REAL ESTATE MORTGAGE RECORD No. 424

THIS INDENTURE, Made this 13th day	y of April A. D., 19 23, between
	na Thuermer, his wife """"""""""""""""""""""""""""""""""""
of	ahoma, of the first part, and
	of the second pa
WITNESSETH, That the said part. 198 the first Eight Hundred (\$800.0	t part in consideration of the sum of
그렇게 그렇게 하는 것이 하는 것 같은 사람들이 되었다. 그는 그 그렇게 그렇게 하는 것이 되었다.	ese presents grant, bargain, sell and convey unto said part
	te in the County of
	생물이 하고 있었다. 그렇게 되었다면 그 아이를 하고 있다. 그 그
. 이 이 보고 하는 것 같아. 이 시간 시간 하게 되고 있다. 그 중요하는 것도 없었다. 이 보고 있는 이 사람들이 되었다. 그 아니라 하는 것 같아 없는 것이다.	그 있는 경기 사람 이 경험을 모르겠습니다고 되어 있는 나이 많은 말하고
그렇지요? 하면 다 먹었다는 그리고 나라.	현 그는 실도 없는데 그들의 장마리 하는데 아픈 중심하고 있었다.
Lot Nineteen, Block	k Two, Englewood Addition to the sa County, Oklahoma.
경우 경우 사람들이 가지는 생각하는 함께	
	어디아의 이번 동안된 없는 다른 시간 전에 보고 있다면서 있다면?
	네 되는 병원이 되는 이 학생들 회사 보는 기를 가득했다. 연락
	그렇지 않는데 말로 하다니요 로그 모아 되면 하는데 하는데
사람이들이 많아 많아!! 보육 얼마 네티	하는 것이 되었다. 그런
그들은 회문에는 이번 시간 사람들이 되었다.	9229 32
그 사람이 얼마가요. 하는 아들은 얼마나다	Alex 1 2
기상하는 이 마음이 얼마나 되었다.	May 3
리가 보다하다 전하다 그 주었다면 뭐요? 스	Man 12 2 Dray 132 And insured the Comment of the Co
물과 없다. 물로 가게 하고 있다는 물리 내용하다	
TO HAVE AND TO HOLD THE SAME, Togethe appearaning, forever,	er with all and singular the tenements, hereditaments and appurentances thereunto belonging or
	on the express condition, that whereas the said
	Alvina Thuermer, his wife,
	2certain promissory noteSdated April 13th, 1923
lue Twenty-five Dollars per month	wenty-five Dollars) sach from date hereof.
lue Twenty-five Dollars per month	wenty-five Dollars) sach from date hereof.
lue Twenty-five Dollars per month	wenty-five Dollars) each from date hereof.
lue Twenty-five Dollars per month with interest at the rate of eight And the first part ie Sagree to keep the build. In case that the papers for foreclosure are filed, the fir	wenty-five Dollars) each from date hereof. num, payable Semd-annually ings insured for \$
tue Twenty-five Dollars per month eight with interest at the rate of	wenty-five Dollars) sach from date hereof. inum, payable Semi-annually ings insured for \$ a reasonable a reasonabl
Lue Twenty-five Dollars per month with interest at the rate of	wenty-five Dollars) sach from date hereof. ings insured for \$ a reasonable a reasonable for \$ One Hundred Fifty (\$150.0] layor cause to be paid to said part \$ of the second part his heirs or gether with the interest thereon, according to the terms and tenor of the same, then these presents she
And the first part ies agree to keep the build In case that the papers for foreclosure are filed, the first part ies of the first part ies to keep the build In case that the papers for foreclosure are filed, the first part shall signs, said sum of money in the above described note.	wenty-five Dollars) each from date hereof. inum, payable semd-annually ings insured for \$
And the first part ies agree to keep the build in case that the papers for foreclosure are filed, the first part ies of the first part ies of the first part shall signs, said sum of money in the above described note. So be wholly discharged and void, and otherwise shall remain in the paid when the same is due, or if the taxes or assessments any assignee of said note or the debt secured thereby, or, if the	wenty-five Dollars) sach from date hereof. a reasonable are part—are part—are part—agree to pay a attorney fee of \$ One Hundred Fifty (\$150.0 ll pay or cause to be paid to said part V of the second part, his heirs or gether with the interest thereon, according to the terms and tenor of the same, then these presents she full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, a levied against said premises or any part thereof, or the taxes assessed against the said second party is insurance is not paid, the second party may pay the same, and the amount so paid shall become a pay
And the first part ies agree to keep the build In case that the papers for foreclosure are filed, the fin Now, if said part ies of the first part shall signs, said sum of money in the above described note to be wholly discharged and void, and otherwise shall remain in not paid when the same is due, or if the taxes or assessments any assignee of said note or the debt secured thereby, or, if the of this indebtedness and the whole of said aum or sums and interpretations.	wenty-five Dollars) sach from date hereof. a reasonable are part—agree to pay a attorney fee of \$ One Hundred Fifty (\$\frac{4}{150}\$, (\$
