All the second and the second are second as the second and the second are second as the second a

REAL ESTATE MONTHAGE  KNOW ALL MEN BY THESE PHESENTS, That Storett J. Daylson and Zella Mae Daylson his wife,  d. Zelsa Commy, Okiahoma, part 10°s the first wife,  mortgaged and hereby mortgage to  Max Helff  Lots Three (2) and Four (4) in Block Seven (7) in  Orchard Addition to the city of Telsa, Telsa County,  Oklahoma according to the recorded plat thereof.  This with all the haprovements thereo and appartenances thereto belonging, and warrant the title to the same.  What is the rate of Telsar (1922)  What is the rate of Telsar (1923)  What is the rate of Telsar (1924)  What is the rate of Telsar (192	The Newpolishide Frint & Audit Co., Shance, Alab.  222554 C.M.J.	
mortgaged and hereby mortgage to Max Halff    Max Halff	그리는 생님이 있는 생활을 마루하였다. 이 하라바라를 하고 있다면 다른 사람이 되는 사람이 되는 사람들은 생각하다.	
mortgaged and hereby mortgage to Max Halff    Max Halff	KNOW ALL MEN BY THESE PRESENTS, That Everett J. Davison	and Zella Mae Davison his wife,
Max Haiff  of		
Lots Three (3) and Four (4) in Block Seven (7) in Orchard Addition to the city of Tiles, Tales County, Orlehous according to the recorded plat thereof.  Lots Three (3) and Four (4) in Block Seven (7) in Orchard Addition to the city of Tiles, Tales County, Orlehous according to the recorded plat thereof.  Like the county (41) in Block Seven (7) in Orchard Edition to the city of Tiles, Tales County, Orlehous according to the recorded plat thereof.  Like the content of the county of Tiles (4) in Block Seven (7) in Orchard the County of Tiles (4) in Block Seven (7) in Tiles of the County of Tiles (4) in Block Seven (7) in Tiles of the County of Tiles (4) in Block Seven (7) in Tiles (4) in Block Seven (8) in Blo		
Lots Three (5) and Four (4) in Block Seven (7) in Ordered Addition to the city of Cules, Fulsa County.  Oklahoma according to the recorded plat thereof.  Interior gardy tax 1 locavez \$1.0. app 1 locavez \$1.		[[대] 회교인 : [대] #대를 #대 : [대] #대 1 (1 (1 ) (1 ) (1 ) [대]
Orchard Addition to the city of Tules, Thise County, Oklahoma according to the recorded plat thereof.  TARAGULAR'S EMPORIBEELY    I betty gotiff that Incented 2.40. gas    Freech No. All D. 40000 in partners in the act in partners in green no. All D. 40000 in partners in the act in partners in green no. All D. 40000 in partners in the act in partners in green no. All D. 40000 in partners in green no. All D. 40000 in partners in the season of the terms of .  This mertage is given to necess the principal runs of .  One Thousand (\$1000.00) No/100		ark, the lollowing described real estate and premises situated in
Orchard Addition to the city of Tules, These county, Orlahoms according to the recorded plat thereof.  THEACULAR'S EMPORIBEE 1  I beck going that locative 3_dd_ age Freech NoELLO	일하다면 기사는 사람들이 누가는 사람들이	
Orchard Addition to the city of Tules, These county, Orlahoms according to the recorded plat thereof.  THEACULAR'S EMPORIBEE 1  I beck going that locative 3_dd_ age Freech NoELLO		
I twelvy certify fair 1 received \$	Orchard Addition to the city of	Tulsa, Tulsa County
The way possibly like I reserved S. A.C. as Pressed No. This works in a system of a possible No. This works in a system of a second to within section. B. day of N. C. 1923.  With all the improvements thereon and appurtenances thereto belonging and warrant the fills to the same.  This mortgage is given to secure the principal sum of		TREASURERS ENDORSMALENT
with all the improvements thereon and appurtenances thereto belonging, and warrant the title to the same.  This mortgage is given to secure the principal sum of		I horeby cortify that I received \$ 40 and :
with all the improvements thereon and appurtenances thereto belonging, and warrant the tillo to the same.  This mortgage is given to secure the principal wan of	보는 그들이 가는 이 모든데 모든 모든 모든	two on the within marriage.
