MORTGAGE RECORD No. 472

그렇게 하는 그는 그렇게 하는 사람들이 되었다. 그렇게 하는 사람들이 되었다.	STATE OF OKLAHOMA, Tulsa County ss.	
	This instrument was filed for record on the	day of
	June 1924 1:00 o'clock P.M., and duly recorded in Book on page 547	
하는 사람들이 많아 있다. 그렇게 보고 있다면 하는데	Fees \$	
	O. G. Weaver, (Seal) Brady Brown,	County Clark
	By Brady Brown,	Deputy
THIS INDENTURE, Made this 2nd day of J	une A. D. 192.4, between	
E. F. Murray and Vida V. Murray, hus	band and wife tate of Oklahoma, part it	
Tulsa, Tulsa County, Oklahoma	part. Y of the second	I parts
TITNESSETH, That said part 168 of the first part, in consideration of	the sum of	
he receipt of which is hereby acknowledged, doby these presents grant, and assigns, all the following described real estate situated in	bargain, sell and convey unto said part. Y. of the second part	Dollars 118 heirs County and State of
	e (1) of the Woodward Park Addition a, according to the recorded plat	
	15197	1.60
#1. and all homestead exemptions, rig	hts and benefits.	gune 1
	\$250, decreases of a supplementary of a supplementa	S.B.
To have and to hold the same, together with all and singular,	the tenements, hereditaments and appurtenances thereunto belong	ing, or in anywise apper
aining forever. This conveyance is intended as a mortgage to secure the payment	of One	to of even data have
th. One for \$ 4,000.00 due June 2nd, 19 d. providing for ten per cent interest de to Jas. B. Bragassa	26 and signed by E. F. Murray and V after maturity and ten per cent att	ida V. Murra
order, payable at his office, Tulsa, Okla.		
ith eight per cent interest per annum, hayable semi-ar PER UNTIL due according to four interes: Said first partles hereby covenant that they are mple of said premises and that they are free and clear of all incumbrances.	nnually and signed by On Dacember 2 and June t coupon notes attached for \$160.00 the lawful and that they are in the possessi	2nd, in each
the factor of the same of the	ee and maintain such insurance during the existance of this mortgag	sure the buildings on said
Said first part 195 further expressly agree that in case of factoring provided, the mortgagor will pay to the said mortgages. 1911, attorney's or solicitor's fees therefor, in addition to all other statutory fee all be a further charge and lien upon said premises described in this mortgagement or decree rendered in action as aforesaid, and collected, and the lie	foreclosure of this mortgage and as often as any proceeding shall be not continued to the continued of the petition for said the petition for said the amount thereon shall be recovered in said foreclosure in the continued of the principal debt hereby secure in the conformation of the principal debt hereby secure.	foreclosure and the same suit and included in any
Now if said first part.199, shall pay or cause to be paid to said se im of money in the above described note mentioned, dd shall make and maintain such insurance and pay such taxes and assessi- orce and effect. If said insurance is not effected and maintained, or if a id premises, or any part thereof, are not paid before delinquent than the m	together with the interest thereon according to the terms and te ments then these presents shall be wholly discharged and void othe my and all taxes and assessments which are or may be levied and nortgage	nor of said note
e allowed interest thereon at the rate of LODper cent per ann or sums of money or any part thereof is not paid when due, or it such clinquent, the holder of said note and this mortgage may elect to de	insurance is not effected and maintained or any taxes or assessmedare the whole sum or sums and interest thereon due and payable	
elect said debt including attemey's fees, and to foreclose this mortgage, and over the said t	出。 F. Murray	e at once and proceed to rents and ment laws. #1. first above written.
lect said debt including attemeys lees, and to foreclose this mortgage, an every state of the st	hereunto sethandthe day and year	e at once and proceed to rents and ment laws. #1. first above written.
IN WITNESS WHEREOF, said part #5.9. of the first part ha.	H. F. Murray Vida V. Murray ASSIGNMENT	e at once and proceed to rents and ment laws. #1, first above written.
IN WITNESS WHEREOF, said part. 499 of the first part ha.	ASSIGNMENT	e at once and proceed to rents and ment laws. #1, first above written.
IN WITNESS WHEREOF, said part#5.9_of the first part ha.	ASSIGNMENT Logical County	e at once and proceed to rents and ment laws. #1, first above written.
