	: .a.	3 an m			1.1.1.1.1.1.1			1.1.1	11. 11. 11. 11.	1 No. 1	1 a X -	1.44		10.12.12		2		
	- 12				سعته تتحد	division of						-	÷.	- 1	* ~		. n .	r
	· C.2	1	51	АЛ	/ N I I						17.1					. 7		÷
					ык	2 C 1			n K					.	•••	200 - ET		C
د ک	- A.	1.1.1.1.1	- <u>1</u>	- 1 V I -	$\mathbf{v}\mathbf{r}$				ER							たき コントリ	. . .	-
70		- 1 s - 1 -	10.00	10 C 10 C		to alberi	COMPANY OF					- 18. A	1113-1		. W 1 X			

FROM	STATE OF OKLAHOMA, Tulsa County, ss.
WEATEN FROM	Jan <u>192</u> 3 st <u>3</u> :45 o'clock P. M.
To	and duly recorded in Book. 408
	0. G. Weaver,
	(Seal) Brady Brown, County Clerk. By,
THIS INDENTURE, Made this 10th	A. D. 192 3, between Adams, his wife, and W. Frank Walker and Olga V. Walker,
of	-County, in the State of Oklahoma, and
Attie M. Cla Tulsa, Oklahoma,	arke,part_y_ of the second part;
WITNESSETH. That said parties of the first par	t, in consideration of the sum of
the receipt of which is hereby acknowledged, dob	y these presents grant, bargain, sell and convey unto said part Z of the second parther
and assigns, all the following described real estate sit Oklahoma, to-wit:	uated in <u>. TUISA</u>
	같은 것이 가장 특히 가지 않는 것을 다니며 가지가 가지는 것이라. 가지는 것이 있는 것이다. 이 같은 것은 것은 것은 것이 있는 것이 같은 것은 것이 같은 것이 같이 같이 있는 것이다. 것이 같은 것이 같이 같이 없다. 것이 같은 것이 같은 것이 같이 있는 것이 같이 있는 것이 없다. 것이 가
North Th	he South Ten (10) feet of Lot Four (4) and the irty (30) feet of Lot Five (5) in Block Seventeen
(17) of (Drcutt Addition to the City of Tulsa, Oklahoma, g to the recorded plat thereof,
	TREASURER'S EP 2005 MAL
	Receipt No. 102 there for in payment of montest tax on the within reordered
	Brited this_1_ day of the main reasoner
	λí
To have and to hold the some, together taining forever.	with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
This conveyance is intended as a mortgage t	n JOth 1926 and six promissory notes of even date in
gach for the sum of \$110.00	representing semi-annual interest on said principal note of
made to. <u>Attie M. Clarke</u>	······································
or order, payable at Tulsa, Okl with Eight per cent interest per s	2.
his wife and W. Frank Walker	annum, payable semi-annually and signed by <u>Robt. E. Adams and Jara E. Adams</u> and <u>Olga V. Walker</u> , his wife, at they are
of said premises and that they are free and clear of al	l incumbrances.
That they have	
+ + + · · · · · · · · · · · · · · · · ·	inch the level of all persons whomeoever Said first part 10S porce to insure the buildings on said
premises in the sum of $4220 \cdot 00$	benefit of the mortgagee and maintain such insurance during the existance of this mortgage. Said first part 108
Said first part 195 further expressly ag	and the lawful claims of all persons whomsoever. Said first part <u>198</u> agreeto insure the buildings on said benefit of the mortgagee and maintain such insurance during the existance of this mortgage. Said first part <u>198</u> assessed on said premises before delinquent. recthat in case of forcelosure of this mortgage, and as piten as any proceeding shall be taken to forcelose the said mortgage. TWO hundred Seventy-1108
Said first part <u>US</u> further expressly ag same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said up	reethat in case of forcelosure of this mortgage, and as often as any proceeding shall be taken to forcelose to the said mortgagee. <u>TWO</u> <u>hundred Seventy-1109</u> Dollars to all other statutory fees; said fee to be due and payable upon the filing of the petition for forcelosure and the emisse described in this mortgage, and the amount thereon shall be recovered in said forcelosure suit and included
Said first part <u>1</u> <u>1</u> <u>2</u> <u>1</u>	teethat in case of forcelosure of this mortgage, and as often as any proceeding shall be taken to forcelose to the said mortgagee. TWO hUNDYED SOUTHON TIVE DOBATES to all other statutory fees; said fee to be due and payable upon the filing of the petition for forcelosure and the emises described in this mortgage, and the amount thereon shall be recovered in said forcelosure suit and included resaid, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. Source to here it to said the second part. here the same manner as the principal debt hereby secured.
