	and a set optimized in the set of the set	LIGR PRINTINGCO, TUERA	
		FROM	STATE OF OKLAHOMA, Tulea County, ss. This instrument was filed for record on the
		то	Frees \$
			(Seal) County Clerk. By, Brady Brown, Deputy
		THIS INDENTURE, Made this. Twonty-sixth January A. D. 192.3 between. H. L. Mitchell	
		WITNESSETH. That said part Y of the first part, in consideration of the s	sum of
		the receipt of which is hereby acknowledged, $do \frac{\Theta S}{S}$ by these presents grant, ba and assigns, all the following described real estate situated in Oklahoma, to-wit:	rgain, sell and convey unto said part. Z of the second part his.
		All of Lots Twenty (20), Twenty in Block Three (3), Original To Oklahoma.	wnsite of Jenks, Tulsa County,
		Repriet No. 791/ 3 the	ENDERSEMENT second S. T. 2. and issued for in payment of morigoge
		tax ou the within mortgage Dates this 20_day of WAYNE L. DIC	Feb192 S KEY, County Treasurer
		To have and to hold the some, together with all and singular the taining forever.	Deputy tenements, hereditaments and appurtenances thereunto belonging, or in anywise app
		This conveyance is intended as a mortgage to secure the payment of with. One for \$ 4,600.00 dueJanuary 26 t	<u>h, 1924.</u> , 192.
		made to Frank W. Ross,	
ſ		or order, payable at	ally and signed by
U.		Said first part. Xhereby covenant. S. that	S the
	U.S.	Thatho_has	
		agree_9to pay all taxes and assessments lawfully assessed on said premises Said first part.Vfurther expressly agree9_that in case of f same as herein provided, the mortgagor will pay to the said mortgagee% as attorney's or solicitor's fees therefor, in addition to all other statutory fe	iorcelosure of this mortgage, and as often as any proceeding shall be taken to forcel 其士女、DOLLARS as; said fee to be due and payable upon the filing of the petition for forcelosure and
		same shall be a further charge and lien upon said promises described in this m in any judgment or decree rendered in action as aforesaid, and collected, and Now if axid first part	nergage, and the amount thereon shall be recovered in said foreclosure suit and inclus the lien thereof enforced in the same manner as the principal debt hereby secured. cond part
		and shall make and maintain such insurance and pay such taxes and assessmet force and effect. If said insurance is not effected and maintained, or if any add premises, or any part thereof, are not raid before delinouent. then the mor	the then these presents shall be wholly discharged and void, otherwise shall remain in and all taxes and assessments which are or may be levied and assessed lawfully again tragent may effect such insurance or pay such taxes and assessments and since a such taxes and assessments and since a such taxes are assessed to such a such as the such
		said sum or sums of money or any part thereof is not paid when due, or if such delinquent, the holder of said note	m, until paid, and this mortgage shall stand as security for all such payments; an insurance is not effected and maintained or any taxes or assessments are not paid bel are the whole sum or sums and interest thereon due and payable at once and proceed shall become entitled to possession of said permises. e debt due as above and also the benefit to stay, valuation or appraisement laws. Shereunto seth
÷		IN WITNESS WHEREOF, said part. Land the first part ha.	S. hereunto set. <u>119</u>
		KNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT
		named mortgagee in consideration of the sum of	county, Oklahoma, the wit DOLLA knowledged, dohereby sell, assign, transfer, set out and convey u
•		***********************	te conveyed and the promissory note debts and claims thereby secured, and
		covenants therein contained, TO HAVE AND TO HOLD THE SAME FOREVER, Subject, no IN WITNESS WHEREOF, The said mortgageehahereur	
	(n-logie data) al 10		
		STATE OF OKLAHOMA, Tulss Before me,the undersigned	a Notary Public in and for said County and St
v	The second second second		ared H. L. Mitohell to me known to be the identical person
		instrument and acknowledged to me thath	