This mortange is given to secure the principal sum of	가 나는 바이를 가는 다양하게 됐다면 하는다.	
One Thousand (£1000.00) No/100  DOLLARS with interest thereon at the rate of Toper ceal, per cannum, payable Semi- annually from date according to the terms of One certain promissory note described as follows, to-wit:  \$1000.00  Tulsa, Oklahoma, February 23, 1923, One note dated Feb. 25, 1923, in the sum of £1000.00 payable to the order of Max Halff, due in three years after date, bearing interest at the rate 10% per armum, payable semi-annually, from date according to the terms of said note.  Signed Everett J. Davidson  Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That and first particularly contained and agree. Specially also and assessments of said land when the same shall become due, and to keep all improvements in good regain and not to commit or allow waste to be committed as the premises, 2014 to insure, and keep insured in favor of sec party, buildings on said promises.  It is turther expressly agreed by and between the parties hereto that if any default be made in the payment of the principal sum, with interest, shall be due and payable, and this mortgage may be foreclosed and second part. S. shall be entitled to the humeritate possession of the premise and all rosts and profits thereof.  Said part. So the first part hereby agree. that in the event action is brought to foreclose this mortgage. They will pay a reasonable attorney's fee of £15.00 and 10% of principal sum  Dollahas  Tulsa  SEARTE OF OKLAHOMA, County of February 19.25 personally appeared 19.25 personally appeared 29.25 personally appeared 29.	그 사람들은 사람들이 가장 그렇게 되었다면 하지만 하는 것이 되었다. 그 사람들이 살아 되었다면 하는데 살아 살아 살아 먹었다면 하는데 살아 살아 먹었다면 하는데 살아 살아 살아 먹었다면 하는데 살아	ie thie to the same.
with interest thereon at the rate of Temer cest, per annum, payable SCMI - annually from Gate according to the terms of One certain promissory note described as follows. to-wit: \$1000.00	This mortgage is given to secure the principal sum of	Горису
Signed Everett J. Davidson  Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit:  **The same as a state of the payment of the principal sum of the payment of the principal sum of the payment of the same as the provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first part. 168 hereby covenant and agree to pay all taxes and assessments of said and when the same shall become due, and to heave all improvements his good report by buildings on said promises.  It is further expressly agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this mortage or any interest installment, or the taxes, insurance premium, or in case of the breach of any covenant herein contained, the whole of said principal and, with interest shall be deem all payms, and the mortage may be foreclosed and second part X. shall be deemed all promises on the premises and all rents and profits thereof.  Said part 289 of the first part hereby agree, that in the event action is brought to foreclose this mortgage. will pay a reasonable actioner's fee of \$15.00 and 10% of principal sum  DOLLARS which this mortgage also secures.  Part 1.85 of the first part for said consideration, do. hereby expressly waive apprelsement of said real estate and all benefit of the homestead, exemption and stay laws in Oklahoma.  Dated this 257d day of February 1.9 personally appeared.  Everett J. Davidson  Zella Mae Davidson, his wife.  to me known to be the identical person 2. who executed the within and foregoing instrument and acknowledged to me that they oxecuted the same as their reasonable deteriors the rice and voluntary act and deed, for the uses and purposes therein set forth.	One Thousand (\$1000.00) No/100	DOLLARS
\$1000.00  Tulss, Oklahoma, February 23, 1923. One note deted Feb. 23, 1923, in the sum of \$1000.00 payeble to the order of Max Helff, due in three years after date, bearing interest at the rate 10% per amum, payable semi-annually, from date according to the terms of said note.  Signed Everett J. Davidson Zella Mae Davisson  Provided, always, that this instrument is made, exceuted and delivered upon the following conditions, to-wit: That said first part_ics_hereby covenant	with interest thereon at the rate of. T.C.Per cent, per annum, payable	annually from date