NOW ALL MEN BY THESE PRESENTS That med mortgageein consideration of the sum of	ASSIGNMENT Assign County Oyacknowledged, do hereby sell, assign, transfer	e at once and proceed to rents and ment laws. #1, first above written. Oklahoma, the within DOLLARS, set out and convey unto
IN WITNESS WHEREOF, said part	ASSIGNMENT ASSIGNMENT Of County Dacknowledged, do hereby sell, assign, transfer ate conveyed and the promissory note debts and claims to the conditions therein contained,	e at once and proceed to rents and ment laws. #1, first above written. Oklahoma, the within DOLLARS, set out and convey unto thereby secured, and the
NOW ALL MEN BY THESE PRESENTS That	ASSIGNMENT Of County py acknowledged, do hereby sell, assign, transfer ate conveyed and the promissory note debts and claims of the conditions therein contained, to set hand this	e at once and proceed to rents and ment laws. #1, first above written. Oklahoma, the within DOLLARS, set out and convey unto thereby secured, and the
NOW ALL MEN BY THESE PRESENTS That	ASSIGNMENT Of County py acknowledged, do hereby sell, assign, transfer ate conveyed and the promissory note debts and claims of the conditions therein contained, to set hand this	e at once and proceed to rents and ment laws. #1, first above written. Oklahoma, the within DOLLARS, set out and convey unto thereby secured, and the
IN WITNESS WHEREOF, said part	ASSIGNMENT ASSIGNMENT Of County Dyacknowledged, do hereby sell, assign, transfer ate conveyed and the promissory note, debts and claims on the conditions therein contained, to set hand this	e at once and proceed to rents and ment laws. #1, first above written. Oklahoma, the within DOLLARS, set out and convey unto thereby secured, and the
IN WITNESS WHEREOF, said part499 of the first part ha. NOW ALL MEN BY THESE PRESENTS That	ASSIGNMENT ASSIGNMENT Of County Dyacknowledged, do hereby sell, assign, transfer ate conveyed and the promissory note, debts and claims on the conditions therein contained, to set hand this	e at once and proceed to rents and ment laws. #1. first above written. Oklahoma, the within DOLLARS, set out and convey unto thereby secured, and the
IN WITNESS WHEREOF, said part. 499 of the first part ha. NOW ALL MEN BY THESE PRESENTS That In consideration of the sum of In hand paid, the receipt whereof is hereb In heirs and assigns, the within mortgage deed, the real est IN WITNESS WHEREOF, The said mortgagee. ha. hereunt TATE OF OKLAHOMA. TUISS. Cou- Before me. The undersigned	ASSIGNMENT ASSIGNMENT Of County Dyacknowledged, do hereby sell, assign, transfer ate conveyed and the promissory note debts and claims on the conditions therein contained, to set hand this hand this noty, ss. A Notary Public in and for	e at once and proceed to rents and ment laws. #1. first above written. Oklahoma, the within DOLLARS, set out and convey unto thereby secured, and the day of
NOW ALL MEN BY THESE PRESENTS That amed mortgageein consideration of the sum of in hand paid, the receipt whereof is hereb hheirs and assigns, the within mortgage deed, the real estroyenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, IN WITNESS WHEREOF, The said mortgageehahereuni	ASSIGNMENT ASSIGNMENT ASSIGNMENT Of County Dyacknowledged, do hereby sell, assign, transfer ate conveyed and the promissory note, debts and claims of nevertheless, to the conditions therein contained, to set hand this noty, sz. a Notary Public in and for within and and within and	e at once and proceed to rents and ment laws. #1, first above written. Oklahoma, the within DOLLARS, set out and convey unto thereby secured, and the day of said County and State foregoing and the above instrument of the result of the above instrument.
IN WITNESS WHEREOF, said part. 199 of the first part ha. NOW ALL MEN BY THESE PRESENTS That amed mortgageein consideration of the sum of in hand paid, the receipt whereof is hereb wenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, IN WITNESS WHEREOF, The said mortgageehahereunt 192 TATE OF OKLAHOMA, Tulsa Courbefore me, the undersigned a this day of June 192.4, personally ap F. Murray and Vida V. Murray, husband	Notary Public in and for peared Within and a Notary Public in and for peared With and within and a Notary Public in and for peared Within and Mithin an	e at once and proceed to rents and ment laws. #1, first above written. Oklahoma, the within DOLLARS, set out and convey unto thereby secured, and the day of said County and State foregoing and the secured the above instrument.