## MORTGAGE RECORD

43 600	MORTGAGE OF REAL ESTATE
12 39	THIS INDENTURE, Made this 12 1 day of 2 set 2
· 2 5 8	Marier Martin + R. Ree Martin Author Mula, Tulas, County, in the State of
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Oklahoma, of the first part, and The Trust Value of Scale of County, in the State of Oklahoma, of the second part:
7198	WITNESSETH, That said partwood the first part, in consideration of Dollars (\$ 5.0.0.00),
\$ + 3.8	the receipt of which is hereby acknowledged, do by these presents grant, bargain, sell and convey unto said part Wolf the second part heirs and
{ 45\$	nssigns, the following-described Real Estate, situated in the following described Real Estate, situated in the County, and State of Oklahoma, to-wit:
१, ३० ३	broad Smarter WWH) Section Thereity Goods, and
1 373 . 3 }	2- the sat said (E) of the Mest 19 of (21) all
(学学、投资、	Township Typesty two (22) North Rouge,
五年 3年	Busteen (3) "East. 2
353,85	
3	TO HAVE AND TO HOLD THE SAME unto the said part. Softhe second part, the hereditaments and assigns, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywi@appertaining, forever.
红色到	PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said Martin Martin & R Lee Martin half this day executed and delivered heart was certain promissory note by writing to said part. For the second part, described as follows:
D 2-6 32	10. M. T. this day executed and delivered 10. Certain promissory note. In writing to said part. For the second part, described as follows:
229 3 7	mary & sure of the start of the
र् कि	Sold Frank the sollars of South of Tura
रे हेर्नेहरू	is at its Bailaing france in Tulsa Okolahoma,
130 8	I alter maturity
12 15	10 To principale, soldorsero, susties and quaranters
153,3	of the said marked the first part chall pay or course to the north to said part World to social part the heirs or assigns, said sum of money in the
1820	Now, if said part of the first part shall pay or cause to be paid to said part. Not the second part, then this mortgage shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money or any part thereof, or any interest thereon, in the same is due, and if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof are not paid when the same are by law made due and payable, the whole of said sum or sums of money or any part thereof are not paid when the same are by law made due and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable, and said part. And the said part to a full the possession of said premises. And the said part to a full then become due and payable, and said part. And the said part to a full the possession of said premises. And the said part to a full the said said to the possession of said premises. And the said part to a full the said said to the possession of said premises. And the said part to a full the said said part to a full the said said part to a full the said said part. And the said part to a full the said said payable, and said part. And the said part to a full the said said payable, and said part. And the said part to a full the said said payable, and said part. And the said part to a full the said said payable, and said part. And the said part to a full the said said payable, and said part. And the said payable said payable, and said part. And the said payable said payable, and said part. And the said payable said payable, and said part. And the said payable said payable said payable, and said part. And the said payable said payable said payable, and said part. And the said payable said payable, and said part. And the said payable said payable, and said payable said payable said payable said payable said payable.
( )	and if the taxes and assessments of every nature which are of many he assess an analysis and provided and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable, and said part
297年	of the homestead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said part trace the first part ha W. hereunto set The hands the day and year first above written.
3.95	maren Martin
1 3	- Lee Martin
P. 17 67	
5 3th	Before me, My Fleeture of
4.435	in and for said County and State on this 23 day of Section 12 , 19.11, personally appeared
お手目	to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that
2500	My commission expires 3/4/1914 19.14 19.14
103	(Seal) ASSIGNMENT
3	KNOW ALL MEN BY THESE PRESENTS:  That
プレー	in the State of Oklahoma, the within-named mortgagin consideration of the sum of
i di di	to
\$ 2 2 5	heirs and assigns, the within mortgage deed, the real estate conveyed, and the promissory note adebts and claims thereby secured, and covenants therein contained.
方写。	To have and to hold the same, forever; subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgage hahereunto sethandthis
निवर्ष न	19 Executed in Presence of
off of a	
हि दर्भ	This assignment was filed for record on the
15	tegster of Deeds.
المراجعة	SRECEIPT
53.51	the within-named mortgagor the sum of
35 35	in full satisfaction of the within mortgage. 0.9
الله الله الله الله الله الله الله الله	
的好了	STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed for record on the 23 day of A. D. 191), at 7
	Fees, \$
· 多月9	ByDeputy.
1 0 JED 1	