MORTGAGE RECORD No. 472

| FROM STATE OF OKLAHOMA, Tules County is. This instrument was filed for groot on the May Jo. 4, 4125 of clock, P.M. and daily wounded in Dock. 4778 of clock, P.M. and daily wounded in Dock. 4778 of clock, P.M. THIS INDESTURE, Made this 155h. day d. 182V. Pres 5. (Seal) B. G. W. WORVER, B. G. W. WORVER, D. D. G. S. W. W. M. D. 192. 4. between. THIS OUT FOR SING H. S. G. DENYER, B. D. N. D. 192. 4. between. THE OUT FOR SING H. S. G. DENYER, B. D. N. D. 192. 4. between. THE OUT FOR SING H. S. G. D. S. C. D. S. | VO | |
|--|--|--|
| TO TO TO TO TO TO THIS INDENTURE, Made this. 15th Any J. 14th AND A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver and H. S., Carver A. Bar. Albay A. D. 192. A. between [Ind. Carver A. Bar. Albay A. Bar. Albay A. D. 192. A. between [Ind. Carver A. Bar. Albay A. Bar. Albay A. D. 192. A. between [Ind. Carver A. Bar. Albay A. Bar. Alba | BLACK PRINTING CO. TULSA | |
| TO TO TO TO TO TO THIS INDENTINE, Made this 15th day of 18th Annual Control of the second part of the | 세계: : : : : : : : : : : : : : : : : : : | 제어나 항도 그림은 아니라 하는 것 같아요? |
| TO See and on the proceeds in Deck. 172 | FROM | This instrument was filed for record on the day of |
| Figs 2. O. 1. S. Nogaver . Courty Clark By RIGHAY, RODHIL. Deput THIS INDENURE, Made this. 1652. day of May A.D. 192. 4. between 114. ORYVER 2nd H. R. 1987. S. A.D. 192. 4. between 114. ORYVER 2nd H. R. 1987. S. A.D. 192. 4. between 114. ORYVER 2nd H. R. 1987. S. A.D. 192. 4. between 114. ORYVER 2nd H. R. 1987. S. A.D. 192. 4. between 1948 of the first put In consideration of the same of Throne Billing of the first put In consideration of the same of Throne Billing of the first put In consideration of the same of Throne Billing of the S. A.D. 192. And 192. Throne Billing of the second part 118. Delpt an except of which is hereby acknowledged, do. 7. by these presents grant, bargin, still and device you not said part. Y. of the second part 118. Delpt an except of which is hereby acknowledged, do. 7. by these presents grant, bargin, still and device you not said part. Y. of the second part 118. Delpt an except of which is hereby acknowledged, do. 7. by these presents grant, bargin, still and device you not said part. Y. of the second part 118. Delpt an except of which is hereby acknowledged, do. 7. by these presents grant, bargin, still and device you not said part. Y. of the second part 118. Delpt County and State this said aspect and the said the said said, still the first part. 118. Delpt County and State this said aspect 118. Delpt | | and duly recorded in Book 472 on page 520 |
| THIS INDENTURE, Made this 15th day of 182 A D. 194. 4, between 113 O.R.YOF and H. E. O.RYOF. BRY. PLUBARDA. 113 O.RYOF and H. E. O.RYOF. BRY. PLUBARDA. 114 O.RYOF and H. E. O.RYOF. BRY. PLUBARDA. 115 O.RYOF. STARS. O. 10 O. 1 | TO | |
| THIS INDENTURE, Made this 15th day of 182 A D. 194. 4, between 113 O.R.YOF and H. E. O.RYOF. BRY. PLUBARDA. 113 O.RYOF and H. E. O.RYOF. BRY. PLUBARDA. 114 O.RYOF and H. E. O.RYOF. BRY. PLUBARDA. 115 O.RYOF. STARS. O. 10 O. 1 | | O. G. Weaver, |
| Tile Carver and E. S. Orryon has been controlled by the first per in conditionation of the first per in conditionation of the first per in conditionation of the sum of Three Significant call per in 1981 in conditionation of the sum of Three Significant call per in 1981 in conditionation of the sum of Three Significant call per in 1981 in conditionation of the sum of Three Significant call per in 1981 in conditionation of 1981 in 1981 | | By Brady Brown County Clerk |
| To have and to hold the same, together with all and singular, the tensments, beneditaments and appurtenances therecando belonging, or in anywice appuning forews. To have and to hold the same, together with all and singular, the tensments, beneditaments and appurtenances therecand plant in the original of the control of the same of the control of the c | 15th May | / 4 |
