To       The impair Market of a strategy str		STATE OF OKLAHOMA, Tulea County, ss.
70		FROM This instrument was filed for record on the 1 June 1923, at 4:00 o'clock P. M.,
136211       Converting         136211       Structure, Actional Struct		TO Fees \$
THIS INDERTURE, Vola hd. 2023 and the provided state of the second	N	(Seg.1) County Clerk
Algo only Ar. Solution Field Area Part, Algo State Ar. Solution		
George 1, Growtie     George 1, Growtie 1, Growtie 1, George		Dorotny N. omith and her husband, 1ra A. Shith,
the scored of which is henced as also bediend in		George L. Garoutte
<pre>and asign all the faloring described real same strated in</pre>		WITNESSETH, That said part 198 of the first part, in consideration of the sum of
To have and to hold the some, together with all and singular the tenements, herediments and appartements thermuto belonging, or is anywise tubing forces. This conveyance in intended as a mortgage to accurate the payment of		and assigns, all the following described real estate situated inTUISACounty and State of
To have and to hold the some, regelter with all and singular the teammants, hereditaments and appartements thermuto belonging, or is anywise timing forces. Before and the inforce set of the provide and th		Lot Four (4) in Block Four (4), Woodward Park Addition to the city of Tules Oklahoma according to the recorded
To have and to hold the some, regelter with all and singular the teammants, hereditaments and appartements thermuto belonging, or is anywise timing forces. Before and the inforce set of the provide and th		
To have and to hold the some, regelter with all and singular the teammants, hereditaments and appartements thermuto belonging, or is anywise timing forces. Before and the inforce set of the provide and th		tax on the within montgoge
<pre>himing forwer, This convergence is intended as a merginge to secone the payment of</pre>		WAYNE L. DICKEY, County Treasurer
<pre>thing farees. This expression in intunded as a maring to second the payment of</pre>		To have and to hold the second standard in all simples the second to be dimensional production of the second standard belowing a size of the second standard belowing to the second standard below in the second
<pre>with Cons Get BYLINGIDES</pre>		taining forever,
withper can runnezer per manor persister emissionity and signed by		with One fors. principal degrad for \$5,000.00, due June 1, 1926, and 5 semi-annual, 192- interest coupon notes of \$200.00 each, all of even date herewith,
IFE. A. Smith, her hugband       Said fart part 19.5 hereby covenantthatthey Are the	n	or order, payable at Mountain View Mo.
That       they have	U	Ire A. Smith, her husband Said first part 108 hereby covenant that they are the
agree		That they have good right and authority to convey and encumber the same, and
Said first part. 2020. further expressly encethin in case of forecloure of this mortgage, and as often as any proceeding shall be taken to fore same as herein provided, the mortgage of the said mortgage	•	agreeto pay all taxes and assessments lawfully assessed on said premises before delinguent.
<pre>same shall be a further charge and lien upon said premises described in this mortgage, and the amount thereon shall be recovered in a same and the principal debt hereby secures. Now if said first part 19.5. shall pay or cause to be paid to said second part. Y., H19. </pre>		Said first part. 193. further expressly agreethat in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to forecloss same as herein provided, the mortgagor will pay to the said mortgageeFive. Hundred. (\$500.00)
<pre>sum</pre>		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 included 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.
said premises, or any part thereof, are not paid before delinquent, then the mortgage		sumof money in the above described note
collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said permises. Said first partd-9.9, waivenotice of election to declare the whole debt due as above and also the benefit to stay, valuation or appraisement laws. IN WITNESS WHEREOF, said part_19.9, of the first part ha better to set. JUBIThand, 5 the day and year first above writte DOP of thy N. Smith Ira A. Smith KNOW ALL MEN BY THESE PRESENTS: ThatofCounty, Oklahoma, the named mortgagee in consideration of the sum ofDULL tohereby sell, assign, transfer, set out and convect 		said premises, or any part thereof, are not paid before delinquent, then the mortgagemay effect such insurance or pay such taxes and assessments and shal be allowed interest thereon at the rate ofoightper cent per annum, until paid, and this mortgage shall stand as security for all such payments; and i said sum or sums of money or any part thereof is not paid when due, or if such insurance is not effected and maintained or any taxes or assessments are not paid before
ASSIGNMENT  KNOW ALL MEN BY THESE PRESENTS: That		collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said permises. Said first part 9.9 waive
ThatCounty, Oklahoma, the named mortgagee in consideration of the sum ofDOL1 toin hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and conver- hereby sell, assign, transfer, set out and conver- hereby and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandhandthis		ASSIGNMENT
tohereby sell, assign, transfer, set out and conve- hereby sell, assign, transfer, set out and conve- hereby sell, assign, transfer, set out and conve- hereby secured, and cover and the promissory note debts and claims thereby secured, and covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethand		That
hheirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandhand		tohereby sell, assign, transfer, set out and convey unter
IN WITNESS WHEREOF, The said mortgageehahereunto sethandhandthis	$\bigcap$	heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the
		IN WITNESS WHEREOF, The said mortgageehahereunto sethandhandthisday o
Birl of		
STATE OF OKLAHOMA,County, ss. Before me,the undersigned on this23rdday of, 192 3, personally appeared	U	STATE OF OKLAHOMA, County, ss. Before me, the undersigned og this 23rd day of Moy 192.3 personally appeared within ond Forosofy
instrument and acknowledged to me that		DOROTHY No. Smith and her husband, Ira As. Smith
Willy commission expires. Aug. 9, 1925. (Seal) Goldie Lyon, Notary Public.	•	WITHINGS and official land and the days of the set former of former of former