	FROM FROM STATE OF OKLAHOMA, Tulsa County,ss. 8th This instrument was filed for record on the March 192. 3, at 11:10. o'clock. A. M., and duly recorded in Book. 408 on page. 285	
	TO	
	(Seal) Brady Brown, Deputy.	
U	THIS INDENTURE, Made thisIstday ofMarchA.D. 192.3, between John Armor Whiteis and Mary Elizabeth Whiteis, his wife ofTulsaCounty, in the State of Oklahoma,part_105of the first part, and	•
	Vernie L. Witt ofof the second part; WITNESSETH, That said part 195 of the first part, in consideration of the sum of	· .
	Five Hundred (\$500) and 00/100 the receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey unto said part. Y of the second part	, 1
	Lot Twenty (20) in Block Sight (8) in Overlook Park Addition to the city of Tulsa, Oklahoma according to the recorded amended plat of said Overlook Park Addition	
	Remerine . S. S. S. A a toris	
	Tax so the within matters. Deted this <u>9</u> day of <u>Much</u> <u>1923</u> WAYNE L DECKEY, Country Trenourer WAYNE L DECKEY, Country Deputy	
	To have and to hold the some, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper- taining forever. This conveyance is intended as a mortgage to secure the payment of <u>One Principal</u> -promissory noteof even date here	
	with One for \$ 500,00 due March 1st, 1926 with three interest coupons for \$50,00, 192 each due on the 1st days of March in each year, respectively made to Vernie L, Witt	•
	or order, payable at Tulsa, Okla. with Eight	•
U	Said first pirtles hereby covenant	
	That	
	same shall be a further charge and lien upon said premises described in this mortgage, and the amount thereon shall be recovered in said foreclosure suit and include in any judgment or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. Now if said first part. 1981 shall pay or cause to be paid to said second part	a 11
	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 agains said premises, or any part thereof, are not paid before delinquent, then the mortgagemay effect such insurance or pay such taxes and assessments and sha be allowed interest thereon at the rate of	ll if re
	John Armor Whiteis Mary Nizabeth Whiteis	- -
	ASSIGNMENT KNOW ALL MEN BY THESE PRESENTS: That	
	named mortgagee in consideration of the sum of	0
	hh	
	TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandhandthisday c	•
U	STATE OF OKLAHOMA, Tulsa	
	Before me, J. R. LOBQUO on this Sth day of March 192.3, personally appeared John Atmor Whitels and Yary Elizabeth Whitels, his wife instrument and acknowledged to me that t. h. grcrecuted the same as, t. h. 917 free and voluntary act and deed for the uses and purposes therein se forth.	d
rg,∎enge woeren 1884 - o	WITNESS my official hand and seal the day and year above set forth. My commission expires	-