| Tiles Country, 15thto, of Relations. Tiles Country, State of Ckiahoma. Throe Tiles of Tiles of Ckiahoma. Throe Tiles of Tiles of Ckiahoma. Throe Tiles of Ckiahoma. Throe Tiles of Ckiahoma. Throe Tiles of Ckiahoma. Tiles of Ckiahoma. Tiles of Tiles of Ckiahoma. Tiles of Tiles of Ckiahoma. Tiles of Tiles of Tiles of Tiles of Ckiahoma. To have and to bold the same, together with all and singulor, the tensements, hereditaments and appurentnesses thereunto belonging, or in anywire appaining forew. The coveres is intended as a mortage to secure the payment of. One for \$255.51. PAYADARASLO.O. DRY. MORTAGE. The coveres is intended as a mortage to secure the payment of. One for \$255.51. PAYADARASLO.O. DRY. MORTAGE. The coveres is intended as a mortage to secure the payment of. One for \$255.51. PAYADARASLO.O. DRY. MORTAGE. The coveres is intended as a mortage to secure the payment of. One for \$255.51. PAYADARASLO.O. DRY. MORTAGE. The coveres is intended as a mortage to secure the payment of. One for \$255.51. PAYADARASLO.O.O. DRY. MORTAGE. The coveres is intended as a mortage to secure the payment of. One for \$255.51. PAYADARASLO.O.O. RRY. MORTAGE. The coveres of the covered | Ila Carver and H. E. Carver, her 1 | husband |
| TULES. COUNTY, State of C. Oct Shore. THESETIV. The real and 182 the transport to construction of the war of Three State Stat | Tules County, in the State of | of Oklahoma,of the first part_108of the first par |
| TINESSENT. That said part. 498cl the first part. in consideration of the sum of Thros Bundred Rimbry Fave and Add Add School Sch | | partyof the second part; |
| and saigns, all the following described real estate situated in TRABS County and State Mildown to with a same, so greiter with all and singular, the encements, hereditaments and appurtenances thereunto belonging, or in anywise appuning foreway. To have and to hold the same, together with all and singular, the encements, hereditaments and appurtenances thereunto belonging, or in anywise appuning foreway. To have and to hold the same, together with all and singular, the encements, hereditaments and appurtenances thereunto belonging, or in anywise appuning foreway. This conveyance is intended as a mortgage to secure the payment of OHS. This conveyance is intended as a mortgage to secure the payment of OHS. This conveyance is intended as a mortgage to secure the payment of OHS. The conveyance is intended as a mortgage to secure the payment of OHS. The conveyance is intended as a mortgage to secure the payment of OHS. The Conveyance is intended as a mortgage to secure the payment of OHS. The conveyance is intended as a mortgage to secure the payment of OHS. The conveyance is intended as a mortgage to secure the payment of OHS. The conveyance is intended as a mortgage to secure the payment of OHS. The conveyance is intended as a mortgage to secure the payment of OHS. The Conveyance is intended as a mortgage to secure the payment of OHS. The Conveyance is intended as a mortgage to secure the payment of OHS. The Conveyance is intended as a mortgage to secure the payment of OHS. The Conveyance is intended as a mortgage to secure the payment of OHS. The Conveyance is intended as a mortgage to secure the payment of OHS. The Conveyance is intended as a mortgage to secure the payment of OHS. The Conveyance is a mortgage to secure the payment of OHS. The Conveyance is a mortgage to secure the payment of OHS. The Conveyance and OHS. The Conveyance is a mortgage to secure the payment of OHS. The Conveyance is a mortgage to . | ATNESSETH That said next 108of the first part in consideration of the su | um of |
| and analysis, all the following described real extra situated in | receipt of which is hereby acknowledged do - by these presents grapt, have | Dollar |
| Lot Three (3) Block Saventeen (17) Lynch & Forsythe Addition to the city of Tules, Oklahoma, according to 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 appuning for some property of the control o | nd assigns, all the following described real estate situated in Tulss | County and State of |
| the city of Tulsa, Oklahoma, according to 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 appaining forever. To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appaining forever. This conveyance in intended as a mortage to secure the payment of QRB | | (20) Total D Talendaria Addition to |
