CAMPERSON D

 \square

 $\left[\right]$

0

1

£.

MORTGAGE RECORD No. 472

	승규가 승규는 것을 가장을 통하는 것이 없다.
FROM	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the13
	May 192 4 at 2:30 o'clock P. and duly recorded in Book 478 on page 507
ТО	And duly recorded in Book
김 씨는 김 씨는 여름을 가려고 있다.	0. G. Weaver,
	(Seal)
*******	By Brady Brown.
THIS INDENTURE, Made this eventh day of.	MayA. D. 1924_, between
C. W. Sullivan and Cora V. Sulliv Tulsa	an, his wife
and Chas. T. Abbott and Chas. T. of Tulsa, Oklahoma	the State of Oklahoma, part 108 Abbott, Trustee part 108 of the second part;
	n of the sum of. 0 (\$735.00)
the receipt of which is hereby acknowledged, doby these presents g	rant, bargain, sell and convey unto said part_1.08f the second parthis
	Cou
Oklahoma to-wit:	
Oklahoma, according to the	light (8) in East Lawn Addition to Tulsa, recorded plat thereof as filed for record Clerk in and for Tulsa County, Oklahoma.
	The summer of the book of the
	1 1
[10] X. Matsuka, J. Landson, and K. Matsuka, "A strain of the second	
	since 14 . May
	lar, the tenements, hereditaments and appurtenances thereunto belonging, or in
taining forever. This conveyance is intended as a mortgage to secure the pays	ment of
with one to spayable de 315.00 on Ju month thereafter the further sum of 3	ng 7th 1924 and on the 7th day of each and 15.00 until the full sum of \$735.00 is pai
made to Chas. T. Abbott & Chas. T	. Abbott, Trustee
or order, payable at Tulsa, Okla.	mi-annually and signed by
	The second of the second by an
	llivan, his wife
Said first part 18Shereby covenantthatthey a	llivan, his wife re the
Said first part 10 Shereby covenantthatthey a simple of said premises and that they are free and clear of all incumbras	llivan, his wife re the
Said first part. 10 Shereby covenantthatthey_a simple of said premises and that they are free and clear of all incumbran they have	Ilivan, his wife re the necs
Said first part. 10 Shereby covenantthatthey_a simple of said premises and that they are free and clear of all incumbran they have Thatk hey will warrant and defend the same against the lawful cle premises in the sum of \$.735.00	llivan, his wife re the necs
Said first part. 10 Shereby covenantthatthey_a simple of said premises and that they are free and clear of all incumbran they have Thatk hey will warrant and defend the same against the lawful cle premises in the sum of \$.735.00	llivan, his wife re the necs
Said first part. 10 Shereby covenantthatthey_A simple of said premises and that they are free and clear of all incumbras Thatthey they have they will warrant and defend the same against the lawful clear premises in the sum of \$.735.900 for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said p Said first part 1.98 _ further expressly agree that in cas as heiein provided, the mortgager will pay to the said mortgagee as anttorney's or solicitor's fees therefor, in addition to all other statutor	<u>llivan</u> , his wife re the nece
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbran Thattheythey have Thattheythey have premises in the sum of \$7.35.20for the benefit of the mor agreeto pay all taxes and assessments lawfully assessed on said p Said first part QB_ further expressly agreethat in cas as herein provided, the mortgager. Will pay to the said mortgager. shall be a further charge and lien upon said premises described in this n indegment or decree rendered in action as a foresaid. and the collected, and they are the same of the same and the same association and the same and	<u>llivan</u> , his wife re the nees
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbras Thatthey will warrant and defend the same against the lawful cle premises in the sum of \$.735.90for the benefit of the mor agreeto pay all taxes and assessments lawfully assessed on said p Said first part QB_ further expressly agreethat in cas as heicin provided, the mortgagor will pay to the said mortgagee san attorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in action as aforesaid, and collected, and the Now if said first part_1.25 shall pay or cause to be paid to as sum7735.00of money in the above described note	111van, his wife re the neces
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbras Thattheywill warrant and defend the same against the lawful clear premises in the sum of \$7.39.90for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said p Said first part \$8, further expressly agreethat in cass as herein provided, the mortgager will pay to the said mortgagee san thorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in action as aforesaid, and collected, and the Now if said first partBhall pay or cause to be paid to an sum \$7.35_00for money in the above described note. 7mentic and shall make and maintain such insurance and pay such taxes and as	111Van , his wife re the nece
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbras That	111Van , his wife re the neces
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbras That	111Van , his wife re the nece
