	T	BLACK PRINTING COTTUESA	
		FROM	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the <u>14th</u>
			Oct., 192 2, at 11:30 o'clock A. M and duly recorded in Book 408 on page 3.
	4	ro	Fees\$
		N	(Seal) County Clerk, By,
			October
		of Tulsa County, in	the State of Oklahoma
		of Tulsa, Oklahoma,	partyf the second part;
		WITNESSETH, That said part 1990 the first part, in considera Six Hundred and no/10	tion of the sum ofDollar 0
		the receipt of which is hereby acknowledged, doby these presen	ts grant, bargain, sell and convey unto said part_J of the second part_herhe
		and assigns, all the following described real estate situated in Oklahoma, to-wit:	TUISE
		Lot Three (3) i	n Block Eighteen (18) of Gillette-Hall
		Addition to the	City of Tulsa, Oklahoma, according to
	TREASUR	TO ENDORSEMENT.	ior encumbrance of \$2500.00 in favor of
		by certify that I received the Exchange I	rust Company, a corporation, of Hulsa, ecember 11. 1922.
		"这些"是我们的"的"我们,我们们是我们是我们的问题,我们们的"你们"。"你们"	acamage III I targe
	on the with	hin mortgade. Out 192.2 14. day of 192.2 1. Dickey, County Treas.	
	Date this	L. Dickey, County Treas.	
	XX 12 Y ALV	16,~~	ingular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
		taining forever.	
		ints conveyance is intended as a mortgage to secure the pr with. One for \$ 600.00 due October 1	ayment of ONE
		made toEtta Brower	
1	or order, payable at <u>Tulsa</u> , <u>Okla</u> , with <u>Ten</u> per cent interest per annum, payable semi-annually and signed by <u>Ten</u>		
	Lee A. Williamson and Frances M. Williamson, his wife, Said first parties hereby covenant, that they are the		
		of said premises and that they are free and clear of all incumbrance	(except one above mentioned)
		That. they have	good right and authority to convey and encumber the same, an
		premises in the sum of \$	l claims of all persons whomsoever. Said first part. 10.5agreeto insure the buildings on sa mortgagee and maintain such insurance during the existance of this mortgage. Said first part_Y
		agreeto pay all taxes and assessments lawfully assessed on sa Said first part. yfurther expressly agreethat	id premises before delinquent. in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclos tragee
		as attorney's or solicitor's fees therefor, in addition to all other st same shall be a further charge and lien upon said premises describe	atutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the ed 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 col Now if said first part. Yshall pay or cause to be pai	lected, and the lien thereof enforced in the same manner as the principal debt hereby secured.
		sumof money in the above described notem and shall make and maintain such insurance and pay such taxes an	entioned, together with the interest thereon according to the terms and tenor of said note d assessments then these presents shall be wholly discharged and void, otherwise shall remain in fu
		said premises, or any part thereof, are not paid before delinquent, the be allowed interest thereon at the rate of $\frac{1}{2}$.	, or if any and all taxes and assessments which are or may be levied and assessed lawfully again ten the mortgage
		said sum or sums of money or any part thereof is not paid when du delinquent, the holder of said noteand this mortgage may e	e, or if such insurance is not elfected and maintained or any taxes or assessments are not paid befor lect to declare the whole sum or sums and interest thereon due and payable at once and proceed t
	and a second secon	collect said debt including attorney's fees, and to foreclose this more	rtgage, and shall become entitled to possession of said permises. e the whole debt due as above and also the benefit to stay, valuation or appraisement laws. st part ha $\underline{\nabla \Theta}$, hereunto set $\underline{DB1T}$, hand \underline{S} the day and year first above written.
		IN WIINESS WHEREOF, said part	at part ha. Yo. hereunto bet Williamson Lee A. Williamson Frances M. Williamson
			FTENCOS M. VILLIEMSON
		KNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT
	ng n	named mortgagee in consideration of the sum of	DOLLAR
			s hereby acknowledged, dohereby sell, assign, transfer, set out and convey un
		here and assigns, the within mortgage deed, the	te real estate conveyed and the promissory note, debts and claims thereby secured, and the
	and the contract of the contra		Subject, nevertheless, to the conditions therein contained.
	and the second se	IN WITNESS WHEREOF, The said mortgageeha.	hereunto setday
	a - La contra de	STATE OF OKLAHOMA,	County. sa.
		Before me, the undersigned	onally appeared. LOG A. Williamson and Frances M.
	a come a		to be the identical person
		forth.	
		WITNESS my official hand and seal the day and year at My commission expires	ove set forth. Seal) Notary Public.
		Style State Stat	Notary Public.