MORTGAGE RECORD No. 472

NO. 260448 C.M.J.

TO SERVIN THE PROPERTY. THE INDESTRUCE. Made this . SEDA. day of . DECEMBER . D. G HENDER		STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the	12 day o
Fee 3 D. 9. 9. Heaven. See 1. D. 9. Heaven.		June 1924 2:00	clock P.M.
THIS INDIVITURE, Notes this., \$200			nge_ 569
THIS INDESTURE, Metale this. 2233. day of DOGEDEY A.D. 197. S. between Joseph 1983. in 1972. Set 1972. ***PAGIG. County, in the State of Oldshoom			
THIS INDESTURE, Metale this. 2233. day of DOGEDEY A.D. 197. S. between Joseph 1983. in 1972. Set 1972. ***PAGIG. County, in the State of Oldshoom		(Seal)	County Clerk
### This provides a country on the first part in consideration of the sum of			and the second s
### This provides a country on the first part in consideration of the sum of	THIS INDENTURE, Made this 22nd day of Dece	ember A. D. 192 3, between	
H. P. CUY TAISES	Jessie Hervee		
This is a part. X. of the second part; INNESSET, How ted plant, X. of the second part; INNESSET, How ted plant, X. of the second part; INSESSET, How ted plant, X. of the second part. Deliveration of which the include acknowledged, the by these present grant, burgain, sell and convey unto said part. A file second part. Deliveration of the second part of the second part. Deliveration of the second part. Deliveration of the second part. Deliveration of the second part of the second part. Deliveration of the second part of the second part. Deliveration of the			
Sixty, & No./100. Testing to which is hearby acknowledged, by these presents grant, bragain, sell and convey unto said part N., of the second part	Tulsa	part_V_of the seco	nd part;
assigns all the following described real estate situated in			
Lot twenty one (21) and Twenty two (22) in Block Pive (5) in Douglas Fines, an Addition to the city of Tules, Tules County, State of Oklahoma, according to the Recorded plat there's a state of the County of the C			
Lot twenty one (21) and Twenty two (22) in Block Five (5) in Douglas Fiace, an Addition to the city of Tules, Tules Country, State of Oklahoma, according to the Recorded plat thereof. In Douglas Fiace, an Addition to the city of Tules, Tules Country State of Oklahoma, according to the Recorded plat thereof. In Addition of the Country State of Oklahoma, according to the Recorded plat thereof. In Addition of the Country State of Oklahoma, according to the Recorded plat thereof. In Addition of the Country State of Tules, and the Countr		10	County and State
in Douglas Place, an Addition to the city of Fulsa, Tulsa Country, State of Oklahoma, according to the Recorded plat thereof. **Thereof.** **Thereof.** **Thereof.** **The New and to hold the same, together with all and singular, the tensement, heredinaments and appurtunation thereints biblinging, or in anywish appearance is intended as a mortgage to secure the payment of One	clahoma to-wit:		
In Douglas Flace, an Addition to the city of Fulsa, Tulsa Country, State of Oklahoma, according to the Recorded plat thereof. **The Country of Tulsa, Tulsa Country of Tulsa, Tulsa Country, State of Oklahoma, according to the Recorded plat thereof. **The Country of Tulsa, Tulsa Country of Country 20, 1924 **To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtunation therein biddinging, or in anywish appearing of the Country 20, 1924 **To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtunation therein to the Country 20, 1924 **To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtunation therein to the Country 20, 1924 **To have and to hold the same against the lawful chains of all present whometower. Said first part. Y learning you country and accounter the same and the they are free and dear of all incumbrances. ————————————————————————————————————	Tot twenty one (27) and Twent	two (22) in Block Wive (5)	
There of 2. In 1980	in Douglas Place, an Addition	to the city of Tulsa. Tulsa	
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtensition thermitide beliefinging, or in anywise appearing forever. This conveyance is intended as a mortgage to secure the payment of	+hamaa#		
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenations thereund is intended as a mortgage to accure the payment of. QHO promisery mote, and the here is a support of the payment		THE MONTH IN STREET AND THE PROPERTY OF THE PR	
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenation thereinto is intended as a mortgage to secure the payment of One of s. 30.00 does. March 22, 1925 and One Note date and November 20th, 1923 for \$50 date February 20, 1924		15330	
