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	2.25.00		# YO	A 13	1011	
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	. C. S.					

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MORTGAGE RECORD No. 472

Sum-Sum-

de la	1. See		in the	
$1.00^{11}$	2395	585	C.I	4. J.
NO.				

	STATE OF OKLAHOMA, Tulsa County sa. This instrument was filed for record on the
	Sept. 192 3. at. 2:30
ΤΟ	Fees \$
	O. G. Weaver.
	(Sog 7) County Clerk
	이 🖊 사람이 가지 않는 것은 이번에 제가 들었다. 이렇게 가지 않는 것이 나는 것 같아요. 🚺 👘
THIS INDENTURE, Made this 3rd day of Ju	LY,A. D. 192. 3., between
	Stave.Butler, her husband, of Tulse
W. E. Winn Lumber Co.	e or Oklanoma,
Tulsa	part W of the second part:
ITNESSETH, That said part	sum of
	rgain, sell and convey unto said part. Z. of the second part
d assigns, all the following described real estate situated inTulse	2County and State of
klahoma to-wit:	그는 것은 것 같은 것을 만들었다. 그는 것 같은 것을 가지 않는 것이 없다.
South one half of lot (24) Twent	w-four Block (3) Three Fairview
Addition to the city of Tulsa as	s per the duly recorded plat thereof.
TREASURER'S ENDORSEMENT	
I hereby certify that I received \$_02 and issued	
Receipt No11440 therefor in payment of mortgage tax on the within mortgage.	
Dated this Z day of Lepst 1928	
Dated this Z day of 1925 W. W. Stuckey, County Treasurer	- 영화 - 영화 · 영화 · 영화 · 영화 · 영화 · 영화 · 영화
- 2 Juin	
	e tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
aining forever. This conveyance is intended as a mortgage to secure the payment of	promissory noteof even date here-
th. One for \$ 113.06 due Feby, 1, 1924 p	ayable 15.00 or more per month on the 1st of
thper cent interest per annum, payable semi-annu	ually and signed by
	eve ButlerownerSin fee
nple of said premises and that they are free and clear of all incumbrances	no exceptions
	all persons whomsoever. Said first partagreeto insure the buildings on said
to pay all taxes and assessments lawfully assessed on said premises	and maintain such insurance during the existance of this mortgage. Said first part LLP2 s before delinquent.
Said first part_18Sfurther expressly agrees	eclosure of this mortgage and as often as any proceeding shall be taken to foreclose same
	said fee to be due and payable upon the filing of the petition for foreclosure and the same re and the amount thereon shall be recovered in said foreclosure suit and included in any
dgement or decree rendered in action as aforesaid, and collected, and the lien t	thereof enforced in the manufacture is the principal debt hereby secured. nd partheirs or assigns said
m f money in the above described note.mmentioned, to	ogether with the interest thereon according to the terms and tenor of said note
	and all taxes and assessments which are or may be levied and assessed lawfully against
id premises, or any part thereof, are not paid before delinquent then the more allowed interest thereon at the rate of	rtgage
id premises, or any part thereof, are not paid before delinquent then the more allowed interest thereon at the rate of1.0	rtgage
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