| To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appearing force. This conveyonate is intended as a mortage to secure the payment of. Display promises of the payment of the paymen | the city of Tulsa, Oklahoma, ac | cording to 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 appuraining forever. This conveyance is intended as a mortgage to secure the payment of OHR promissory note of even date he this. One for \$29551. DRYAD18-mS12-0.00. DRY MORTH AND ALLEYSEL OR HUDGAG 192. where to W. P. Cate order, paymble at Tills 0. OKIO. this Light 161. per cent interest per annum, psycholosomic anomally undergood by | | TWASUR as ENDORSIMALY T |
| To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appuning forever. This conveyance is intended as a mortgage to secure the payment of | | 15015 |
| To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appaining forever. This conveyance is intended an a mortgage to secure the payment of | | The second of the Arian seconds. |
| To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appuining forever. This conveyance is intended as a mortgage to secure the payment of. OPS This conveyance is intended as a mortgage to secure the payment of. OPS This conveyance is intended as a mortgage to secure the payment of. OPS This Capturer and the secure of the secure | | A nuy of |
| To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appuining forever. This conveyance is intended as a mortgage to secure the payment of. OPS This conveyance is intended as a mortgage to secure the payment of. OPS This conveyance is intended as a mortgage to secure the payment of. OPS This Capturer and the secure of the secure | | The part of the second |
| in intended as a mortgage to secure the payment of | | Managementals (MESS) for a september of management and colors of the september of the septe |
| in this forever. This conveyance is intended as a mortgage to secure the payment of | | 그렇다. 그러면 됐지만 나라는 사람이 얼마요? |
| the fight (8) per cent interest per annum, psychologonia insusably and signed by T1a, Carver, and H. E. Carver, her. husband Said first part 198, hereby covenant that they are free and clear of all incumbrances 9X09pt mortgage to Tules Bldg. & Loan Ass'n. Wen date for \$1,900.00 Int. they never the second that they are free and clear of all incumbrances 9X09pt mortgage to Tules Bldg. & Loan Ass'n. Wen date for \$1,900.00 Int. they will way not and defend the same against the lawful claims of all persons whomsever. Said first part | ade to W. P. Cate | |
| Said first part 198, hereby covenant. that they are the movement that they are free and dear of all incumbrances. OXOSPE MOTEGAGE to Tules Bidg. & Loan Ass 'n's major of said premises and that they are free and dear of all incumbrances. OXOSPE MOTEGAGE to Tules Bidg. & Loan Ass 'n's major of said premises and that they are free and dear of all incumbrances. OXOSPE MOTEGAGE to Tules Bidg. & Loan Ass 'n's major of the they have good right and authority to convey and encumber the same as the they will way and and defend the same asginst the lawful claims of all persons whomsoever. Said first partagreeto insure the buildings on as remises in the sum of \$1 MOINSURABLE MOINSURED Assessed on said premises before celliquent. They will way and and defend the same asginst the lawful claims of all persons whomsoever. Said first part 1995. In the part 1995 is the said premises before celliquent. Said first part 1995. In the capter of the said premises before celliquent. They will way the part 1995. In the capter of the said premises before celliquent. Bod in the part 1995. In the capter of the said premises before celliquent. Mover all all be a further charge and lieu upons and premise described in this mortgage and as often as any proceeding shall be taken to foreclosus as a beginning to the capter of the said premises of the said into a said core and the amount thereogen shall be recovered in said foreclosus and the and adjusted the said into a part of the said into a said core and the amount thereogen shall be recovered in said foreclosus and the adjusted in the said into a part of the said into a said second part | | |
