MORTGAGE RECORD No. 472

NO. 240693 C.M.J.

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THIS INDESTURE, Made this. \$\frac{2}{2}\$ day of \$\frac{1}{2}\$ \text{First of Depth 1}\$ \text{Distance Depth 1}\$ \text{THIS INDESTURE, Made by a \$\text{Distance Depth 1}\$ \text{Distance Depth 1}\$ Distance Dep		Sept. 192 3 at 2:20 o'clock P. M.
THIS INDENTURES, State him. E. A		
THIS INDENTURE, Made this. 24 day of April 12. A. D. 1922, between BULLARY ARROYADOR AND MARKED AND ARROYADOR AND MARKED AND ARROYADOR AND MARKED AND ARROYADOR ARROYADOR AND ARROYADOR AND ARROYADOR AND ARROYADOR ARROYADOR ARROYADOR AND ARROYADOR ARROYADOR AND ARROYADOR ARROYADOR AND ARROYADOR ARROYADO		선물에 가장 하면 하면 하면 하는데 하는데 하는데 하는데 되었다. 그는 사람들이 되었다.
THIS INDERTURE, Made this. 24		O. G. Weaver,
THIS INDENTURE, Made this. 24 as yet and 25. A. D. 1972, between BELLOW ARGORDON, and. Margersta, Anderson. BELLOW ARGORDON, and. Margersta, Anderson. Dr. 2, TROTALOR. OR. 2, TROTALOR. OR. 2, TROTALOR. OR. 2, TROTALOR. OR. 2, TROTALOR. First Commission of the second part of Training and the second part of Trai	lander (n. 1915). De la composition de Contraction de la composition de la co	By Brady Brown, County Clerk
BRIGOY ARGORON, and, Margeratt, Antickson O. 24. 7. PROPERTION O. Comey in the State of Coldamns. PATO. PRINCES. (SIADons. All of Lote Fleven (11) and Twelve (12) in Block Eleven (11) Greenwood Addition to the city of Tulsa. To have and to held the same, sgether with all and singular, the teaments, ingeditatests and apportunation thereone below, and the state of the same		
the Tiles (and the second part of the second part o	THIS INDENTURE, Made this 24 day of Argan Anderson and Margnett Ander	24
St. 7, Thorntonic and part 24 of the first part is escent part in a part 24 of the second part in Titles, OKIADOMS WINESSTAT, Tata and part 24 of the first part is escentianted on the some of Titles. Purificed Part 25 of the second part in	Tulsa County, in the St	ate of Oklahoma, part 198 of the first pa
WINNSESTH, That said part 296, of the first part, is consideration of the sum of Five R INDERGO STATES AND ARGA (2007-100). Data to receipt of which is breitly acknowledged, do., by these presents great, breight, sell and convey onte said part. To the second part. 118 had not assign, all the following described red states interest to a T. 2018 R. Constraint State (11) The Account of the Constraint State (11) The Account State (11) The Account of the Constraint State (11) The Account of the Constraint State (11) The Account of the Constraint State (11) The Account State (11) T	C. J. Thornton	
Date the receipt of which is hereby schowdeded do		
the meeting is which is hearly acknowledged, the by these presents great, burgain, will and convey use ship part? of the second part 18	WITNESSETH, That said part 199 of the first part, in consideration of t Five Hundred Twenty	five and 00/100 Dolla
All of Lots Rievon (11) and Twolve (12) in Block Elevon (11) Groomwood Addition to the city of Tules. The conveyance is intended as a mortgage to scene the payment of Seven and the conveyance is intended as a mortgage to scene the payment of Seven and the conveyance is intended as a mortgage to scene the payment of Seven and the conveyance is intended as a mortgage to scene the payment of Seven and the conveyance is intended as a mortgage to scene the payment of Seven and the conveyance is intended as a mortgage to scene the payment of Seven and seven and appointmentaines thereato belonging, or it asymite approach to see the conveyance is intended as a mortgage to scene the payment of Seven and the conveyance is intended as a mortgage to scene the payment of Seven and the conveyance is intended as a mortgage to scene the payment of Seven and the conveyance is intended as a mortgage to scene the payment of Seven and the conveyance of the conveyance of the conveyance of the seven and the conveyance of the	the receipt of which is hereby acknowledged, doby these presents grant, and assigns, all the following described real estate situated inTulss	bargain, sell and convey unto said part of the second part_ hishei
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Butley. Anderson. and Margresti. Inderson. his. wife. Said lists part 1.92 hereby covenant. that 1.19.4 and 1	with 10 per cent interest per annum/payable semi-ar	nually and signed by
Installation of said premises and that they are free and clear of all incumbrances	Burley Anderson and Margrett Anderson	L.his.wife
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STATE OF OKLAHOMA. Tulsa. County, ss. Before me. Max Halff , a Notary Public in and for said County and State on this 24 day of Shpt. 1923, personally appeared within and for egoing. Burley anderson and Margrett Anderson , to me known to be the identical person. Swho executed the above instrume and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.	premises in the sum of \$50099	ce and maintain such insurance during the existance of this mortgage. Said first part. 1.9 is sees before delinquent. oreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same (B. Hundred. Dolla stade of the bedue and payable upon the filing of the petition for foreclosure and the same rage and the amount thereon shall be recovered in said foreclosure suit and included in an an thereof enforced in the minimizer as the principal debt hereby secured. cond part. Y. Dis. This together with the interest thereon according to the terms and tenor of said note together with the interest thereon according to the terms and tenor of said note ments then these presents shall be wholly discharged and void otherwise shall remain in funy and all taxes and assessments which are or may be levied and assessed lawfully again our tayage
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My commission expires Jan. 31, 1927. [Seal] Max Halff,	premises in the sum of \$.500.99	ce and maintain such insurance during the existance of this mortgage. Said first part. 1.9 sees before delinquent. oreclosure of this mortgage and as often as any proceeding shall be taken to foreclose san (9. Hundred. Dolla stad fore to be due and payable upon the filing of the petition for foreclosure and the san rage and the amount thereon shall be recovered in said foreclosure suit and included in an athereof enforced in the miner as the principal debt hereby secured. cond part. Y. 118. together with the interest thereon according to the terms and tenor of said note
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