For value received, I acknowledge satisfaction and payment in full of the within mortgage, and same is hereby released.

## MORTGAGE RECORD, No. 57.

and the second of the second o		Diate of Oktahon	na, Tulsa County, ss.
Makamana ananyang sagata Masala sa manananan da a manang manan	)		was filed for record on the
TO		of	
		Seaf.	SYO Walkly Register of Deed
		By	Deputy.
MORTGAGE OF REAL EST		OOK CO., LEAVENWORTH, KAN.	
THIS INDENTURE, Made this It less and the Chenders My Florence In Stackenders Oklahoma, of the first part, and L. IV. Sunny	1) his wife	of Tuleal	County, in the Str
Oklahoma, of the second part; WITNESSETH, That said part coof the first part,	in consideration of the	sumsof Onel	thousand (4/000)
the receipt of which is hereby acknowledged, doby these assigns, the following-described Real Estate, situately in	presents, grant, bargain file souther ((1) north)	n, sell and convey unto said	part of of the second part side Suil heir County, and State of Oklahoma, to with suiters of the suite
I dudian Base a Meridian	**************************************		DOLI
3	***************************************		eritan and a salah and a s
destruction of the second of t			
* TO HAVE AND TO HOLD THE CAME	id nort of of the second	d not lacal h	eirs and assigns, together with all and singular the tener
Thereditaments and appurtenances thereunto belonging, or in	anywise appertaining, for	orever.	St.
PROVIDED, ALWAYS, And these presents are upo	n this express condition	, that whereas said Melli	iam Hackender fly Florence 4.
Marted gt Jules a Blat Dec !!"			
L. W. Sunfiel at Blutad Na	til Bk/ Tuka	Saklas noith	interest at 10 sa francial
payable benin annually in	advance it	e lach bure	outher interest is payar
Lind advanced Paste deed inte	rest bears 1	a of a feel amen	essel
			reasonable summing care
pagement of said undebtedaress	Stall was	allmadelati.	mutusity
· makaamaana, makaamaana, makaamaana, makaamaana, makaama			
2444-444-444-444-444-444-444-444-444-44			
taxes and assessments of every nature which are or may be	id sum or sums of mone assessed and levied again	y or any part thereof, or any nat said premises or any par	
taxes and assessments of every nature which are or may be and phyable, the whole of said sum or sums, and interest the of said premises. And the said partof the first part for the description and they have a the State of Olehanne.	aid sum or sums of mone assessed and levied again ereon, shall then become said consideration do	y or any part thereof, or any nst said premises or any part due and payable, and said a hereby expressly waive an	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law mad partof the second part shall be entitled to the pos
taxed and assessments of every nature which are or may be and phyable, the whole of said sum or sums, and interest the of said premises. And the said partof the first part for the premises and they have a fall the said part.	aid sum or sums of mone assessed and levied again ereon, shall then become said consideration do	y or any part thereof, or any nst said premises or any part due and payable, and said a hereby expressly waive an	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law mad partof the second part shall be entitled to the pos
taxed and assessments of every nature which are or may be and phyable, the whole of said sum or sums, and interest the of said premises. And the said partof the first part for	aid sum or sums of mone assessed and levied again ereon, shall then become said consideration do	y or any part thereof, or any ast said premises or any par due and payable, and said a hereby expressly waive and to set	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law mad part
taxed and assessments of every nature which are or may be and phyable, the whole of said sum or sums, and interest the of said premises. And the said partof the first part for the premises and they have a fall the said part.	aid sum or sums of mone assessed and levied again ereon, shall then become said consideration do	y or any part thereof, or any nst said premises or any part due and payable, and said a hereby expressly waive and to set	y interest thereon, is not paid when the same is due, and it thereof are not paid when the same are by law may part
taxes and assessments of every nature which are or may be and physible, the whole of said sum or sums, and interest the of said premises. And the said partament the first part for stead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said partament the	aid sum or sums of mone assessed and levied again creon, shall then become said consideration do first part hand hercund	y or any part thereof, or any nst said premises or any part due and payable, and said a hereby expressly waive and to set	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law mad part
taxer and assessments of every nature which are or may be and physible, the whole of said sum or sums, and interest the of said premises. And the said part of the first part for stead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said part of the STATE OF OKLAHOMA, TULSA COL	aid sum or sums of mone assessed and levied again creon, shall then become said consideration do first part hand hercund	y or any part thereof, or any part said premises or any part due and payable, and said ahereby expressly waive and to set	y interest thereon, is not paid when the same is due, and it thereof are not paid when the same are by law may part
taxes and assessments of every nature which are or may be and payable, the whole of said sum or sums, and interest the of said premises. And the said part of the first part for stead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said part of the STATE OF OKLAHOMA, TULSA COL	aid sum or sums of mone assessed and levied again creen, shall then become said consideration do	y or any part thereof, or any nat said premises or any part due and payable, and said ahereby expressly waive and to set	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part of the second part shall be entitled to the post a appraisement of said real estate and all benefit of the hands the day and year first above written.