Said first part <u>1</u> ,	the said mortgage. Two. hund? and Say and as given as any proceeding shall be taken to lotence to the said mortgage. Two. hund? and Say Say and the said mortgage. Two. Dollars to all other statutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the emises described in this mortgage, and the amount thereon shall be recovered in said foreclosure suit and included resaid, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. Asuse to be paid to said second parts
Said first part <u>1</u> ,	recthat in case of forcelosure of this mortgage, and as often as any proceeding shall be taken to forcelose to be asid mortgage. TWO. LUNGY ON SEGMENT 1109
Said first part <u>1</u> <u>1</u> <u>2</u> <u>1</u> , further expressly agr same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as aloo Now if said first part <u>1</u> <u>1</u> <u>2</u> <u>3</u> , shall pay or c sum	teethat in case of forcelosure of this mortgage, and as often as any proceeding shall be taken to forcelose to the said mortgage. TWO _hUMGT GGSGYONTW-11VO
Said first part <u>199</u> . further expressly agi same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr- in any judgment or decree rendered in action as afo Now if said first part <u>1998</u> . shall pay or o sumof money in the above described and shall make and maintain such insurance and pay force and elfect. If said insurance is not effected a said premises, or any part thereof, are not paid before be allowed interest thereon at the rate of <u>9259</u> said aum or sums of money or any part thereof is not delinquent, the holder of said note and this m collect said debt including attorney's fees, and to for Said first partwaivenotice of elg IN WITNESS WHEREOF, said part	the said mortgage. TWO, hUMATGAL SOVENTIVE, and as often as any proceeding shall be taken to forchese by the said mortgage. TWO, hUMATGAL SOVENTIVE, 11VE, Dollars to all other statutory fees; said fee to be due and payable upon the filing of the petition for forcelosure and the emises described in this mortgage, and the amount thereon shall be recovered in said forcelosure suit and included resaid, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. ause to be paid to said second partic, _hOR
Said first part <u>1</u> ,	teethat in case of forcelosure of this mortgage, and as given as any proceeding shall be taken to forcelose to the said mortgage. TWO. MUMAY ON SOLVENTING. Dollars to all other statutory fees; said fee to be due and payable upon the filing of the petition for forcelosure and the emises described in this mortgage, and the amount thereon shall be recovered in said forcelosure suit and included resaid, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. asuse to be paid to said second parts
Said first part <u>199</u> . further expressly agr same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as afon Now if said first part <u>199</u> . shall pay or c sum	recethat in case of forcelosure of this mortgage, and as often as any proceeding shall be taken to forcelose to the said mortgage. TWO. MUMGY GG. SGY STAV-11V9
Said first part <u>1</u> <u>6</u> <u>2</u> . further expressly agr same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as alon Now if said first part <u>1</u> <u>6</u> <u>9</u> . shall pay or c sumof money in the above described and shall make and maintain such insurance and pay force and elfect. If said insurance is not effected a said premises, or any part thereof, are not paid before be allowed interest thereon at the rate of <u>1</u> <u>9</u> <u>4</u> <u>50</u> said aum or sums of money or any part thereof is not delinquent, the holder of said note notice of elf IN WITNESS WHEREOF, said part	recthat in case of loreclosure of this mortgage, and as often as any proceeding shall be taken to loreclose to the said mortgage. TWO, LUNGT OL SOUTH V-11VO
Said first part <u>1</u> <u>6</u> <u>2</u> . further expressly agr same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as alon Now if said first part <u>1</u> <u>6</u> <u>9</u> . shall pay or c sumof money in the above described and shall make and maintain such insurance and pay force and effect. If said insurance is not effected a said premises, or any part thereof, are not paid before be allowed interest thereon at the rate of <u>1</u> <u>9</u> <u>1</u> <u>5</u> <u>1</u> said aum or sums of money or any part thereof is not delinquent, the holder of said note notice of ele IN WITNESS WHEREOF, said part W. Frank W Olga V. Wa KNOW ALL MEN BY THESE PRESENTS: That	recthat in case of forcelosure of this mortgage, and as given as any proceeding shall be taken to forcelose to the said mortgage. TWO. NUMATED. SOVENTY-IVE
Said first part <u>199</u> . further expressly aga same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pre in any judgment or decree rendered in action as afon Now if said first part <u>199</u> . shall pay or o sumof money in the above described and shall make and maintain such insurance and pay force and effect. If said insurance is not effected a said premises, or any part thereof, are not paid before be allowed interest thereon at the rate of <u>1994</u> said aum or sums of money or any part thereof is not delinquent, the holder of said note and this m collect said debt including attorney's fees, and to for Said first partvaivenotice of ele IN WITNESS WHEREOF, said part W. Frank M Olga V. Wa KNOW ALL MEN BY THESE PRESENTS: That	recthat in case of loreclosure of this mortgage, and as often as any proceeding shall be taken to loreclose to the said mortgage. TWO. LUNGT GG. SGY STATU-11V9