And the first part. ies agree	wenty-five Dollars) sach from date hereof. a reasonable a reasonable rest partagreeto pay a attorney fee of \$ One Hundred Fifty (*150 C) ll pay or cause to be paid to said part Yof the second part,hisheirs or full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, s levied against said premises or any part thereof, or the taxes assessed against the said second party insurance is not paid, the second party may pay the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure the control of the same, and the amount so paid shall bear 10 per centure the control of the control of the same, and the amount so paid shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure the control of the control of the first part for said examples and the said part Las of the first part for said examples and assigns.
And the first part. ies agree	wenty-five Dollars) sach from date hereof. a reasonable set part agree to pay attorney fee of \$ One Hundred Fifty (\$150.0) ll pay or cause to be paid to said part Y of the second part, his heirs or full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, a levied against said premises or any part thereof, or the taxes assessed against the said second party insurance is not paid, the second party may pay the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure the control of the same and the amount so paid shall bear 10 per centure the control of the possession of said premises. And the said part 188 of the first part for said or appraisement, at the option of said second part hand the day and year first above writte
And the first part ies agree	wenty-five Dollars) sach from date hereof. a reasonable are part—agree to pay a attorney fee of \$ One Hundred Fifty (\$ 150.0 C) and the interest thereon, according to the terms and tenor of the same, then these presents she full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, a levied against said premises or any part thereof, or the taxes assessed against the said second party insurance is not paid, the second party may pay the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure the control of the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure the control of said second part. And the said part IAS of the first part for said or appraisement, at the option of said second part. And the said part have the passes and assigns. The IT hand the day and year first above writte the first part have a part
And the first part ies agree	wenty-five Dollars) sach from date hereof. a reasonable are part—agree to pay a attorney fee of \$ One Hundred Fifty (\$ 150.0 C) and the interest thereon, according to the terms and tenor of the same, then these presents she full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, a levied against said premises or any part thereof, or the taxes assessed against the said second party insurance is not paid, the second party may pay the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure the control of the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure the control of said second part. And the said part IAS of the first part for said or appraisement, at the option of said second part. And the said part have the passes and assigns. The IT hand the day and year first above writte the first part have a part
And the first part ies agree	wenty-five Dollars) sach from date hereof. a reasonable are part—agree to pay a attorney fee of \$ One Hundred Fifty (\$ 150.0 C) and the interest thereon, according to the terms and tenor of the same, then these presents she full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, a levied against said premises or any part thereof, or the taxes assessed against the said second party insurance is not paid, the second party may pay the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure the control of the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure the control of said second part. And the said part IAS of the first part for said or appraisement, at the option of said second part. And the said part have the passes and assigns. The IT hand the day and year first above writte the first part have a part
And the first part. ies agree	wenty-five Dollars) sach from date hereof. a reasonable rest part agree to pay a attorney fee of \$ One Hundred Fifty (\$ 150.0 C) and pay or cause to be paid to said part Y of the second part, his heirs or gether with the interest thereon, according to the terms and tenor of the same, then these presents she full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, a levied against said premises or any part thereof, or the taxes assessed against the said second party insurance is not paid, the second party may pay the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centual be entitled to the possession of said premises. And the said part last of the first part for said of appraisement, at the option of said second part have heirs and assigns. the first part have hereunto set the life have made and year first above writte Max P. Thuermer Alving Thuermer
