	SLOCK PRINTING COCTULIA	STATE OF OKLAHOMA, Tulsa County,ss.
	FROM	This instrument was filed for record on the
	COMP	ARFT and duly recorded in Book 408 on page 67.
	то	( Feet \$
η. Ι		O. D. Lawson, (Seal) County Clerk.
		(Seal) F. Delman, County Clerk. By, F. Delman, Deputy
J	THIS INDENTURE, Made this16	day of Oct A. D. 192. 2. between
	F. C. Morris a	<u>nd Trella M. Morris his wife</u>
		County, in the State of Oklahoma,of the first part, an
		partVof the second part:
	Bight Hund	
	the receipt of which is hereby acknowledged, doby th and assigns, all the following described real estate situat Oklahoma, to-wit:	nese presents grant, bargain, sell and convey unto said part. <u>V</u> of the second part <u>his</u> ed in <u></u>
	이 집에 집에 집에 가지 않는 것 같아. 물건 것	lock dight (8), College Addition to the
		사업을 가 많은 사람이 있는 것이 않는 것이다. 이상에 가운 이상 것이 가지 않는 것이다. 같은 것이 같은 것이 같은 것은 것이다. 것은 것이 같은 것이라. 것이 같은 것이다. 것이다. 것이다. 것이다. 것이다. 것이다. 것이다. 것이다.
		TREASURER'S ENDORSEMENT
		16. G121 Itherefor in payment of mortgage
	us th Par	the within montgage.
		WAINE L. DICKET, County Treasurer
		Name 10
	To have and to hold the some, together wit	h all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
	taining forever. This conveyance is intended as a mortgage to se	cure the payment of <u>"Thirty two (32)</u>
	withOne for \$ 25.00 Cach due NOV_	Nov. 7.6. 1922 and the 16th of each successive month, 192-
		e rate of 8% from date
6		
	or order, payable at 1st Nat. Bk. Tulsa withBper cent interest per annu	m, payable semi-annually and signed by
	F. C. Morris	and Trelle M. Morris his wife they are
	Said first part 그 모 아마	sumbrances except as shown by the records
		the lawful claims of all persons whomsoever. Said first part S agree to insure the buildings on sa
	agreeto pay all taxes and assessments lawfully ass	efit of the mortgagee and maintain such insurance during the existance of this mortgage. Said first part 155 essed on said premises before delinquent.
	same as herein provided, the mortgagor will pay to the	that in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclo e said mortgagee
	same shall be a further charge and lien upon said premi-	in other statuting less, such that the amount thereon shall be recovered in said foreclosure suit and includ id, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured.
	Now if said first part_1QSshall pay or caus	te to be paid to said second part
-	and shall make and maintain such insurance and pay su	ch taxes and assessments then these presents shall be wholly discharged and void, otherwise shall remain in f maintained, or if any and all taxes and assessments which are or may be levied and assessed lawfully again
-	said premises, or any part thereof, are not paid before de be allowed interest thereon at the rate of	linquent, then the mortgagemay effect such insurance or pay such taxes and assessments and sh per cent per annum, until paid, and this mortgage shall stand as security for all such payments; and
	said sum or sums of money or any part thereof is not paidelinquent, the holder of said note	d when due, or if such insurance is not effected and maintained or any taxes or assessments are not paid bein age may elect to declare the whole sum or sums and interest thereon due and payable at once and proceed
	collect said debt including attorney's fees, and to forecle Said first part 165 waive - notice of election	see this mortgage, and shall become entitled to possession of said permises.
· · · · ·	IN WITNESS WHEREOF, said part_198	of the first part ha YO_hereunto set
		<u>Trella M. Morris</u>
	KNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT
ŝ	That in accuration of the provident	of
- Anaph	toin hand paid, the receip	t whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey u
*	****	ge deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and t
1 8 7	covenants therein contained.	ge used, the real estate conveyed and the promissory note, dents and chains thereby secured, and i
		OREVER, Subject, nevertheless, to the conditions therein contained.
<b>A</b>	IN WITNESS WHEREOF, The said mortgag	
	STATE OF OKLAHOMA, TUIS8	Čounty, ss. Notary Public in and for said County and St
	Before me,	A Notary Public in and for said County and St. 2. personally appeared. F. C. MOTTIS D. TTELLA MOTTIS his
<u>}</u>	wife	to me known to be the identical person Swho executed the abo
	instrument and acknowledged to me that	
A .	WITNESS my official hand and seal the day a	
	My commission expiresJung 9"	192. 3. (Seal)

シャーマ うちしまい あいまである