Contenses norms Lot This teem (12), in Block One (1), in Lloyd Addition to the entry of Alias, This Alias Control Control and Addition to the second delta thereof. Lot This teem (12), in Block One (1), in Lloyd Addition to the second delta thereof. This there is the second delta thereof. This teem is the second delta the second delta thereof. This teem is the second delta the second delta the second delta thereof. This teem is the second delta the se		SUCCESSION STREET, STRE	Compared.
TO If the result is both. 40. TO If the result is both.		FROM	This instrument was filed for record on the
70			H'00, 192 3 LL:40 o'clock A. M
0. 6. 7. Box 2007. 1/240.10 Dec 6. 7. Box 2007. 1/240.10 <td></td> <td></td> <td>and duly recorded in Bookon pageon page</td>			and duly recorded in Bookon pageon page
THE RECORD (Lat. 1.11) A. D. WARDS, Mark M. C. 1.21, A. D. WARDS, M.	n		0. G. Weaver,
THE RECENTION MARK IN AND AND AND AND AND AND AND AND AND AN			(Seal) Brady Brown, County Clerk,
Constructions and a second secon		Harris and a state of the second state of the	
Allen	التيتا	THIS INDENTURE, Made this <u>17th</u> John T. Dilbeck and	
<pre>TitleS COUNTY, CEARDING AND THE maintains of he main the section of he main the section of the section of the section of he main the</pre>		of Tulsa	he State of Oklahoma,part108of the first part, a
WITTONSETTI, The store per definition of the store of			
<pre>https://www.chargedistics.com/particle/community.com/particle/c</pre>			on of the sum of
<pre>nut suges a first finite acceleration of a data initiate in</pre>		Seventeen hundred	and Fifty and 00/100 (\$1750)
Othermen, sewitz Lo5 Thirt terr (12), in Block One (1), in Diord Addition, the severation of the seve		the receipt of which is hereby acknowledged, doby these present and assigns, all the following described real estate situated in	a grant, bargain, sell and convey unto said part of the second part County and State
to the soluty of Palas, "Disc County, Calabona, according to the source of the solution of the source of the solution of the source of the sou			
to the root of an of the set of t		Tot Thirteen (13).	in Block One (1). in Lloyd Addition
Interior protection (in the control of the con		to the city of Tuls	a, Tulsa County, Oklahoma, according
Reverse No. 2.6.2. A Second A second and		to the recorded bis	
Let we the winth the struct. Status of the structure o			Rossin No. 2. 8.11. Sere as in fighten as many the
WWAYE L. LILL, USA. USA. A BARGERS AND A DESCRIPTION OF A			the same the within the still seen
To have and to hald the some, sequelar with all and singhts the seaments, herefitterents and apportances thermotic behaviors, et all anyonic symptonic for the seaments in the			WAYNE L. LIDLEY, CONTY TROGUNST
<pre>tailing force. This converses in intended as a morphy to secone the propernet of</pre>			Ang
<pre>tailing former. This converses in introduct as a motipue to accore the payment of</pre>			
This conceptuate in intended as a motigate to score the propense of			ngular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise app
<pre>vib. Concerte 0.175000</pre>		This conversance is intended as a mortgage to secure the par	
William Vance, Trustéen val. 21269, OKAA. val. 22250, OKAA. val.		February	Tet 1926 and six interest coupons one for 197
William Walker, Errstfee or other, prychie a. William, Face and Larger, anoun, psychie amisanusly and signed by will, Staff in profile and the they are free and data of all headbards. The Construction of all profile and automy to conver 3. In the anital chans of all premises and the they are free and data of all headbards. While VAL Tat. they are free and data of all headbards. While VAL Tat. they are free and data of all headbards. While VAL Tat. they are free and data of all headbards. While VAL Tat. they are free and datas of all headbards. While VAL Tat. they are and augments headbard all premes before and datas of the profiles. The shaft and automy to convert and automy to convert and automy to the shaft and the profiles. The shaft all profiles are all profiles. The shaft are profiles. The shaft are all profiles. The shaft all profiles. The shaft are profiles. The shaft profiles. The shaft are all profiles. The shaft are all profiles. The shaft are all profiles. The shaft profile all profiles. The shaft p		\$62.92 due August 1st 1923 and five of February and August in each year.	thers for 170,00 each, due on the let days of
with Eight			
Sold fore part 105 hereby covenantthat they, are the the second s		or order, payable at <u>Tulsa, Okla.</u> Et obt	
of said premises and that they are free and clear of all incombrances. VIRE 2023. The		John W. Bilbeck an	a Alice E. Dilbeck, his wife
The		Said first parthereby covenantthatthe	y are the owner 5 in fee sin
 T. L., Z			
CLOB All Scale Marchard, 2 GG, Linkhord Meddy Sageeth 2012, 1927. Scale 1,		Thatthey_baye	good right and authority to convey and encumber the same,
CLOB All Scale Marchard, 2 GG, Linkhord Meddy Sageeth 2012, 1927. Scale 1,		premises in the sum of \$ This III's the benefit of the r	claims of all persons whomsoever. Said first part As agreeto use the buildings of ortgagee and maintain such insurance during the existance of this mortgage. Said first part 4.