| NOM 18.15 19.00 (19.15) BAVE good right and authority to convey and encumber the same as comises in the sum of \$1.00.118.UR.BUILDEBythe benefit of the mortgage and maintain such insurance during the existance of this mortgage. Said first part | Ila Carver and H. E. Carver, her h | usband |
| NOT 18.1, 200.00 They have | Said first parties hereby covenant that they are t | he owner Sn fe |
| the Y will warpant and defend the name against the lawful claims of all persons whomacover. Said first part | ven date for \$1,200.00 | |
| a stemery so rolicitor's fees therefor, in addition to all other statutory fees; sall fee to be due and payable upon the filing of the petition for foreclosure and the sar all be a further charge and lien upon said premises described in this mortgage and the amount thereon shall be recovered in said foreclosure suit and included in at algement or decreer rendered in action as aforesaid, and collected, and the lien thereof enforced in the mortgage and the amount therefore is the principal debt hereby secured. Now if said first part 199 shall pay or cause to be paid to said second part 198 | the y will warrant and defend the same against the lawful claims of all | persons whomsoever. Said first partagreeto insure the buildings on said maintain such insurance during the existance of this mortgage. Said first part. 1.8 |
| and a 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 force 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 again aid premiser, or any part thereof, are not paid before deliquent then the mortgage | s herein provided, the mortgagor will pay to the said mortgagee | HOTTIGUES All fee to be due and payable upon the filing of the petition for foreclosure and the sam and the amount thereon shall be recovered in said foreclosure suit and included in an proceed in the Amadrie's as the principal debt hereby secured. |
| Said first part 193 waivenotice of election to declare the whole debt a above and also the beneft to stay, valuation or appraisement laws. IN WITNESS WHEREOF, said part 193 of the first part ha V9 hereunto set their hand S the day and year first above written. ILE CAPVET H. E. CAPVET ASSIGNMENT NOW ALL MEN BY THESE PRESENTS That | am | ether with the interest thereon according to the terms and tenor of said note. ———————————————————————————————————— |
| ASSIGNMENT NOW ALL MEN BY THESE PRESENTS That | ollect said debt including attorney's fees, and to foreclose this mortgage, and sha Said first part 105 waivenotice of election to declare the whole de | ll become entitled to possession of said premises, but a above and also the beneft to stay, valuation or appraisement laws. |
| NOW ALL MEN BY THESE PRESENTS That | | H. E. Carver |
| That | | |
| med mortgageein consideration of the sum of | That | County, 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 venants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandthishand 192 | med mortgageein consideration of the sum of | DOLLAR |
| heirs and assigns, the within mortgago deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the venants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandthishand 192 | | |
| TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandhandthisday | hheirs and assigns, the within mortgage deed, the real estate co | |
| . 192 | TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never | theless, to the conditions therein contained. |
| | | |
| TATE OF OKLAHOMA. Tulsa County, 45. | | |
| | FATE OF OKLAHOMATulsa | |
| This Latest day of BERLY THE COMPANY TO SEE THE COMPANY TO SEE THE COMPANY THE COMPANY TO SEE THE COMPANY TO SEE THE COMPANY THE COMPANY TO SEE TH | this 1927 day of MBY 192. The personally appear la Carver and H. E. Carver, her husband | edwithin and foregoingto me known to be the identical person. S. who executed the above first rum |

wledged to me that _____\$h__Qy__executed the same as__

WITNESS my official hand and seal the day and year above set forth.
mission expires. May 21, 1927. [92 [8e81]

T. G. Grant,