquent then the mort sullowed interest thereon at the rate of | adjust | |
| TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandhandthisday of | m 1500. 00 . of money in the above described notementioned, to d shall make and maintain such insurance and pay such taxes and assessmer tee and effect. If said insurance is not effected and maintained, or if any id premises, or any part thereof, are not paid before delinquent then the mort allowed interest thereon at the rate of | adjust | |
| IN WITNESS WHEREOF, The said mortgageehahereunto sethandhandthisday of | m 1500. 00 . of money in the above described notementioned, to d shall make and maintain such insurance and pay such taxes and assessmer tee and effect. If said insurance is not effected and maintained, or if any id premises, or any part thereof, are not paid before delinquent then the mort allowed interest thereon at the rate of | adjust | |
| TATE OF OKLAHOMA, Tulsa Before me. Jessie Lee Johnston a Notary Public in and for said County and State a this 2nd day of May i92 4, personally appeared Eva H. Bell and Bailey E. Bell this day of May i92 4, personally appeared Eva H. Bell and Bailey E. Bell the same as their first and voluntary act and deced for the uses and purposes therein set forth. Witness my hand and notarial seal on the day and date last above written. Witness my official hand and seal she day can down at the the same as the day and date last above written. Witness my official hand and seal she day can down at the day and date last above written. Witness my filicial hand and seal she day can down at the day and date last above written. Witness my filicial hand and seal she day can down at the day and date last above written. Witness my filicial hand and seal she day can down at the day and date last above written. Witness my filicial hand and seal she day can down at the day and date last above written. My commission expires JAN. 18, 1928, 192 | m_150000 of money in the above described notementioned, to d shall make and maintain such insurance and pay such taxes and assessme ree and effect. If said insurance is not effected and maintained, or if may id premises, or any part thereof, are not paid before delinquent then the more allowed interest thereon at the rate of | ad part | |
| TATE OF OKLAHOMA, Tulsa County, ss. Jessie Lee Johnston a Notary Public in and for said County and State Before me, Jessie Lee Johnston In this a Notary Public in and for said County and State 2nd day of May 1924, personally appeared Eva H. Bell and Bailey E. Bell | m_15 ΩΩ. of money in the above described notementioned, for d shall make and maintain such insurance and pay such taxes and assessmen ree and effect. If said insurance is not effected and maintained, or if any id premises, or any part thereof, are not paid before delinquent then the mort allowed interest thereon at the rate ofΩ | ad part | |
| Before me. Jessie Lee Johnston | m_150000 _of money in the above described notementioned, to, d shall make and maintain such insurance and pay such taxes and assessmer tee and effect. If sold insurance is not effected and maintained, or if any id premises, or any part thereof, are not paid before delinquent then the more allowed interest thereon at the rate ofl0 | ad part | |
| nd acknowledged to me thatth.QV_executed the same ast.hQlr_free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and notarial seal on the day and date last above written. WiTNESS my efficient hand and seal she day and year discovert forth. In commission expires. Jan. 18, 1928, 192(Seal) Jessie Lee Johnston, | m_1500.000 of money in the above described notementioned, to d shall make and maintain such insurance and pay such taxes and assessing the and effect. If said insurance is not effected and maintained, or if any id premises, or any part thereof, are not paid before delinquent then the mort allowed interest thereon at the rate of10 | ad part | |
| nd acknowledged to me thatth.QV_executed the same ast.hQlF_free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and notarial seal on the day and date last above written. WHTNESS my efficient hand and seal she day and year discovert forth. In commission expires_Jan18,_1928, 192_(Seal) Jessie Lee Johnston, | m_1500.000 of money in the above described note | ad part | |
| nd acknowledged to me thatth QV_executed the same asth Qir_free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and notarial seal on the day and date last above written. WHTNESS my official hand and seal she day and year downeastferth. Jessie Lee Johnston, | m_1500.000 of money in the above described note | ad part | |
| WHINESS my official hand and seal she day and year down as forth. In commission expires Jans 18, 1928, 192 | m 1500.000 of money in the above described note | ad part | |
| | m_1500.00 of money in the above described notementioned, to id shall make and maintain such insurance and pay such taxes and assessment are enabled insurance is not effected and maintained, or if any id premises, or any part thereof, are not paid before delinquent then the more allowed interest thereon at the rate of | ad part | |
| Notary Public | m 15 20. 20. of money in the above described note | ad part | |

1

×4

484

Ň