as a tormey's or solicity's fees therefore, in addition to all other statutory less; and fee to be due and psychic upon the thing of the pottern for forecombine and an attern there on shall be accounted in add statutory less; and to be due and psychic upon the thing of the petition if or forecombine and an attern there on shall be accounted in the same manner as the principal debt in any judgment or decree rendered in the same manner as the principal debt in any judgment or decree rendered in the same manner as the principal debt in any principal debt in a same manner as the principal debt in any principal debt in a same manner as the principal debt in any principal debt in a same manner as the principal debt in a same manner as the principal debt in a same manner as the principal debt in any principal debt in a same manner as the principal debt in any principal debt		agree to pay all taxes and assessments lawing assessed on said	THEV of Affectosure of this mortgage, and as often as any proceeding shall be taken to forget for the proceeding shall be taken to forget fo
in any judgment or decree rendered in action as aforesid, and collected, and the lien thered enforced in the same manner as the principal debi hereby secured. New or assigns aum		as attorney's or solicitor's fees therefor, in addition to all other stu	tutory feest said fee to be due and payable upon the hling of the petition for foreclosure and
aum		in any judgment or decree rendered in action as aforesaid, and colle	ected, and the lien thereof enforced in the same manner as the principal debt hereby secured.
force and effect. If said insurance is not effected and maintained, or if any and all taxes and assessments which are or may be levied and assessments and be allowed interest thereon, are not publicly and and the mortage and the marance or public effected and maintained or any tests of assessments and be allowed interest thereon at the rate of		sum	ntioned, together with the interest thereon according to the terms and tenor of said note.
be allowed interest thereon at the rate ofTQTDper cent per annum, until paid, and this mortgage shall stand as security for all such payments at a not paid back and thereof is not paid when due, of if and the insurance is an and interest thereon due and payable at once and proceed collect and debt including attormy's fees, and to forcesse this mortgage, and shall become cent include to account of the due at above and parts. Said first part 100 waives		force and effect. If said insurance is not effected and maintained.	or if any and all taxes and assessments which are or may be levied and assessed lawfully age
delinquent, the holder of said note	• •	be allowed interest thereon at the rate of	t per annum, until paid, and this mortgage shall stand as security for all such payments; and or if such insurance is not effected and maintained or any taxes or assessments are not paid be
Soid first part 299, waivenotice of election to declare the whole debt due as above and also the benefit to stay. valuation or approisement laws. IN WITNESS WHEREOF, said part.1.9.9. of the first part ha Y9. hereunto set		delinquent, the holder of said note	ect to declare the whole sum or sums and interest thereon due and payable at once and procee teace, and shall become entitled to possession of said permises.
JOHN W. DILbeck Alice E. Dilbeck Alice E. Dilbeck KNOW ALL MEN BY THESE PRESENTS: That		Sold from a set in Contract of all stations of all stations for shared and a set of the	the whole debt due is shown and also the benefit to stay, valuation or appraisement laws.
KNOW ALL MEN BY THESE PRESENTS: ASSIGNMENT That	a dan ing ang ang ang ang ang ang ang ang ang a		John W. Dilbeck
KNOW ALL MEN BY THESE PRESENTS:			
named mortgagee in consideration of the sum of		KNOW ALL MEN BY THESE PRESENTS:	
to		named mortgagee in consideration of the sum of	DOLLA
 heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and elaims thereby secured, and covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethand		toin hand paid, the receipt whereof is	hereby acknowledged, do
covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandthishandthis		L Late and a state of a state of the state o	e real estate conveyed and the promissory note debts and claims thereby secured and
IN WITNESS WHEREOF, The said mortgageehahereunto sethandhandthis			- rom contre convegen and the promocory nonservery device and themes thereby occured, and
STATE OF OKLAHOMA, <u>TUISa</u> Before me, J. R. LOARUO on this <u>17th</u> day of February 192 3, personally appeared. John W. Bilhock, and Alico. E. Dilbeck, his wife instrument and acknowledged to me that <u>they</u> , executed the same as <u>tiff</u> for and voluntary act and deed for the uses and purposes therein WITNESS my official hand and seal the day and year above set forth. WITNESS my official hand and seal the day and year above set forth. Dilbeck, J. R. TORPUO.		TO HAVE AND TO HOLD THE SAME FOREVER,	Subject, nevertheless, to the conditions therein contained.
STATE OF OKLAHOMA, <u>Tulesa</u> Before me, <u>J. R. LOAGUO</u> on this <u>17th</u> day of February, 192 <u>3</u> , personally appeared. John W. Bilbock, and Alico, E. Dilbeck, instrument and seknowledged to mo thatthe 97 , executed the same as <u>t</u> 1912 free and voluntary set and deed for the uses and purposes therein forth. WITNESS my official hand and seal the day and year above set forth. WITNESS my official hand and seal the day and year above set forth. Discrete the same as <u>t</u> 1912 for the uses and purposes therein for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein WITNESS my official hand and seal the day and year above set for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein WITNESS my official hand and seal the day and year above set for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein the same as <u>t</u> 1913 for the uses and purposes therein the same as the same as the same as <u>t</u> 1913 for the uses and purposes therein the same as the same as the same as the same as <u>t</u> 1913 for the uses and purposes therein the same as the same as			
STATE OF OKLAHOMA, <u>Tulsa</u> Before me, <u>J. R. LOAGUO</u> on this <u>17th</u> day of February, 192 3, personally appeared. <u>N18 wife</u> wife and for said County and S instrument and acknowledged to me that <u>they</u> executed the same as <u>they</u> for and voluntary act and deed for the uses and purposes therein wiTNESS my official hand and soal the day and year above set forth. WITNESS my official hand and soal the day and year above set forth. Discourse of the set of th			,
Before me,		STATE OF OKLAHOMA. TUISa	County, ss.
instrument and acknowledged to me that		Before me U. R. LOAKUO	a Notary Public in and for said County and S
instrument and acknowledged to me that		on this. 1/Un day of E'GOFUATY, 192.3, person	nally appeared
forth. WITNESS my official hand and seal the day and year above set forth.	-	instrument and acknowledged to me that	the same as
	4	1 feedle	
	n an	WITNESS my official hand and soal the day and year ab	ove set forth.
		WITNESS my official hand and soal the day and year ab	