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbrant Thattheywill warrant and defend the same against the lawful clear premises in the sum of \$.739for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said premises in the sum of \$.739for the benefit of the mor Said first part \$.98further expressly agreethat in case as herein provided, the mortgager will pay to the said mortgagee has ntorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in action as aforesaid, and collected, and th Now if said first part	111Van , his wife re the nees
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbrant Thattheywill warrant and defend the same against the lawful clear premises in the sum of \$.739for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said premises in the sum of \$.739for the benefit of the mor Said first part \$.98further expressly agreethat in case as herein provided, the mortgager will pay to the said mortgagee has ntorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in action as aforesaid, and collected, and th Now if said first part	111Van , his wife re the nees
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbrant Thattheywill warrant and defend the same against the lawful clear premises in the sum of \$.739for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said premises in the sum of \$.739for the benefit of the mor Said first part \$.98further expressly agreethat in case as herein provided, the mortgager will pay to the said mortgagee has ntorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in action as aforesaid, and collected, and th Now if said first part	111Van , his wife re the nece
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbrau Thattheywill warrant and defend the same against the lawful clear premises in the sum of \$7.35.9.00for the benefit of the mor agreefor bay all taxes and assessments lawfully assessed on said p Said first part 98.4 further expressly agreethat in cass as hencin provided, the mortgager will pay to the said mortgagee. So as attorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in action as aforesaid, and collected, and th Now if said first part_128 hall pay or cause to be paid to ea sum 72.35.00of money in the above described notementia and shall make and maintain such insurance and pay such taxes and as the allowed interest thereon at the rate of per cause to be paid to ea sum or sums of money or any part thereof is not paid when due, or if delinquent, the holder of said note and this mortgage may elect to collect said debt including attorney's fees, and to foreclose this mortgagy Said first partwivenotice of election to declare the IN WITNESS WHEREOF, said part 10.95of the first part 10.95	111Van , his wife re the nees
Said first part. 10 Shereby covenantthatthey_a: simple of said premises and that they are free and clear of all incumbras <u>they have</u> <u>they have</u> <u>they will warrant and defend the same against the lawful de</u> premises in the sum of \$.735.90 for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said p Said first part 98. further expressly agreethat in case as herein provided, the mortgager will pay to the said mortgagee sa ntorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in action as aforesaid, and collected, and th Now if said first part	1111van, his wife re the necs
Said first part. 10 Shereby covenantthatthey_a: simple of said premises and that they are free and clear of all incumbras That	1111van, his wife re the nece
Said first part. 10 Shereby covenantthatthey_a: simple of said premises and that they are free and clear of all incumbras Thatthey will warrant and defend the same against the lawful cle premises in the sum of \$.7.30 for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said p Said first part.9.8. further expressly agreethat in cass as herein provided, the mortgagor will pay to the said mortgage sa attorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in action as aforesaid, and collected, and the Now if said first part	1111Yan, his wife re the necs
Said first part. 10 Shereby covenantthatthey_a: simple of said premises and that they are free and clear of all incumbras theywill warrant and defend the same against the lawful de premises in the sum of \$.735.90for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said p Said first part 0.8_further expressly agreethat in case as herein provided, the mortgagor will pay to the said mortgagee as an torney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in action as aforesaid, and collected, and th Now if said first partBhall pay or cause to be paid to an sum\$7.35.00fmoney in the above described notementic and shall make and maintain such insurance and pay such takes and as sum\$7.35.00fmoney in the above described notementic and shall make and maintain such insurance is not cffeted and maintained, or said premises, or any part thereof, are not paid before delinquent then the be allowed interest thereon at the rate of per cart per sum or sums of money or any part thereof is not paid when due, or if delinquent, the holder of said notenotice of election to declare the IN WITNESS WHEREOF, said part 1.0.3fthe first part 	1111Yan, his wife re the necs
