| MC | RTG | AGE | REC | ORD | No. 4 | 172 |
|------|-----|-------------|-----|-----|-------|-----|
| 1110 | | ومع مح حد ح | | | 1.106 | |

elements a file

| FROM | STATE OF OKLAHOMA, Tulsa County #8. | n in State State |
|--|---|--|
| 138- | This instrument was filed for record on the2D | |
| 15 qa4 | July 1924 at 1:15 o'clock ReM. | |
| 25 To July 4 | Fees \$ | |
| ro guly 4 | (Seal) County Clerk | |
| g.m. | (Seal) County Clerk By Brady Brown, Deputy | |
| THIS INDENTURE, Made this 14th day of Ju | 1.yA. D. 192. 4., between | |
| A. T. Hingle and Elizabeth Hingl | e, his wife, | |
| Tulsa County, in the Stat The Exchange National Bank | te of Oklahoma,of the first part | |
| Tulsa, Oklahoma | part of the second part: | |
| INFSSETH That anid part 108 of the first part in consideration of the | a sum of | |
| receipt of which is hereby acknowledged. do by these presents grant, bi | No/100 Dollars argain, sell and convey unto said part of the second part SUCCESSOFS | na dan Geografia |
| assigns, all the following described real estate situated inTules | County and State of | |
| ahoma to-wit: | 방법별 소설 사람이 있는 것 같아. 아름다운 것이 없는 것 같아. 아름다운 것이 있는 것 같아. 아름다운 것이 없는 것이 없 않 않이 않 | |
| Lot Four (4) in Block Four (4) | in Orcutt Addition to the city of Tulsa, | |
| Oklahoma, according to the rec | orded plat thereof. | |
| This mortgage being subject an | d subordinate to a mortgage of record in n Association, on which there is a balance | |
| unpaid of approximately \$1000. | 00. | |
| an an an an an an Anna an Anna an Anna an Anna an Anna. An Anna Anna an | 그 같은 것은 것은 것은 것은 것을 가지 않는 것을 하는 것이 같아. | |
| | 물건 경험에는 물건을 가지 않아 가지 않는 것이다. | |
| | 이 같은 것 같은 것 같은 것 같은 것 같은 것 같이 많이 많이 했다. | |
| To have and to hold the same, together with all and singular, th | e tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper- | |
| ning forever. | | |
| This conveyance is intended as a mortgage to secure the payment of One for \$ 6862.00 due thirty days P | onepromissory noteof even date here- | |
| | 192 | |
| | | |
| rder, psyable atSaid bank | ty | |
| eight per cent interest per annum, payable semi-ann Hingle Construction Co | ually and signed by | |
| | | , |
| ple of said premises and that they are free and clear of all incumbrances | except first mortgage mentioned above. | |
| they have | good right and authority to convey and encumber the same and | |
| the X will warrant and defend the same against the lawful claims of | all persons whomsoever. Said first part 1958 Sagreeto insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part195. | • |
| economy to pay all taxes and assessments lawfully assessed on said premise | | |
| neicin provided, the mortgagor will pay to the said mortgagee | said fee to be due and payable upon the filling of the retition for foreclosure and the same | |
| | ge and the amount thereon shall be recovered in said foreclosure suit and included in any | • |
| Now if said first part LY. S shall pay or cause to be paid to said seco | nereor enforce in the manner as the principal deet hereofy secured. Not part ALS. SUCCESSOTS | t de |
| shall make and maintain such insurance and pay such taxes and assessme | together with the interest interest incoroung to the terms and tenor of said note ents then these presents shall be wholly discharged and void otherwise shall remain in full y and all taxes and assessments which are or may be levied and assessed lawfully against | |
| I premises, or any part thereof, are not paid before delinquent then the mo ellowed interest thereon at the step of ELENV | y and all taxes and assessments which are or may to levice and assessed lawilly against progage | |
| n or sums of moncy or any part thereof is not paid when due, or if such | insurance is not effected and maintained or any taxes or assessments are not paid before lare the whole sum or sums and interest thereon due and payable at once and proceed to | |
| ect said debt including attorney's fees, and to foreclose this mortgage, and | | |
| IN WITNESS WHEREOF, said part 105 of the first part ha. | V9hereunto setUneirhand_S the day and year first above written. | |
| | A. T. Hingle Elizabeth Hingle | |
| ene ang | ASSIGNMENT | n de la composition de la comp |
| IOW ALL MEN BY THESE PRESENTS | of | |
| ned mortgageoin consideration of the sum ofin | DOLLARS | |
| in hand paid, the receipt whereof is hereby | acknowledged, dohereby sell, assign, transfer, set out and convey unto | |
| | te conveyed and the promissory note, debts and claims thereby secured, and the | |
| enants therein contained. | 에는 그 그는 것은 것을 가지 않는다. 같은 것은 것은 것은 것은 것은 것은 것은 것을 | |
| TO HAVE AND TO HOLD THE SAME FOREVER, Subject, no IN WITNESS WHEREOF. The said mortgagee | evertheless, to the conditions therein contained. | |
| | 그는 것은 것은 것을 하는 것은 것을 가지 않는 것을 수 있는 것을 했다. 말했다. | n in sin National National |
| | | |
| ATE OF OKLAHOMA | τ εγ. «». | |
| | Nationa Bulifa to and for a 1 Conversion 1 Street | |
| thisADday ofUUX, 192A, personally app A, T. Hingle and Elizabeth Hingle. his | within and for egoing within and for egoing Withan and the sove instrument | |
| | Lifee and voluntary act and deed for the uses and purposes therein set forth. | |
| WITNESS my official hand and seal the day and year above set fort | h. al) Helen H. Wall, | |
| | al) neren z. warr, | |
| commission expires | and a second | |
| commission expires | Notary Public | |

ļ[

Ľ

×

638

. (<mark>1</mark>

263790 C.M.J.