	NOS	그는 사고에 가장 사람들이 가장 되었다. 그 사람이 되어 가장 하는 것이 나가 하는 것이 없다.	5th
्रिक्षिक सम्बद्धाः स्थापन स्थापन स्थापन		April 192 3 at 10:30	clock A. M.,
	(and duly recorded in Book. 408 on page.	
	ТО	Fees \$	
***************************************		(Seal) Brady Brown,	County Clerk.
		By, Brady Brown,	Deputy.
THIS INDENTURE, Mad	de this 27th day of Fe	bruary , A. D. 192 3 between	

of	Guy	te of Oklahoma,part	ol the first part, and
of Tulsa		partVof the second	l part:
WITNESSETH, That said part. X.	of the first part, in consideration of the	the sum of	Dulle
the receipt of which is hereby ackno	wledged, do S by these presents grant	t, bargain, sell and convey unto said partV of the second part	his heir
and assigns, all the following describ	ped real estate situated in	<u>lsa</u>	County and State o
Oklahoma, to-wit:			
		가득하다 할때 가는 하는 장에 되었다.	
Lot	Ten (10) and Lot Elev	ven (11) in Block Eighteen (18)	
 Element of a second of the fact of the fa	outh Haven Addition		
rate carbin that I restive S	and believ		
No. 0. / Z on eler in payment	W Minister		
od this 6 dos of apr 105	8		
WAYNE L. DICKEY, County To	reasurer		
a-9			
d i	Deputy		
	some, together with all and singular t	the tenements, hereditaments and appurtenances thereunto belonging	, or in anywise apper
This conveyance is intended	d as a mortgage to secure the payment of	ofpromissory note	of even date here
with. One for \$ 85.00	June 26th, 192	23	
made to H. F.		***************************************	
or order, payable at Tuls	^		
		nnually and signed by	
	John Williams		
of said premises and that they are fr		<u></u>	
That he has		good right and authority to convey and enc	umber the same, and
hewill warrant and def	fend the same against the lawful claims o	of all persons whomsoever. Said first part Y agreed to insure	the buildings on said
agreeto pay all taxes and asse	essments lawfully assessed on said premis	ee and maintain such insurance during the existance of this mortgage.	
Said first part. yfurt	ther expressly agree 4 that in case of	of foreclesure of this mortgage, and as often as any proceeding shall TWENTY FIVE	l be taken to foreclos
as attorney's or solicitor's fees there	efor, in addition to all other statutory	fees; said fee to be due and payable upon the filing of the petition	for foreclosure and th
in any judgment or decree rendered	in action as aforesaid, and collected, as	is mortgage, and the amount thereon shall be recovered in said forecle and the lien thereof enforced in the same manner as the principal deb	
	shall pay or cause to be paid to said	d second part, V his	t hereby secureur
sum 85 Now if said first party of money in the		, together with the interest thereon according to the terms and teno	_heirs or assigns sair r of said note=
sum 85 00 if said first party of money in the and shall make and maintain such in	nsurance and pay such taxes and assessn	d second part. Y. his. It together with the interest thereon according to the terms and tenor ments then these presents shall be wholly discharged and void, otherw	_heirs or assigns sair of said note ise shall remain in fu
sum 5500 if said first party of money in the and shall make and maintain such in force and effect. If said insurance said premises, or any part thereof, as	nsurance and pay such taxes and assess is not effected and maintained, or if a re not paid before delinquent, then the n	ments then these presents shall be wholly discharged and void, otherw any and all taxes and assessments which are or may be levied and ass mortgagemay effect such insurance or pay such taxes and	heirs or assigns sair of said note
sum 85 200 of money in the and shall make and maintain such it force and effect. If said insurance said premises, or any part thereof, at be allowed interest thereon at the	nsurance and pay such taxes and assess is not effected and maintained, or if as re not paid before delinquent, then the n rate of VOII	ments then these presents shall be wholly discharged and void, otherw any and all taxes and assessments which are or may be levied and ass	_heirs or assigns sair of said note r of said note rise shall remain in fu essed lawfully agains l assessments and sha nuch payments; and
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sum 55 Now if said first party of money in the and shall make and maintain such in force and effect. If said insurance said premises, or any part thereof, as be allowed interest thereon at the said sum or sums of money or any p delinquent, the holder of said note collect said debt including attorney.	nsurance and ray such taxes and assessing is not effected and maintained, or if are not paid before delinquent, then the nrate of USM re cent per an aret thereof is not paid when due, or if such that the notation of the mort thereof is not paid when due, or if such and this mortgage may elect to do see, and to foreclose this mortgage, as	ments then these presents shall be wholly discharged and void, otherw any and all taxes and assessments which are or may be levied and ass mortgage	heirs or assigns sair of said note ities shall remain in fur- ices shall remain in fur- ucessed lawfully against assessments and sha uuch payments; and ints are not paid befor- at once and proceed t
