1000000000000000000000000000000000000	FROM ID OPSEMENT	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the <u>16th</u> day of
O. D. J. LINEOD. WANK L. DURCH. WANK L. DURCH. THIS INDERFORME. THIS INDERFORME. THIS INDERFORME. Caracterization MARK L. DURCH. Status Caracterization MARK L. DURCH. MARK	TREASURER'S ENDORSEL and issue	Oct. 192 2, at 2:40 o'clock P. M.
The bark and to hold the same, topike with all and singler the transmite, foreflamments on apportance to the same of the fore part of the same of the fore part of the same of the fore part of the same of the	e within mortgage. 192_192.2	Fees \$
THIS INCREMENTS, Male and LZSR. Any of OCEDBER A. D. 1912. Letters M. 2014. Diff. S. Letters M. 2014. States J. 2014. State	WAYNE L. DICKEY, COUNTY TREASURED	(Segl) County Clerk.
	Dopus	-) By,
W1112.400 Print PCC	Earl Niles, an unmarried n	1811
WINDESETH, Tun and Jan Z., of the form park, monitoring of the gummed. The OFF, BULLING 26, ALLING 20, ALLI	William Vance, Trustee	
the margine of the following denothed and a Stephy these presents proch length, and and once yout and part. M. of the second part. <u>Adding</u>	VITNESSETH. That said part X of the first part, in consideration of the	sum of
Glahoma, towit: Lot Hins (9) in Block One (1) of Home Gardens Addition to the Gity of "Hiles, Gourty of Tules, State of OLIekoma, according to the recorded plate thereof. The base and to hold the some, together with all and singular the treasment, hardinaments and appurtements thermath bebrging, or in survive apper- tising forwr. The converses in intended as marings to secure the payment of <u>One Principal</u>	he receipt of which is hereby acknowledged, do OSby these presents grant, b	argain, sell and convey unto said part. X of the second part his heirs
Addition to the Oity of "ulse, Ournty of Tulse, State of OLLAROM, according to the recorded plat thereof. To have and to hold the some, together with all and singular the transment, hereitments and apparteemants between between or anywhet apper- tuling forws. The compared in intended as a martings to score the payment of <u>ORD PTINCIPAL</u> The compared in intended as a martings to score the payment of <u>ORD PTINCIPAL</u> The compared in intended as a martings to score the payment of <u>ORD PTINCIPAL</u> State of ULS and ULS an		.282County and State of
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This convegence in intended as a metage to scare the payment of <u>Orio Principell</u>		tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
William Vance 2, Truisee or order, payable at	This conveyance is intended as a mortgage to secure the payment of with. Gre for \$ 1200.00 due October 1st. 199 \$50 due April 1st. 1923 and five other	ns for \$54.00 each due on the 1st days of
with. 11100		
Said first partyhereby covenantthathe191919	ith	ally and signed by
That	Said first partyhereby covenantthathe is the	
<pre>same as herein provided, the mortgager will pay to the said mortgage</pre>		The second secon
be allowed interest thereon at the rate of	gree 9 to now all taxes and assessments lawfully assessed on said premises	before delinquent
KNOW ALL MEN BY THESE PRESENTS: ASSIGNMENT named mortgagee in consideration of the sum of	greeSto pay all taxes and assessments lawfully assessed on said premises Said first part. Jfurther expressly agree.Sthat in case of ame as herein provided, the mortgagor will pay to the said mortgage s attorney's or solicitor's fees therefor, in addition to all other statutory fe ame shall be a further charge and lien upon said premises described in this n any judgment or decree rendered in action as aforesaid, and collected, and Now if said first partJshall pay or cause to be paid to said as uumSof money in the above described noteS. mentioned, tu ind shall make and maintain such insurance and pay such taxes and assessme orce and effect. If said insurance is not effected and maintained, or if any and premise a sum rate therefor an energy of here above the pro-	before delinquent. foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose Ten per cent. of the taken to foreclose Ten per cent. of total amount due
named mortgagee in consideration of the sum of	greeSto pay all taxes and assessments lawfully assessed on said premises Said first part. Yfurther expressly agree.Sthat in case of ame as herein provided, the mortgagor will pay to the said mortgage s attorney's or solicitor's fees therefor, in addition to all other statutory fe ame shall be a further charge and lien upon said premises described in this n a may judgment or decree rendered in action as aforesaid, and collected, and Now if said first partYshall pay or cause to be paid to said se umSof money in the above described noteS. mentioned, it and shall make and maintain such insurance and pay such taxes and assessme orce and effect. If said insurance is not effected and maintained, or if any aid premises, or any part thereof, are not paid before delinquent, then the mon be allowed interest thereon at the rate of	before delinquent. foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose Ten_per_oent . of total_amount_due
heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto set	greeSto pay all taxes and assessments lawfully assessed on said premises Said first part. Xfurther expressly agree.Sthat in case of ame as herein provided, the mortgagor will pay to the said mortgage s attorney's or solicitor's fees therefor, in addition to all other statutory fe ame shall be a further charge and lien upon said premises described in this n any judgment or decree rendered in action as aforesaid, and collected, and Now if said first partXshall pay or cause to be paid to said se uumSof money in the above described noteS. mentioned, to ind shall make and maintain such insurance and pay such taxes and assessme orce and effect. If said insurance is not effected and maintained, or if any aid premises, or any part thereof, are not paid before delinquent, then the mo a allowed interest thereon at the rate ofper cent per annu aid sum or sums of money or any part thereof is not paid when due, or if such lelinquent, the holder of said note.S. and this mortgage may elect to decl sollect said debt including attorney's fees, and to foreclose this mortgage, and Said first part. Xwaive.Snotice of election to declare the whole IN WITNESS WHEREOF, said part	before delinquent. foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose Ten_per_cent . Of_total_amount_due -Dollars es; said fee to be due and payable upon the filing of the petition for foreclosure and the hortgage, and the amount thereon shall be recovered in said foreclosure suit and included the lien thereof enforced in the same manner as the principal debt hereby secured. cond part
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STATE OF OKLAHOMA, TUISE Before me, J. R. LQAGUQ on this 16th day of October, 1922, personally appeared Sarl Niles, an unmarried man to me known to be the identical person	greeSto pay all taxes and assessments lawfully assessed on said premises Said first part. Xfurther expressly agree.Sthat in case of ame as herein provided, the mortgagor will pay to the said mortgage s attorney's or solicitor's fees therefor, in addition to all other statutory fe ame shall be a further charge and lien upon said premises described in this n any judgment or decree rendered in action as aforessid, and collected, and Now if said first part. Xshall pay or cause to be paid to said se uumSof money in the above described noteS. mentioned, to ind shall make and maintain such insurance and pay such taxes and assessme orce and effect. If said insurance is not effected and maintained, or if any aid premises, or any part thereof, are not paid befors delinquent, then the mon be allowed interest thereon at the rate of	before delinquent. foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose TGN_DGY_CGNU. Of_tOTAL_AMOUNT_dUG
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