To have and to hold the same, together with all and singular, the tenencias, hereditaments and appurtenaios the fire intended as a mortage to secure the payment of QHe promissory note of even date her h. One for a 30,00. dec. March 22, 1923 and QHB Dots dated. November 20th. 1923 for 33 dite February 20, 1924 deto March 22, 1923 and QHB Dots dated. November 20th. 1923 for 33 dite February 20, 1924 deto The February 20, 1924 deto And the February 20, 1924 deto And the February 20, 292 deto The February 20, 292 deto The February 20, 292 deto And the February 20, 292 deto		Sample of the same	
To have and to hold the same, together with all and singular, the tementate, hereditaments and appurtenances therein is beliefging, or in sayveise appaining forever. This conveyance is intended as a mortgage to secure the payment of		1de June 1	
This conveyance in intended as a mortgage to secure the payment of QUB	시민들은 항상 기가 열 사람들은 사		
This conveyance is intended as a mortage to secure the payment of Que. March Que. March 22, 1923. and Que. March Que. Ma		tenements, hereditaments and appurtenances thereunto belor	nging, or in anywise appe
th. One for s. 30,00	This conveyance is intended as a mortgage to secure the payment of.	One promissory	noteof even date her
order, payable at Tules the Toll	th. One for \$ 30.00 due March 22, 1923 a	nd one note dated November 20th	. 1923 for \$30
order, payable at. Tul 98. 108	H D Cur		192
per cent interest per annum, payable semi-annually and signed by			
Said first part V. hereby covenant 0, that	Tulsa		
Said first part X. hereby covenants, that			
Sho Has at	Jessie Hervey		
at Sine 188			
at			
	she has		
ree. S	She will warrant and defend the same against the lawful claims of al	ll persons whomsoever. Said first part	nsure the buildings on sai
heein provided, the mortgagor will pay to the said mortgage. 1111/1. Dolla stormey's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the sar attorney for solicitor's fees therefor, in addition to all other statutory fees; said 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 and agement or decree rendered in action as constant, and the same and payable upon the filing of the petition for foreclosure suit and included in and agement or decree rendered in action and the same and assessments as the principal debt hereby secured. Now if said first part \(\frac{1}{2} \), which is not regarded and sale with the constant of the same according to the terms and tenor of said note. \(\frac{1}{2} \) and 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 fure 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 dipremises, or any part thereof, are not pay before delinquent then the mortgage. \(\frac{1}{2} \) any state thereof and seases which are on any part thereof, are the paid before delinquent then the mortgage. \(\frac{1}{2} \) any state thereof in a seases and shall great the analysis of the payable and assessments and the said premises. In which the pay and payable at once and proceed the said note. \(\frac{1}{2} \) and the rate of a said note. \(\frac{1}{2} \) and the rate of a said note. \(\frac{1}{2} \) and the payable at once and proceed the said foreclose this mortgage may elect to declare the whole submort said and the payable at once and proceed the said first part \(\frac{1}{2} \). And the pay	ree_S to pay all taxes and assessments lawfully assessed on said premises b	before delinquent.	Take to the second
attorney's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the sam all be a further charge and lien upon said premises described in this mortgage and the amount thereon shall be recovered in astid foreclosure suit and included in an algement or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the minamer's as the principal debt hereby secured. Now it said first part X	Said first part V further expressly agree_S that in ease of force	closure of this mortgage and as often as any proceeding shall	be taken to foreclose sam
Assignment or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the "manifer as the principal dobt hereby secured. Now if said lists part." shall pay or cause to be paid to said second part. J. 11.23 ———————————————————————————————————	attorney's or solicitor's fees therefor, in addition to all other statutory fees; sa	aid fee to be due and payable upon the filing of the petition fo	or foreclosure and the sam
Now if said first part.Xshall pay or cause to be paid to said second part. J. 11.18	ıll be a further charge and lien upon said premises described in this mortgage Igement or decree rendered in action as aforesaid, and collected, and the lien th	and the amount thereon shall be recovered in said foreclosus	re suit and included in an cred.