One note dated Feb. 23, 1923, in the sum of flo00.00 payable to the order of Max Helff, due in three years after date, bearing interest at the rate 10% per amum, psyable semi-annually, from date according to the terms of said note.  Signed Everett J. Davidson  Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first part_ies_hereby expension	ecording to the terms of One certain promissory note.	described as follows, to-wit:
of Max Halff, due in three years after date, bearing interest at the rate 10% per annum, psyable semi-annually, from date according to the terms of said note.  Signed Everett J. Davidson Zella Mae Davisson  Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first part. 10.5 hereby covenant	\$1000.00	
Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first part 16S hereby covennum	of Max Halff, due in three years after date 10% per amum, payable semi-annually, from o	\$1000.00 payable to the order bearing interest at the rate
covenant		
Said parties of the first part hereby agree, that in the event action is brought to foreclose this mortgage	covenant	e shall become due, and to keep all improvements in good repair re, and keep insured in favor of secon t be made in the payment of the principal sum of this mortgage t of any covenant herein contained, the whole of said principal
reasonable attorney's fee of \$15.00 and 10% of principal sum  DOLLARS which this mortgage also secures.  Part 10Sof the first part, for said consideration, do hereby expressly waive appraisement of said real estate and all benefit of the homestead, exemption and stay laws in Oklahoma.  Dated this 23rd day of February.  Dated this 23rd day of February.  Tulsa  STATE OF OKLAHOMA, County of		they will now
Part 1.0 So the first part, for said consideration, do. hereby expressly waive appraisement of said real estate and all benefit of the homestead, exemption and stay laws in Oklahoma.  Dated this 23rd day of February 19 23  Everett J. Davidson SEAL  Zella Mae Davidson SEAL  STATE OF OKLAHOMA, County of , a Notary Public in and for said County and State, on this 23rd  February 19 personally appeared  Everett J. Davidson  Zella Mae Davidson, his wife,  to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that they executed the same as free and voluntary act and deed, for the uses and purposes therein set forth.	reasonable attorney's fee of \$15.00 and 10% of principal sun	nt to foreciose this mortgage,
Dated this 23rd day of February. 19 23  Everett J. Davidson SEAL  Zella Mae Davidson SEAL  STATE OF OKLAHOMA, County of SEAL  Defore me,		
Everett J. Davidson  SEAL  Zella Mae Davidson  SEAL  STATE OF OKLAHOMA, County of		essly waive appraisement of said real estate and all benefit of the
Tulsa  STATE OF OKLAHOMA, County of	Dated this 23rd day of February 19.5	
Tulse  STATE OF OKLAHOMA, County of		Everett J. Davidson SEAL
Defore me,		Zella Mae Davidson SEAL
Defore me,		
Tebruary 23 day of	STATE OF OKLAHOMA, County of Tulsa, ss:	
Everett J. Davidson  Zella Mae Davidson, his wife,  to me known to be the identical personS who executed the within and foregoing instrument and acknowledged to me that they executed the same as free and voluntary act and deed, for the uses and purposes therein set forth.	Before me,, a Notary P	ublic in and for said County and State, on this 23rd
Zella Mae Davidson, his wife,  to me known to be the identical person <sup>S</sup> : who executed the within and foregoing instrument and acknowledged to me that they executed the same as free and voluntary act and deed, for the uses and purposes therein set forth.	February 23 personally appeared pay of personally appeared	
to me known to be the identical person <sup>S</sup> , who executed the within and foregoing instrument and acknowledged to me that they executed the same as free and voluntary act and deed, for the uses and purposes therein set forth.	Everett J. Davidson	
to me known to be the identical person <sup>S</sup> , who executed the within and foregoing instrument and acknowledged to me that they executed the same as free and voluntary act and deed, for the uses and purposes therein set forth.		
the ir the same as		
	the same as	ses therein set forth.
My commission expires. May 3, 1924. (Seal) J. R. Clark, Notary Public	My commission expires. May 3, 1924. (Seal) J.	R. Clark, Notary Public.

O. G. Weaver,