FROM	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 28th day of
	Dec. 1922, at 11:20 o'clock A. M. 408 and duly recorded in Book 408
ПО	역가 있는데, ''라고 '' 가고있었다' 경찰을 가입니다. ''라고 '' 등 등 등 등 하고 있는데, ''라고 있는데, ''라고 있는데, ''다.
	O. D. Lawson, (Seal) F. Delman, County Clerk, By. Deputy
THIS INDENTURE, Made this 27th day of	
л. л. cox ar	1d Marie Cox, his wife in the State of Oklahoma,
William Vance	Part. ▼ of the second part:
ITNESSETH, That said part 105 of the first part, in consid	leration of the sum of
Four Hundred and OC	Dollar Do
d assigns, all the following described real estate situated in klahoma, to-wit:	Tulsa County and State of
Lot Twenty-seven ((27) in Block One (1) in Home Gardens ity of Tulsa Tulsa County, Oklahoma.
	Treasurers endorsement
Receipt N	by certify that I received \$208CE and issued e. 7016 therefor in payment of moriging a within sportage
	e within mortgage. Chia 20 day of 60 1922
	WAYNE L. DICKEY, County Treasurer
	Deputy
	nd singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appu
ining forever. This conveyance is intended as a mortgage to secure th	e payment ofOne Principalpromissory noteof even date her
ith. One for \$ 400.00 due Decembe	er 27th, 1923, 192
William Vance	
ade тогранического производительного применя в при	
r order, payable at Tulsa ith Ten per cent interest per annum, pay	rable semi-annually and signed by
order, payable at Tulsa ith Ten per cent interest per annum, pay Li L. Cox and	able smi-annually and signed by d Marie Cox, his wife,
order, payable at Tulsa ith Ten per cent interest per annum, pay Li L. Cox and Said first parties hereby covenant that said premises and that they are free and clear of all incumbra	able emi-annually and signed by. I Marie Cox, his wife, they are the owner. S. in fee simples. Whate fer
order, payable at Tulsa ith Ten per cent interest per annum, pay Li L. Cox and Said first part 188 hereby covenant that said premises and that they are free and clear of all incumbra	rable semi-annually and signed by. I Marie Cox, his wife, they are theowner, S in fee simples. Whatever
rorder, payable at Tulsa ith Ten per cent interest per annum, pay L: L. Cox and Said first partles hereby covenant that said premises and that they are free and clear of all incumbra the V have the V will warrant and defend the same against the laremises in the sum of \$10110 MOY LEAGOR to benefit of the same of \$10110 MOY LEAGOR to benefit of the same against the laremises in the sum of \$10110 MOY LEAGOR to benefit of the same against the laremises in the sum of \$10110 MOY LEAGOR to benefit of the same against the laremises in the sum of \$10110 MOY LEAGOR to benefit of the same against th	rable semi-annually and signed by. I Marie Cox, his wife, they are the
order, payable at Tulsa ith Ten per cent interest per annum, pay Li L. Cox and Said first parcles hereby covenant that said premises and that they are free and clear of all incumbra they have the y will warrant and defend the same against the laremises in the sum of \$10.172 MOY 12366the benefit of t	rable semi-annually and signed by. I Marie Cox, his wife, they are the owner. Sin fee simples. Whatever good right and authority to convey and encumber the same, at the mortgage and maintain such insurance during the existance of this mortgage. Said first part.
rorder, payable at Tulsa ith Ten	rable semi-annually and signed by. I Marie Cox, his wife. they are the
rorder, payable at Tulsa ith Ten	rable semi-annually and signed by. I Marie Cox, his wife. they are the owner. S. in fee simple mees. Whats/fer good right and authority to convey and encumber the same, as wful claims of all persons whomsoever. Said first part 1.6S agree to insure the buildings on saths mortgage and maintain such insurance during the existance of this mortgage. Said first part. as all premises before delinquent, that in case of forecleaure of this mortgage, and as often as any proceeding shall be taken to forecle mortgage. Per Cent Of Lotal amount of the mortgage. The restautory fees; said fee to be due and payable upon the filing of the petition for forecleaure and the rished in this mortgage, and the amount thereon shall be recovered in said forecleaure suit and include collected, and the lien thereof enforced in the same manner as the principal debt hereby secured.
rorder, payable at Tulsa ith Ten	rable semi-annually and signed by. I Marie Cox, his wife, they are the
rorder, payable at Tulsa ith Ten	rable semi-annually and signed by I Marie Cox, his wife, they are the
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order, payable at Tulsa order, payable at Tulsa th Ten per cent interest per annum, pay L: L. Cox and Said first partles hereby covenant that said premises and that they are free and clear of all incumbra the Y have the Y will warrant and defend the same against the laremises in the sum of \$10.147 MOT USA 60th benefit of the same in the sum of \$10.147 MOT USA 60th benefit of the same as herein provided, the mortgagor will pay to the said a attorney's or solicitor's fees therefor, in addition to all other and same in the sum of s	rable semi-annually and signed by I Marie Cox, his wife. they are the
order, payable at Tulsa ith Ten	They are the
order, payable at Tulsa ith Ten	They are the
rorder, payable at Tulsa ith Ten	able semi-annually and signed by I harie cox, his wife, they are the cowner. Said first part 18 agree to insure the buildings on so the mortgage and maintain such insurance during the existance of this mortgage. Said first part 18 agree to insure the buildings on so the mortgage and maintain such insurance during the existance of this mortgage. Said first part 18 agree to insure the buildings on so the mortgage and maintain such insurance during the existance of this mortgage. Said first part 18 agree to insure the buildings on so the mortgage ten per cell of 100 and 18 mount of the Endmunt of the En
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rorder, payable at Tulsa ith Ten	able semi-annually and signed by

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WITNESS my official hand and seal the day and year above set forth, mission expires. June 8, 1924. (Seal)

Robt. W. Gibbs. Notary Public.