REAL ESTATE MORTGAGE RECORD No. 424

v.	Made this 9th day of March 1923 A.D. 19 between H. Imes and Emma W. Imes, his wife
M117 00	
7,	Barker of the second part
	the second part
WITNESSETH, The	t the said part 22 of the first part in consideration of the sum of
	ndred Sixty Nine and 36/100
the receipt whereof is hereby	acknowledged, doby these presents grant, bargain, sell and convey unto said partXof the second part_LLS_heirs and
assigns, all of the following de	scribed REAL ESTATE, situate in the County ofState of Oklahoma, to-wit;
	하는 마음을 가는 것이 생각이 하는데 보고 있다. 이 사람들은 사람들이 되었는데 하는데 그들로 모르게 하다.
	Lot Number Eight (8) in Block Number Three (3) in Wakefield Addition to the city of Tulsa, Tulsa County, Oklahoma as shown by the recorded plat thereof.
	This mortrage is given subject to a first mortgage of \$5000.00 payable to Tulsa Building and Loan Association.
	the role of the threatening and was write
	was 1 12/3 there or in payment of marriage
	In the WAYNE L. Dicher, County Treasurer
	7700
TO HAVE AND TO	HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in
. T	YS, And these presents are upon the express condition, that whereas the said
	First parties
	d and delivered the ir certain promissory note dated \$29-1923
due on or before	nd part for \$ 869.36 • Eighteen Months after date.
due on or before with interest at the rate of And the first part In case that the pape Now, if said part	Eighteen Months after date. 8%
And the first partles And the first partles In case that the pape Now, if said part	Eighteen Months after date. 8%percentum per annum, payable, Semi-annually.
And the first parties. And the first parties. In case that the pape Now, if said part	Bighteen Months after date. Solution Months after date. Solution per centum per annum, payable Semi-annually. Solution are a reasonable as a reasonable as for foreclosure are filed, the first parties agree to pay an attorney fee of \$ 10.00 and 10% of any of the first part shall pay or cause to be paid to said part Y of the second part. his hand, then these presents shall, and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is or if the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or additional sum or sums and the amount so paid shall become a part hole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum part. of the second part shall be entitled to the possession of said premises. And the said part 1850 the first part for said convaive or said waive. Appraisement, at the option of said second part Y his hand the day and year first above written W. H. Imes
And the first particles And the first particles In case that the pape Now, if said part signs, said sum of money in the be wholly discharged and void not paid when the same is du any assignee of said note or the of this indebtedness and the w interest per fannum, and said sideration dohereby IN WITNESS WHE	Bighteen Months after date. Bighteen Months after date. Bighteen Months after date. Biggree
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And the first parties. And the first parties. In case that the pape Now, if said part signs, said sum of money in the wholly discharged and void not paid when the same is du any assignee of said note or the of this indebtedness and the winterest per (annum, and said sideration dohereby IN WITNESS WHE WITNLESSES: STATE OFOKlaho Before me, the undersess of t	per centum per annum, payable. 99mi-annually. agreeto keep the buildings insured for \$. 3000.00 a reasonable is for foreclosure are filed, the first part 195 agree. to pay an attorney fee of \$. 10.00 and 10% of any 98of the first part shall pay or cause to be paid to said part Yof the second part 148
And the first parties. And the first parties. In case that the pape Now, if said part	per centum per annum, payable. Semi_annually. a reasonable s for foreclosure are filed, the first part 198 agree. to pay see attorney fee of \$ 10,00 and 10% of any e above described note. together with the interest thereon, according to the terms and tenor of the shree, then these presents shall, and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is, or if the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or and the amount so paid shall become a part hole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum part. of the second part shall be entitled to the possession of said premises. And the said part 1850 fthe first part for said con waive or soft waive appraisement, at the option of said second part. It 185 heirs and assigns. REOF, The said part 183 of the first part ha 19 hereunto set. 1991. hand the day and year first above written W. Imes ACKNOWLEDGEMENT Ma. COUNTY OF Tulsa ss. [gned, a Notary Public, in and for said County and State on this 10 th
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