taxes and assessments of every nature which are or may be and physic, the whole of said sum or sums, and interest the of said premises. And the said partition of the first part for stead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said partition of the STATE OF OKLAHOMA, TULSA COL Before me	and sum or sums of money assessed and loyied again or con, shall then become said consideration do	y or any part thereof, or any part said premises or any part due and payable, and said public and said to set their lateral states.  It is a said premises or any part of the said payable, and said payable, and said payable and to set their lateral states.  It is a said premises or any part of the said payable and the said	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part of the second part shall be entitled to the post appraisement of said real estate and all benefit of the hands the day and year first above written.  **Like Color of the Second part shall be entitled to the post appraisement of said real estate and all benefit of the hands the day and year first above written.  **Like Color of the Second part shall be entitled to the post appraisement of said real estate and all benefit of the hands the day and year first above written.  **Like Color of the Second part shall be entitled to the post appraisement of t
taxes and assessments of every nature which are or may be and physible, the whole of said sum or sums, and interest the of said premises. And the said part	and sum or sums of money assessed and loyied again or con, shall then become said consideration do	y or any part thereof, or any part said premises or any part due and payable, and said public and said to set their lateral states.  It is a said premises or any part of the said payable, and said payable, and said payable and to set their lateral states.  It is a said premises or any part of the said payable and the said	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part
taxer and assessments of every nature which are or may be and physic, the whole of said sum or sums, and interest the of said premises. And the said part of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part of the STATE OF OKLAHOMA, TULSA COUNTY OF THE WILLIAM OF THE STATE OF OKLAHOMA, TULSA COUNTY OF THE WILLIAM OF THE WIL	aid sum or sums of mone assessed and loyied again or con, shall then become said consideration do	y or any part thereof, or any part said premises or any part due and payable, and said public and said to set their lateral states.  It is a said premises or any part of the said payable, and said payable, and said payable and to set their lateral states.  It is a said premises or any part of the said payable and the said	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part of the second part shall be entitled to the post appraisement of said real estate and all benefit of the hands the day and year first above written.  **Like Color of the Second part shall be entitled to the post appraisement of said real estate and all benefit of the hands the day and year first above written.  **Like Color of the Second part shall be entitled to the post appraisement of said real estate and all benefit of the hands the day and year first above written.  **Like Color of the Second part shall be entitled to the post appraisement of t
taxer and assessments of every nature which are or may be and physible, the whole of said sum or sums, and interest the of said premises. And the said part of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part of the STATE OF OKLAHOMA, TULSA COUNTY OF THE WILLIAM OF THE STATE OF OKLAHOMA, TULSA COUNTY OF THE WILLIAM OF THE STATE OF OKLAHOMA, TULSA COUNTY OF THE WILLIAM OF THE STATE OF OKLAHOMA, TULSA COUNTY OF THE WILLIAM OF THE STATE OF OKLAHOMA, TULSA COUNTY OF THE WILLIAM OF THE STATE OF THE WILLIAM OF THE STATE OF THE WILLIAM OF THE STATE OF THE ST	did sum or sums of mono assessed and loyied again or con, shall then become said consideration do first part has shereun first part has shereun day of first part day of first	y or any part thereof, or any part said premises or any part due and payable, and said punhereby expressly waive and to set	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part of the second part shall be entitled to the post a appraisement of said real estate and all benefit of the hands the day and year first above written.  Also In Abdelia Angles Angle
taxer and assessments of every nature which are or may be and physible, the whole of said sum or sums, and interest the of said premises. And the said part of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part of the STATE OF OKLAHOMA, TULSA COLUMN Before me. State on this summer of the within and foregoing instrument, and acknowledged to the within and foregoing instrument, and acknowledged to the uses and purposes therein set forth. Where we will be summer of the state of Oklahoma, the within-named mortgage.  INOW ALL MEN BY THESE PRESENTS:  That. In the State of Oklahoma, the within-named mortgage.	did sum or sums of mono assessed and loyied again or con, shall then become said consideration do first part has shereun first part has shereun day of first	y or any part thereof, or any part said premises or any part due and payable, and said a mineral way waive and to set	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part the second part shall be entitled to the post appraisement of said real estate and all benefit of the hands the day and year first above written.  Additional Parallel and a present to me known to be the identical person who exist to me known to be the identical person who exist the parallel and the same is due, and the parallel and the parallel and the same is due, and the parallel and the
