MORTGAGE RECORD No. 472

NO. 258617 C.M.J.

| · · · · · · · · · · · · · · · · · · · | This instru | AHOMA, Tulsa County ss. | .20 day |
|--|--|--|--|
| | and duly recorded | in Book 472 | clock 519 |
| TO - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - | Fees \$ | | |
| | \ (Seal) | 0. G. Weaver, Brady Brown, | |
| | By | Brady Brown, | County Cleri Depu |
| THIS INDENTURE, Made this 14th day of May | , A.D.1 | 974 hetween | |
| Vivial Rhodes and Luke Rhodes | | | |
| Tulsa County, in the Sta | te of Oklahoma | | LOSof the first pa |
| Tulsa | | part_V_of the seco | nd part; |
| ITNESSETH, That said part 1986 the first part, in consideration of the Twenty Five Dollars and No/cents | ie sum of | | |
| e receipt of which is hereby acknowledged, do S. by these presents grant, I | pargain, sell and convey ur | to said part V_ of the second part | his he |
| d assigns, all the following described real estate situated inTulsa. | ************ | | County and State |
| South Twenty Five (25) feet of No. | eth Wifty (50) | foot of Tot One | |
| (I) Block Sixteen (16) of Greenwood | nd Addition to | the city of Tulsa, | |
| according to the plat thereof file | ed of record. | | |
| | | Teraserors en | |
| | | Treasis | |
| | | 150 1 7 1 1 | comment of mortge |
| | | 21 | M 4 |
| | | | 1 00 |
| To have and to hold the same, together with all and singular, th | ie tenements, hereditamen | its and appurtenances thereunto belor | iging; or in anywise appa |
| aining forever. This conveyance is intended as a mortgage to secure the psyment of | one one | | remov. |
| ith. One for \$ 25.00 due August 14th, 1 | 924 | promissory | noteor even date her |
| . H. P. Guy | | | 192 |
| ade to H. P. Guy | | | |
| order, payable at Tulsa | | | |
| th ten per cent interest per annum, payable semi-ani Vivial Rhodes and Luke Rhodes | mally and signed by | | ***** |
| Said first part 188 hereby covenant that they are | | | owner ^S in f |
| mple of said premises and that they are free and clear of all incumbrances | ** *** ** | | |
| they have | | | |
| hat they have they they have against the lawful claims of the benefit of the mortgager | all persons whomsoever. | Said first partto i | nsure the buildings on sa |
| man to most all topped and appearance to fully appearanced on saidi | | | |
| Said first part. 189. further expressly agree. S that in case of for herein provided, the mortgagor will pay to the said mortgagee. | TLY | and as often as any proceeding shall | be taken to foreclose sam |
| s 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 mortga | ge and the amount there | on shall be recovered in said foreclosu | re suit and included in an |
| dgement or decree rendered in action as aforesaid, and collected, and the lien Now if said first part 199 shall pay or cause to be paid to said second | hio | | |
| m. 20.00 and maintain such insurance and pay such taxes and assessment and shall make and maintain such insurance and pay such taxes and assessment | curs men mese bresents si | nam ne amon's machanisen and sold or | nerwise shan remain in tu |
| orce and effect. If said insurance is not effected and maintained, or if any aid premises, or any part thereof, are not paid before delinquent then the mo | y and all taxes and assess | ments which are or may be levied an iffect such insurance or pay such taxes | d assessed lawfully agains and assessments and sha |
| rid premises, or any part thereof, are not paid before delinquent then the mo e allowed interest thereon at the rate of | m, until paid, and this me insurance is not effected | ortgage shall stand as security for all a and maintained or any taxes or asses | such payments; and if sai |
| linquent, the holder of said note and this mortgage may elect to dec | lare the whole sum or su | ms and interest thereon due and paya | ble at once and proceed t |
| | | he beneft to stay, valuation or apprai | sement laws. |
| llect said debt including attorney's fees, and to foreclose this mortgage, and Said first part 108 waive_8_notice of election to declare the whole | ehereunto sett | | gaga territoria Matematika |
| llect said debt including attorney's fees, and to foreclose this mortgage, and | ehereunto setU Vivi | al Rhodes | ~~~~~~~~~~~~~~~~~~~ |
| llect said debt including attorney's fees, and to foreclose this mortgage, and Said first part 108 waive_8_notice of election to declare the whole | ehereunto sett Vivi | al Rhodes Rhodes | |
| ollect said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.9 waive. E. notice of election to declare the whole IN WITNESS WHEREOF, said part 198. of the first part hay | e hereunto set t Vivi Luke | al Rhodes Rhodes | |
| ollect said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.9. waive. Innotice of election to declare the whole IN WITNESS WHEREOF, said part 1.98of the first part hav. NOW ALL MEN BY THESE PRESENTS That | e hereunto set UV1V1 LURE ASSIGNMENT | al Rhodes Rhodes Coun | ty. Oklahoma, the withi |
| llect said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.5 waive. So notice of election to declare the whole IN WITNESS WHEREOF, said part 1.98 of the first part hav. NOW ALL MEN BY THESE PRESENTS That med mortgageein consideration of the sum of | e hereunto set UVIVI LURE ASSIGNMENT | al Rhodes Rhodes | ty, Oklahoma, the withi |
| silect said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.8. waive. B. notice of election to declare the whole IN WITNESS WHEREOF, said part 1.98. of the first part hav. NOW ALL MEN BY THESE PRESENTS That med mortgageein consideration of the sum of in hand paid, the receipt whereof is hereby | e hereunto set UVIVI | al Rhodes Rhodes Coun | ty, Oklahoma, the withi DOLLAR |
| said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.8 waive. 8 notice of election to declare the whole IN WITNESS WHEREOF, said part 1.98 of the first part hav. NOW ALL MEN BY THESE PRESENTS That In and mortgagee in consideration of the sum of In hand paid, the receipt whereof is hereby heirs and assigns, the within mortgage deed, the real estates. | ASSIGNMENT acknowledged, do | al Rhodes Rhodes Coun | ty, Oklahoma, the withi DOLLAR |