Said first part <u>199</u> . further expressly ag same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as aloo Now if said first part <u>199</u> . shall pay or c sumfor money in the above described and shall make and maintain such insurance and pay force and elfect. If said insurance is not effected a said premises, or any part thereof, are not paid beforg be allowed interest thereon at the rate of <u>92480</u> said aum or sums of money or any part thereof is not delinquent, the holder of said note and this m collect said debt including attorney's fees, and to for Said first partvaivenotice of ele- IN WITNESS WHEREOF, said part W. Frank W Olga V. Wa KNOW ALL MEN BY THESE PRESENTS: That	recthat in case of forcelosure of this mortgage, and as gree as any proceeding shall be taken to forcelose to be the said mortgage. TWO. INUMATED SQUENTLY INCO. Dollars to all other statutory fees; said fee to be due and payable upon the filing of the petition for forcelosure and the emises described in this mortgage, and the amount thereon shall be recovered in said forcelosure suit and included recaid, and collected, and the lien thereof enforced in the same manner as the principal deth hereby secured. Anset to be paid to said second part
Said first part <u>1</u> <u>6</u> <u>2</u> . further expressly agr same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as about Now if said first part <u>1</u> <u>6</u> <u>9</u> . shall pay or of sum	recthat in case of loreclosure of this mortgage, and as given as any proceeding shall be taken to loreclose to the said mortgage. TWO. INUMATED. SEVENTLY INC
Said first part <u>199</u> . further expressly ag same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as aloo Now if said first part <u>199</u> . shall pay or c sumfor money in the above described and shall make and maintain such insurance and pay force and elfect. If said insurance is not effected a said premises, or any part thereof, are not paid beforg be allowed interest thereon at the rate of <u>92480</u> said aum or sums of money or any part thereof is not delinquent, the holder of said note and this m collect said debt including attorney's fees, and to for Said first partvaivenotice of ele- IN WITNESS WHEREOF, said part W. Frank W Olga V. Wa KNOW ALL MEN BY THESE PRESENTS: That	recthat in case of forcelosure of this mortgage, and as gree as any proceeding shall be taken to forcelose to be the said mortgage. TWO. INUMATED SQUENTLY INCO. Dollars to all other statutory fees; said fee to be due and payable upon the filing of the petition for forcelosure and the emises described in this mortgage, and the amount thereon shall be recovered in said forcelosure suit and included recaid, and collected, and the lien thereof enforced in the same manner as the principal deth hereby secured. Anset to be paid to said second part
Said first part <u>199</u> . further expressly ag same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as along the same shall be a further charge and lien upon said pro- in any judgment or decree rendered in action as a sum	recthat in case of foreclosure of this mortgage, and as pice as any proceeding shall be taken to foreclosure of the said mortgage. TWO humdred StepPity 11VO
Said first part 1923 further expressly ag same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as alo Now if said first part .192shall pay or o sumfor money in the above described and shall make and maintain such insurance and pay force and elfect. If said insurance is not effected a said premises, or any part thereof, are not paid befor be allowed interest thereon at the rate of	recthat in case of forcelosure of this mortgage, and as pipen as any proceeding shall be the to forcelosure and the emises described in this mortgage, and the anount thereon shall be recovered in said forcelosure suit and included enailed the lien thereof enforced in the same manner as the principal debt hereby secured. As an a seesaments then these presents shall be wholly discharged and void, otherwise shall remain in full and maintained, or if any and all taxes and assessments which are or may be levied and assessments and shall be the mortgage
Said first part 1923 further expressly ag same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as alo Now if said first part 1923shall pay or o sum	recthat in case of forcelosure of this mortgage, and as pice as any proceeding shall be taken to forcelosure of the interset the second of the shall mortgage. Two humority of the pithon of forcelosure and the emises described in this mortgage, and the amount thereon shall be recovered in said forcelosure suit and included resaid, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. Assessments then these presents shall be wholly discharged and void, otherwise shall remain in full not
Said first part 1923 further expressly ag same as herein provided, the mortgagor will pay to as attorney's or solicitor's fees therefor, in addition same shall be a further charge and lien upon said pr in any judgment or decree rendered in action as alo Now if said first part 1923shall pay or o sum	recthat in case of foreclosure of this mortgage. And as pren as any proceeding shall be taken to located to be as a present of the status of the petition for foreclosure and the emises described in this mortgage, and the amount thereon shall be recovered in asid foreclosure and the emises described in this mortgage, and the interest thereon according to the terms and thereby secured