sum 55 Now if said first party of money in the and shall make and maintain such in force and effect. If said insurance said premises, or any part thereof, as be allowed interest thereon at the said sum or sums of money or any p delinquent, the holder of said note collect said debt including attorney.	nsurance and ray such taxes and assessing is not effected and maintained, or if are not paid before delinquent, then the nrate of USM re cent per an aret thereof is not paid when due, or if such that the notation of the mort thereof is not paid when due, or if such and this mortgage may elect to do see, and to foreclose this mortgage, as	ments then these presents shall be wholly discharged and void, otherw any and all taxes and assessments which are or may be levied and ass mortgage	heirs or assigns sair of said note ities shall remain in fur- ices shall remain in fur- ucessed lawfully against assessments and sha uuch payments; and ints are not paid befor- at once and proceed t
sum 55 Now if said first party of money in the and shall make and maintain such in force and effect. If said insurance said premises, or any part thereof, as be allowed interest thereon at the said sum or sums of money or any p delinquent, the holder of said note collect said debt including attorney.	nsurance and ray such taxes and assessing is not effected and maintained, or if are not paid before delinquent, then the nrate of USM re cent per an aret thereof is not paid when due, or if such that the notation of the mort thereof is not paid when due, or if such and this mortgage may elect to do see, and to foreclose this mortgage, as	ments then these presents shall be wholly discharged and void, otherw any and all taxes and assessments which are or may be levied and ass mortgagemay effect such insurance or pay such taxes and nnum, until paid, and this mortgage shall stand as security for all s uch insurance is not effected and maintained or any taxes or assessment declare the whole sum or sums and interest thereon due and payable and shall become entitled to possession of said permises.	heirs or assigns sair of said note ities shall remain in fut usesed lawfully against assessments and sha uuch payments; and into are not paid befor at once and proceed to traisement laws, set above written.
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Show if said first party sum	nsurance and pay such taxes and assessing is not effected and maintained, or if are not paid before delinquent, then the nrate of USI. Let contain the most paid when due, or if such thereof is not paid when due, or if such and this mortgage may elect to do see, and to foreclose this mortgage, as notice of election to declare the whole, said part. PRESENTS: Ion of the sum of the first part hand paid, the receipt whereof is hereby the within mortgage deed, the real entire to the part of the within mortgage deed, the real entire to the part of the within mortgage deed, the real entire to the part of the within mortgage deed, the real entire to the part of the within mortgage deed, the real entire to the part of the within mortgage deed, the real entire to the part of the part	ments then these presents shall be wholly discharged and void, otherw may and all taxes and assessments which are or may be levied and ass mortgage	heirs or assigns sair ref said note rise shall remain in fut usesed lawfully against assessments and sha unch payments; and into are not paid befor at once and proceed to or a second proceed to or a
Show if said first party	nsurance and ray such taxes and assessing is not effected and maintained, or if are not paid before delinquent, then the nrate of UON	ments then these presents shall be wholly discharged and void, otherw any and all taxes and assessments which are or may be levied and ass mortgage	heirs or assigns sair of said note ise shall remain in fut the seed lawfully against assessments and sha unch payments; and into are not paid befor at once and proceed the praisement laws, and the written. Oklahoma, the withing the out and convey untereby secured, and the preby secured, and the preby secured, and the process of the preby secured, and the preby secured.
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STATE OF OKLAHOMA	nsurance and pay such taxes and assessing is not effected and maintained, or if are not paid before delinquent, then the nate of USH. Let cent be such that the paid when due, or if such thereof is not paid when due, or if such that thereof is not paid when due, or if such that thereof is not paid when due, or if such that the such that	ments then these presents shall be wholly discharged and void, otherwing and all taxes and assessments which are or may be levied and ass mortgage	heirs or assigns sair rof said note rise shall remain in ful cassed lawfully agains assessments and shai use payments; and ints are not paid befor at once and proceed to traisement laws, set above written. Oklahoma, the withinOLLARS at out and convey untereby secured, and theday of
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