MORTGAGE RECORD No. 472

THE ASSURE THE THE PROPERTY OF MAINTENESS.	This instrument was filed for record on the 5 day of May 1924 at 4:50 o'clock PM. and duly recorded in Book. 472 on page 489 Fees \$
Description of the second	O. G. Weaver, (Seal) County Clerk By Brady Brown, Deputy
THIS INDENTURE, Made this 5th day of May Annie Benson, nee Chatmen & James of Tulsa County, in the State	
ond W. E. Winn Lumber Co. of Tulsa	part. V. of the second part;
Six hundred sixteen & 56/100 the receipt of which is hereby acknowledged, doby these presents grant, ba	sum of (\$616.56) Dollars rgain, sell and convey unto said part 12S of the second part 1991x heirs County and State of
	ack (2) Two Fairview Addition the recorded plat thereof.
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. This conveyance is intended as a mortgage to secure the payment of the first one for \$616.56 \text{due} & Aug. 5, 1925 i	one promissory note of even date bereath
W to winn The Co	
be V will warrant and defend the same against the lawful claims of a	no exceptions
gree.S to pay all taxes and assessments lawfully assessed on said premises Said first part.L.S. further expressly agree.Sthat in case of fore s herein provided, the mortgagor will pay to the said mortgageeTWONL	before delinquent. sclosure of this mortgage and as often as any proceeding shall be taken to foreclose same y-five & No/100 Dollars and fee to be due and payable upon the filing of the petition for foreclosure and the same
Now if said first parties, shall pay or cause to be paid to said secon umClb. 5.6.—of money in the above described note	ad part
Now if said first part 1.2.8. shall pay or cause to be paid to said secon um 1.2.5	ad part. 118. heirs or assigns said gether with the interest thereon according to the terms and tenor of said note ats then 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 assessments and shall tagge a until paid, and this mortgage shall stand as security for all such payments; and if said naurance is not effected and maintained or any taxes or assessments are not paid before ret the whole sum or sums and interest thereon due and payable at once and proceed to hall become entitled to possession of and premises. deby as above and also the beneft telestay, valuation or appraisement laws. Annie Benson, nee Chatman James L. Benson ASSIGNMENT
Now if said list part 2.8. shall pay or cause to be paid to said secon sund 5.6	ad part. 118 heirs or assigns said gether with the interest thereon according to the terms and tenor of said note
Now if said first part 1.2.S. shall pay or cause to be paid to said secons min 6.1.6 5.6 of money in the above described note	ad part. 118 heirs or assigns said gether with the interest thereon according to the terms and tenor of said note
sum D. D. D of money in the above described note	depart. 118. heirs or assigns said gether with the interest thereon according to the terms and tenor of said note
Now if said first part 1.0.S. shall pay or cause to be paid to said secons unto 1.6.5.6	gether with the interest thereon according to the terms and tenor of said note