n de la constante	NO. 224498 C.M.J. MORTGAGE R	ECORD NO. 408	ristorii Sedensi Täisen
	FROM	STATE OF OKLAHOMA, Tulsa County,ss. This instrument was filed for record on the 14th March 1923, at 4:30 o'clock P. M., and duly recorded in Book, 408 on page 304	
	то	(Seal) Brady Brown, Deputy,	Carlos and Carlos
	THIS INDENTURE, Made this list day of March A. D. 192.3, between. H. A. Gump and Mary L. Gump, his wife of Tulsa County, in the State of Oklahoma, part 105 of the first part, and		U
	Paul R. Warner of		
	the receipt of which is hereby acknowledged. doby these presents grant, bargain, sell and convey unto said part. <u>Y.</u> of the second part <u>his</u> and assigns, all the following described real estate situated in <u><u>Tulse</u> Oklahoma, to-wit: East One Hundred (100) feet of Lot Two (2) in Block Three</u>		
	(3) in Orcutt Addition to Oklahoma according to the	the city of Tulsa, Tulsa County. official plat thereof. Hardby config that i can in 192 Receive No. 5.2.60 Marcias in Pastan tax on the within montgam. Deted interformer and Therefore 2 WAINE I. DivENE. County From	
	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. <u>Thirty Seven (37)</u> promissory note. Sof even date here- with. One for \$. 3430.00 <u>due</u> <u>March 10th, 1926 and thirty six (36) at \$90.00 each, 192 payable monthly beginning the first day of April 1923, each of which notes include accrued interest on unpaid balance for preceding Thirty (30) days and the remainder applied made to Paul R. Warner or order, payable at.<u>First Nat'l Bank</u> with10per cent interest per annum, payable sent amagely and signed by</u>		
	withlo		
	Thatthey have theywill warrant and defend the same against the lawful claims of al premises in the sum of \$.4,500.00for the benefit of the mortgagee ar agreeto pay all taxes and assessments lawfully assessed on said premises b	l persons whomsoever. Said first part 10S_agreeto insure the buildings on said d maintain such insurance during the existance of this mortgage. Said first part_10S refore delinquent.	
*	same as herein provided, the mortgagor will pay to the said mortgagee	reclosure of this mortgage, and as often as any proceeding shall be taken to foreclose $hTOO_HUNDTOO_$ Dollars s; said fee to be due and payable upon the filing of the petition for foreclosure and the privace and the amount thereon shall be recovered in said foreclosure suit and included he lien thereof enforced in the same manner as the principal debt hereby secured. ond part. V_{1} his same manner as the principal debt hereby secured.	
	sum of money in the above described note		
	Said first part 168 waivenotice of election to declare the whole dobt due as above and also the benefit to stay, valuation or appraisement laws. IN WITNESS WHEREOF, said part 169 of the first part havehereunto set 10017handSthe day and year first above written. H. A. Gump Hary I., Gump		
	KNOW ALL MEN BY THESE PRESENTS: That		
	heirs and assigns, the within mortgage deed, the real estate covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, new	s conveyed and the promissory note, debts and claims thereby secured, and the vertheless, to the conditions therein contained.	
	STATE OF OKLAHOMA, Tulsa Before me. Max W. Campbell	se, 	
		thAlr.free and voluntary act and deed for the uses and purposes therein set	
		an a same i and all an an a same and an and a same and any is that a stand is that the first stand and a subseq An a same is a same a same a same and a same and a same and a same and a same a same a same a same and a same a	ala" évektő

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