taxer and assessments of every nature which are or may be and physible, the whole of said sum or sums, and interest the of said premises. And the said part of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part of the STATE OF OKLAHOMA, TULSA COLUMN Before me. State on this summer of the within and foregoing instrument, and acknowledged to the within and foregoing instrument, and acknowledged to the uses and purposes therein set forth where the state of Oklahoma, the within-named mortgage in the State of Oklahoma, the within-named mortgage.	id sum or sums of mono assessed and levied again or con, shall then become said consideration do first part has shereun first part has shereun day of first part has shere that shere first part and first part and first part and first part and first part first part has shere first part first part has shere first part first	y or any part thereof, or any part said premises or any part due and payable, and said a minereby expressly waive and to set	riterest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part on the second part shall be entitled to the post appraisement of said real estate and all benefit of the hands the day and year first above written.  Additional Mandales and present to me known to be the identical person who exist the post of the same is and do the same in the part of the same is due, and the post of the same is due, and the post of the identical person who exist is the post of the post of the identical person who exist is the post of the
taxer and assessments of every nature which are or may be and physhle, the whole of said sum or sums, and interest the of said premises. And the said partition of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said partition of the STATE OF OKLAHOMA, TULSA COLD Before me	did sum or sums of mone assessed and loyied again or con, shall then become said consideration do first part has shereun first part has shereun day of Alaman and the said consideration do first part has shereun day of Alaman and the shere of is hereby acknown conveyed, and the properties of the condition are the conveyed, and the properties of the condition are conveyed.	y or any part thereof, or any part said premises or any part due and payable, and said a market was a said and said a said and said a said and said a said and said and said a said and	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part the second part shall be entitled to the poss a appraisement of said real estate and all benefit of the hands the day and year first above written.  Additionally the day and year first above written.  Additionally the day and year first above written.  Additionally the day and year first above written.  The day and year first above written.  Additionally the day and year first above written.  The day and year first above written.  Additionally the day and year first above written.  The day and year first above written.  Additionally the day and year first above written.
taxer and assessments of every nature which are or may be and phyable, the whole of said sum or sums, and interest the of said premises. And the said partition of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said partition of the STATE OF OKLAHOMA, TULSA COLD Before me	did sum or sums of mone assessed and loyied again or con, shall then become said consideration do first part has shereun first part has shereun day of Alaman and the said consideration do first part has shereun day of Alaman and the shere of is hereby acknown conveyed, and the properties of the condition are the conveyed, and the properties of the condition are conveyed.	y or any part thereof, or any part said premises or any part due and payable, and said a market was a said and said a said and said a said and said a said and said and said a said and	riterest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part on the second part shall be entitled to the post appraisement of said real estate and all benefit of the hands the day and year first above written.  Additional Mandales and present to me known to be the identical person who exist the post of the same is and do the same in the part of the same is due, and the post of the same is due, and the post of the identical person who exist is the post of the post of the identical person who exist is the post of the
taxes and assessments of every nature which are or may be and phyable, the whole of said sum or sums, and interest the of said premises. And the said part	did sum or sums of mone assessed and loyied again or con, shall then become said consideration do first part has shereun first part has shereun day of first part has shere and first part has shere and first part has shere a conveyed, and the prometheless, to the condition hereunto set	y or any part thereof, or any part said premises or any part due and payable, and said a market was a said premises or any part due and payable, and said a market was a said a s	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part the second part shall be entitled to the poss a appraisement of said real estate and all benefit of the hands the day and year first above written.  Additionally the day and year first above written.  Additionally the day and year first above written.  Additionally appeared to me known to be the identical person who ex second provides the second part and do the day and day of the day and the day and the day and the day and day of the day and the day and day of the day of the day and day of the d
taxer and assessments of every nature which are or may be and phyable, the whole of said sum or sums, and interest the of said premises. And the said partition of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said partition of the STATE OF OKIAHOMA, TULSA COUNTY and State on this substituted within and for said County and State on this substituted the within and foregoing instrument, and acknowledged to the uses and purposes therein set forth within and foregoing enstrument. My commission expires the within-named mortgage.  KNOW ALL MEN BY THESE PRESENTS:  That in the State of Oklahoma, the within-named mortgage.  To have and to hold the same, forever; subject, never IN WITNESS WHEREOF, The said mortgage.	did sum or sums of mone assessed and loyied again or con, shall then become said consideration do first part has shereun first part has shereun day of first part has shere and first part has shere and first part has shere a conveyed, and the prometheless, to the condition hereunto set	y or any part thereof, or any part said premises or any part due and payable, and said a market was a said premises or any part due and payable, and said a market was a said a s	riterest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part the second part shall be entitled to the poss a appraisement of said real estate and all benefit of the hands the day and year first above written.  And year first above written.