d 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 fure can defect. If said insurance is not effected and maintained, or if any and all taxes and assessments which are or may be levied and assessment shall	Now if said first part. V shall pay or cause to be paid to said second	d part_V, nls	heirs or assigns sai
id premises, or any part thereof, are not paid before delinquent then the mortgage	d shall make and maintain such insurance and pay such taxes and assessment	ts then these presents shall be wholly discharged and void of	herwise shall remain in fu
allowed interest thereon at the rate of			
linquent, the holder of said note—and this mortgage may elect to declare the whole due aum or sums and interest thereon due and payable at once and proceed to llect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said premises. Said first part Y		, until paid, and this mortgage shall stand as security for all s	such payments; and if sai
Said first part. Y waivenotice of election to declare the whole debt/al hove and also the benefit of first. A part in witness whereof, said part Y of the first part ha. S hereunto set	allowed interest thereon at the rate of tenper cent per annum,	satured is not criteted and mannamed or any taxes of asses	
ASSIGNMENT NOW ALL MEN BY THESE PRESENTS That	allowed interest thereon at the rate of		
ASSIGNMENT NOW ALL MEN BY THESE PRESENTS That	allowed interest thereon at the rate of	all become entitled to possession of said premises. lebt/as above and also the beneft to stay, valuation or apprai	ble at once and proceed t sement laws.
ASSIGNMENT That	allowed interest thereon at the rate of	all become entitled to possession of said premises. lebvas above and also the beneft to stay, valuation or appraihereunto setherhandthe day and yes	ble at once and proceed t sement laws. ir first above written.
NOW ALL MEN BY THESE PRESENTS That	allowed interest thereon at the rate of	all become entitled to possession of said premises. lebt/as above and also the beneft to stay, valuation or apprainment of the said premises. hereunto set	ble at once and proceed t sement laws. ir first above written.
med mortgagee	allowed interest thereon at the rate of	all become entitled to possession of said premises. leby above and also the beneft to tay, valuation or apprained the day and year the day and year Jessie Hervey	ble at once and proceed t sement laws. ir first above written.
in hand paid, the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set out and convey unterpretation to the promissory note	allowed interest thereon at the rate of	all become entitled to possession of said premises. leby a bove and also the beneft to tay, valuation or apprainted the second of the second o	ble at once and proceed to sement laws.
h	allowed interest thereon at the rate of	all become entitled to possession of said premises. leby's above and also the beneft to say, valuation or apprair the development of the day and year the day a	ble at once and proceed to sement laws. If first above written. ty, 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 renants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageshahereunto sethandthishand	allowed interest thereon at the rate of	all become entitled to possession of said premises. leby's above and also the beneft to tay, valuation or apprainment of the property of the day and year and	ble at once and proceed to sement laws. In first above written. ty, Oklahoma, the within DOLLAR
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgages has hereunto set hand this day of the conditions therein contained. ATE OF OKLAHOMA, Tulsa County. ss. Before me, Mrs. M. W. Nickel , a Notary Public in and for said County and State this 22nd day of Dec. 192 3 personally appeared within and foregoing Jessie Hervey , to me known to be the identical person, who executed the hower instruments.	allowed interest thereon at the rate of	all become entitled to possession of said premises. leby's above and also the beneft to key, valuation or apprai	ble at once and proceed to sement laws. In first above written. ty, Oklahoma, the within DOLLAR. er, set out and convey unterested.
IN WITNESS WHEREOF, The said mortgages ha hereunto set hand this day of the said mortgages has hereunto set hand this day of the said county and State of OKLAHOMA, Tulsa County ss. Before me, Mrs. M. W. Nickel a Notary Public in and for said County and State this 22nd day of Dec. 192 3 personally appeared within and foregoing Jessie Hervey to me known to be the identical person, who executed the above instruments to me known to be the identical person, who executed the above instruments to me known to be the identical person.	allowed interest thereon at the rate of	all become entitled to possession of said premises. lebvas above and also the beneft to stay, valuation or apprai	ble at once and proceed to sement laws. In first above written. ty, Oklahoma, the within DOLLAR er, set out and convey unterested.
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