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an san ing sa sa sa	BLOCK THINTING COLTLER	
••	FROM	STATE OF OKLAHOMA, Tulsa County,ss. This instrument was filed for record on the16 June, 192 3 at11:25oclock A.
-	ТО	and duly recorded in Book. 408
÷	•••••••••••••••••••••••••••••••••••••••	O. G. Weaver, (Seal) Brady Brown, Duby
÷.	THIS INDENTURE, Made this 11th	
of	of Tulsa	
of W	ITNESSETH, That said part 19.9. of the first part, in consideration of	f the sum of
÷-		/100
ar	d assigns, all the following described real estate situated in klahoma, to-wit;	TulsaCounty and Si
	Lot Nineteen (19), Block Sev City of Tulsa, Tulsa County, Recorded plat thereof	en (7) Elm Park Addition to the Oklahoma, according to the
		THEASURER'S ENDORSEMENT I hereby certify that I received \$ and issued Receipt No./ <u>O.O.S.</u> therefor in payment of mortgage tax on the within mortgage. Dated this <u>/ le.</u> day of 1923- WAYNE L. DICKEY, County Treasurer
	To have and to hold the some, together with all and singula	ar the tenements, hereditaments and appartenances thereante belowing or in anywise
	ining forever. This conveyance is intended as a mortgage to secure the paymer	$V^{*}$
w	th. One for \$ 50.00 due August Lith,	1923 onector \$50.00 due october 11th, 1923, 10
	Teeman ? During 00	3.
m		
or	order, payable at Tulsa	
	th	-annually and signed by
·	May Stander and Arthur E. Stande	r, her husband
	Said first part 105 hereby covenantthatthey	are except mortgage made to Mortgage-Bond Company
of	said premises and that they are free and clear of all incumbrances	except mortgage made to Mortgage-Bond Company
		3100.00
	t he Z will warrant and defend the same against the lawful claim	as of all persons whomsoever. Said first part 19.8 agreeto insure the buildings of a maintain such insurance during the existance of this mortgage. Said first part
ag	recto pay all taxes and assessments lawfully assessed on said pre	
8.5	attorney's or solicitor's fees therefor, in addition to all other statuto	ry fees; said fee to be due and payable upon the filing of the petition for forcelosure a his mortgage, and the amount thereon shall be recovered in said forcelosure suit and 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 aid second part. y.its
ar	minimized of money in the above described note	ed, together with the interest thereon according to the terms and tenor of said note saments then these presents shall be wholly discharged and void, otherwise shall remain
88	id premises, or any part thereof, are not paid before delinquent, then th	any and all taxes and assessments which are or may be levied and assessed lawfully to e mortgage
80	id sum or sums of money or any part thereof is not paid when due, or i	annum, until paid, and this mortgage shall stand as security for all such payments; such insurance is not effected and maintained or any taxes or assessments are not paid
	llect said debt including attorney's fces, and to foreclose this mortgage	
		whole debt due as above and also the benefit to stay, valuation or appraisement laws t ha_VQ hereunto set. THOIRhand, B. the day and year first above writte
		Nae Stander
=		Arthur E. Stander
к	NOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT
na		
	toin hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey	
		estate conveyed and the promissory note, debts and claims thereby secured, a
	venants therein contained.	
	TO HAVE AND TO HOLD THE SAME FOREVER, Subje IN WITNESS WHEREOF, The said mortgagee	ct, nevertheless, to the conditions therein contained. ereunto setthis
: -•	,192,	
<u></u>	THE OF OKLAHOMA Tulsa Co	
S	the undersigned	a Nations Dublin in and for sold Country and
	this	appeared
or	Mae. Stander and Arthur E. Stander	
ori ••• 2	service and an environment and an and a beauting the service and the service a	num mean Mean and a second of the and voluntary act and meet for the uses and hurnoose then
in	rth,	
in fo	strument and acknowledged to me thatBOy_executed the s th, WITNESS my official hand and seal the day and year above se y commission expires	t forth.

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