| said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.9. waive. In notice of election to declare the whole IN WITNESS WHEREOF, said part 1.99. of the first part have not the part have not said to be said part 1.99. of the first part have not said part 1.99. of the first part | ASSIGNMENT acknowledged, do to conveyed and the procupatibles to the conflict | Al Rhodes Rhodes Coun hereby sell, assign, transfernissory note, debts and claim | ty, Oklahoma, the withi DOLLAR er, set out and convey unt s thereby secured, and th |
| Said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.8 waive. In notice of election to declare the whole IN WITNESS WHEREOF, said part 1.98 of the first part have not the part have not the said part 1.98 of the first part have not the first part have not the said part 1.98 of the first part have not the said part 1.98 of the first part have not have not the said part 1.98 of the first part have not have not said part 1.98 of the first part have not have not said part 1.98 of the first part have not said part 1.98 of the first part have not said not said the first part have not said the first part have not said n | ASSIGNMENT acknowledged, do te conveyed and the processore the condition of the condition | Al Rhodes Rhodes Coun Lereby sell, assign, transfermissory note, debts and claim as therein contained. | ty, Oklahoma, the within DOLLAR er, set out and convey unt |
| said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.8 waive. In notice of election to declare the whole IN WITNESS WHEREOF, said part 1.98 of the first part have not the part have not the first part have not part have not first part have not | ASSIGNMENT acknowledged, do te conveyed and the processore the condition of the condition | Al Rhodes Rhodes Coun Lereby sell, assign, transfermissory note, debts and claim as therein contained. | ty, Oklahoma, the within DOLLAR er, set out and convey unt |
| Said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.8 waive. In notice of election to declare the whole IN WITNESS WHEREOF, said part 1.98 of the first part have not the part have not the said part 1.98 of the first part have not the first part have not the said part 1.98 of the first part have not the said part 1.98 of the first part have not have not the said part 1.98 of the first part have not have not said part 1.98 of the first part have not have not said part 1.98 of the first part have not said part 1.98 of the first part have not said not said the first part have not said the first part have not said n | ASSIGNMENT acknowledged, do te conveyed and the processore the condition of the condition | Al Rhodes Rhodes Coun Lereby sell, assign, transfermissory note, debts and claim as therein contained. | ty, Oklahoma, the within DOLLAR er, set out and convey unt |
| Said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.8 waive. In notice of election to declare the whole IN WITNESS WHEREOF, said part 19.8 of the first part have not said part 19.8 of the first part have not said part 19.8 of the first part have now at the first part have not said part 19.8 of the first part have now at the first part have not said part 19.8 of the first part have now at the first part have not said part 19.8 of the first part have now at the first part have not said part 19.8 of the first part have not said not said not said the first part have not said not sa | ASSIGNMENT acknowledged, do te conveyed and the processore the condition of the condition | Al Rhodes Rhodes Coun Lereby sell, assign, transfermissory note, debts and claim as therein contained. | ty, Oklahoma, the withiDOLLAR er, set out and convey unt s thereby secured, and th |
| said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.8 waive. In notice of election to declare the whole IN WITNESS WHEREOF, said part 1.98 of the first part have not the part have not the first part have not part have not first part have not | ASSIGNMENT acknowledged, do te conveyed and the processore the condition of the condition | Al Rhodes Rhodes Coun Lereby sell, assign, transfermissory note, debts and claim as therein contained. | ty, Oklahoma, the withiDOLLAR er, set out and convey unt s thereby secured, and th |
| Said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.8 waive. In notice of election to declare the whole IN WITNESS WHEREOF, said part 19.8 of the first part have not said part 19.8 of the first part have not said part 19.8 of the first part have now at the first part have not said part 19.8 of the first part have now at the first part have not said part 19.8 of the first part have now at the first part have not said part 19.8 of the first part have now at the first part have not said part 19.8 of the first part have not said not said not said the first part have not said not sa | ASSIGNMENT acknowledged, do te conveyed and the processore the condition of the condition | Al Rhodes Rhodes Coun Lereby sell, assign, transfermissory note, debts and claim as therein contained. | ty, Oklahoma, the withiDOLLAR er, set out and convey unt s thereby secured, and th |
| said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.9. waive. In notice of election to declare the whole IN WITNESS WHEREOF, said part 1.99. of the first part have not the said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part have not said part 1.99. of the first part 1 | ASSIGNMENT acknowledged, do te conveyed and the processor the condition of the condition | Al Rhodes Rhodes Coun Lhereby sell, assign, transfer missory note, debts and claim as therein contained. Lhandthis Lhandthis Lhandthis obethe identical person. S who except | by, Oklahoma, the within DOLLAR or, set out and convey unter the control of the c |
| said debt including attorney's fees, and to foreclose this mortgage, and Said first part 19.8. waive. 8. notice of election to declare the whole IN WITNESS WHEREOF, said part 1.98. of the first part hay. NOW ALL MEN BY THESE PRESENTS That | ASSIGNMENT acknowledged, do te conveyed and the processor of the condition of the conditi | Al Rhodes Rhodes Coun Lhereby sell, assign, transfer missory note, debts and claim as therein contained. Lhandthis Lhandthis Lhandthis obethe identical person. S who except | by, Oklahoma, the within DOLLAR or, set out and convey units thereby secured, and the day of the secured or said County and State for a going |