Said first part. 10 Shereby covenantthatthey_a: simple of said premises and that they are free and clear of all incumbras That	111 van, his wife re the necs
Said first part. 10 Shereby covenantthatthey_A simple of said premises and that they are free and clear of all incumbras Thattheywill warrant and defend the same against the lawful de- premises in the sum of \$7.35 . 00for the benefit of the mor garceto pay all taxes and assessments lawfully assessed on said p Said first part 9.8 further expressly agreethat in cass as herein provided, the mortgager will pay to the said mortgageeS as attorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in agricon as aforesaid, and collected, and th Now if said first part_19.8 hull have clearched in this n judgement or decree rendered in spin as aforesaid, and collected, and th Now if said first part_19.8 hull have clearched in the shall be a further charge and lien upon said premises described notemention and shall make and maintain such insurance and pay such taxes and as force and effect. If said insurance is not effected and maintained, or said premises, or any part thereof, are not paid before delinquent then the sum or sums of money or any part thereof is not paid when due, or if delinquent, the holder of said note and to foreclose this mortgage Said first partwivenotice of election to declare the IN WITNESS WHEREOF, said part 10.8of the first part MAREN BY THESE PRESENTS That	111van, his wife re the nees
Said first part. 10 Shereby covenantthatthey_A simple of said premises and that they are free and clear of all incumbras Thattheywill warrant and defend the same against the lawful de- premises in the sum of \$7.35 . 00for the benefit of the mor garceto pay all taxes and assessments lawfully assessed on said p Said first part 9.8 further expressly agreethat in cass as herein provided, the mortgager will pay to the said mortgageeS as attorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in agricon as aforesaid, and collected, and th Now if said first part_19.8 hull have clearched in this n judgement or decree rendered in spin as aforesaid, and collected, and th Now if said first part_19.8 hull have clearched in the shall be a further charge and lien upon said premises described notemention and shall make and maintain such insurance and pay such taxes and as force and effect. If said insurance is not effected and maintained, or said premises, or any part thereof, are not paid before delinquent then the sum or sums of money or any part thereof is not paid when due, or if delinquent, the holder of said note and to foreclose this mortgage Said first partwivenotice of election to declare the IN WITNESS WHEREOF, said part 10.8of the first part MAREN BY THESE PRESENTS That	111 van, his wife re the necs
Said first part. 10 Shereby covenantthatthey_A. simple of said premises and that they are free and clear of all incumbras Thatthey will warrant and defend the same against the lawful clear premises in the sum of \$7.35.9.0for the benefit of the mor garecto pay all taxes and assessments lawfully assessed on said p Said first part 98.4 further expressly agreethat in cass as hencin provided, the mortgager will pay to the said mortgagee. So as attorney's or solicitor's fees therefor, in addition to all other statutor shall be a further charge and lien upon said premises described in this n judgement or decree rendered in action as aforesaid, and collected, and th Now if said first part_128 hall pay or cause to be paid to ea sum 72.35.00for money in the above described notementic and shall make and maintain such insurance and pay such taxes and as gree and effect. If said insurance is not effected and maintained, or said premises, or any part thereof, are not paid before delinquent then the be allowed interest thereon at the rate of provessed in the anotypage Said first part and this mortgage may elect the collect as debt including attorney's fees, and to foreclose this mortgagy. Said first part in equiveof the first part NWITNESS WHEREOF, said part 1.0.51of the first part toheirs and assigns, the within mortgage deed, the reac covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subj IN WITNESS WHEREOF, The said mortgagecheirs	111 van, his wife re the nees
Said first part. 10 Shereby covenantthatthey_A. simple of said premises and that they are free and clear of all incumbras That	111 Yan, his wife re the necs
Said first part. 10 Shereby covenantthatthey_A. simple of said premises and that they are free and clear of all incumbras That	111 Yan, his wife re the necs
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbras That	111van, his wife re the necs
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbras That	111van, his wife re the necs
Said first part. 10 Shereby covenantthatthey_a. simple of said premises and that they are free and clear of all incumbras That	111van, his wife re the necs

507

÷.