taxer and assessments of every nature which are or may be and physible, the whole of said sum or sums, and interest the of said premises. And the said partition of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said partition of the STATE OF OKLAHOMA, TULSA COUNTY and State on this summer of the within and for said County and State on this summer of the within and foregoing instrument, and acknowledged to the uses and purposes therein set forth within and foregoing instrument. My commission expires the within named mortgage.  KNOW ALL MEN BY THESE PRESENTS:  That in the State of Oklahoma, the within-named mortgage.  The said assigns, the within mortgage deed, the real estate to have and to hold the same, forever; subject, never IN WITNESS WHEREOF, The said mortgage	did sum or sums of mone assessed and loyied again or con, shall then become said consideration do first part has shereun first part has shereun day of first part has shere and first part has shere and first part has shere a conveyed, and the prometheless, to the condition hereunto set	y or any part thereof, or any part said premises or any part due and payable, and said a market was a said premises or any part due and payable, and said a market was a said a s	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part the second part shall be entitled to the poss a appraisement of said real estate and all benefit of the hands the day and year first above written.  Additionally the day and year first above written.  Additionally the day and year first above written.  Additionally appeared to me known to be the identical person who ex second provides the second part and do the day and day of the day and the day and the day and the day and day of the day and the day and day of the day of the day and day of the d
taxer and assessments of every nature which are or may be and phyable, the whole of said sum or sums, and interest the of said premises. And the said partition of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said partition of the STATE OF OKLAHOMA, TULSA COLD Before me	did sum or sums of mone assessed and loyied again or con, shall then become said consideration do first part has shereum first part has shere first part has sher	y or any part thereof, or any part said premises or any part due and payable, and said a said and the said said said said said said said said	riterest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part the second part shall be entitled to the poss a appraisement of said real estate and all benefit of the hands the day and year first above written.  And year first above written.  And year first above written.
taxer and assessments of every nature which are or may be and physic, the whole of said sum or sums, and interest the of said premises. And the said particular of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said particular of the STATE OF OKLAHOMA, TULSA COLD Before me	did sum or sums of mono assessed and loyied again or con, shall then become said consideration do first part has shereun first part has shereun day of Alamana and the said consideration do first part has shereun day of Alamana and the said and the said and the said and the pronout of the condition hereunto set the condition day of the condition day of the condition hereunto set the condition day of the	y or any part thereof, or any part said premises or any part due and payable, and said a market was a said and said a sai	y interest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part the second part shall be entitled to the poss a appraisement of said real estate and all benefit of the hands the day and year first above written.  Additionally the year first above wri
taxes and assessments of every nature which are or may be and phyable, the whole of said sum or sums, and interest the of said premises. And the said part of the first part for stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part of the STATE OF OKLAHOMA, TULSA COUNTY TO SAID COUNTY AND STATE OF OKLAHOMA, TULSA COUNTY TO SAID COUNTY AND STATE OF OKLAHOMA, TULSA COUNTY THE WITHINGTON AND STATE OF OKLAHOMA, TULSA COUNTY THE WITHINGTON AND STATE OF OKLAHOMA, TULSA COUNTY THE SAID STATE OF O	did sum or sums of mono assessed and loyied again or con, shall then become said consideration do first part has shereun first part has shereun day of Alamana and the said consideration do first part has shereun day of Alamana and the said and the said and the said and the pronout of the condition hereunto set the condition day of the condition day of the condition hereunto set the condition day of the	y or any part thereof, or any part said premises or any part due and payable, and said a market was a said and said a sai	riterest thereon, is not paid when the same is due, and rt thereof are not paid when the same are by law may part the second part shall be entitled to the poss a appraisement of said real estate and all benefit of the hands the day and year first above written.  Additionally th