And the first part ies agree	wenty-five Dollars) sach from date hereof. a reasonable rest part agree to pay a attorney fee of \$ One Hundred Fifty (\$ 150.0 C) and pay or cause to be paid to said part Y of the second part, his heirs or gether with the interest thereon, according to the terms and tenor of the same, then these presents she full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, a levied against said premises or any part thereof, or the taxes assessed against the said second party insurance is not paid, the second party may pay the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centual be entitled to the possession of said premises. And the said part last of the first part for said of appraisement, at the option of said second part have heirs and assigns. the first part have hereunto set the life have made and year first above writte Max P. Thuermer Alving Thuermer Alving Thuermer
And the first part ies agree	ings insured for \$ areasonable rest part agree to pay attorney fee of \$ One Hundred Fifty (\$150.0 Il pay or cause to be paid to said part Y of the second part heirs or gether with the interest thereon, according to the terms and tenor of the same, then these presents sh full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon s levied against said premises or any part thereof, or the taxes assessed against the said second party insurance is not paid, the second party may pay the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure Il be entitled to the possession of said premises. And the said part heirs and assigns. The first part ha hereunto set the lift hand the day and year first above writte Max P. Thuermer Alving Thuermer ACKNOWLEDGEMENT Tulsa ss.
And the first part ies agree to keep the build In case that the papers for foreclosure are filed, the fin Now, if said part ies of the first part shall signs, said sum of money in the above described note to be wholly discharged and void, and otherwise shall remain in the part and when the same is due, or if the taxes or assessments any assignee of said note or the debt secured thereby, or, if the of this indebtedness and the whole of said sum or sums and interest per annum, and said part. V. of the second part shall ideration do hereby waive or not waive IN WITNESS WHEREOF, The said part ies of the second part shall start the said part ies of the second part shall start the said part ies of t	ings insured for \$ a reasonable rat part agree to pay attorney fee of \$ One Hundred Fifty (\$150.0 Il pay or cause to be paid to said part Y of the second part heirs or gether with the interest thereon, according to the terms and tenor of the same, then these presents sh full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, s levied against said premises or any part thereof, or the taxes assessed against the said second party re insurance is not paid, the second party may pay the same, and the amount so paid shall become a part terest thereon, shall, and by these presents does become due and payable, and shall bear 10 per cent the centitled to the possession of said premises. And the said part 185 of the first part for said co appraisement, at the option of said second part heirs and assigns. the first part ha Ve_hereunto set their and year first above writte MEX P. Thuermer Alving Thuermer Alving Thuermer Acknowledgement Tulsa ss. for said County and State on this to the said county and State on this the said county and State on this to the said county and State on this
And the first part iesagree to keep the build In case that the papers for foreclosure are filed, the fin Now, if said part ies of the first part shall signs, said sum of money in the above described note. To be wholly discharged and void, and otherwise shall remain in not paid when the same is due, or if the taxes or assessments any assignee of said note or the debt secured thereby, or, if the of this indebtedness and the whole of said aum or sums and intinterest per annum, and said part. Y. of the second part shall ideration do hereby waive or not waive IN WITNESS WHEREOF, The said parties of the Witnesses: STATE OF Oklahoma COUNTY OF Before me, the undersigned, a Notary Public, in and fig. 19.23, personally ap	wenty-five Dollars) such from date hereof. In a reasonable rest part agree. to pay attorney fee of \$ One Hundred Fifty (\$150.0) It pay or cause to be paid to said part V. of the second part. Dis heirs or gether with the interest thereon, according to the terms and tenor of the same, then these presents she full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, a levied against said premises or any part thereof, or the taxes assessed against the said second party is insurance is not paid, the second party may pay the same, and the amount so paid shall become a presents thereon, shall, and by these presents does become due and payable, and shall bear 10 per centre to be entitled to the possession of said premises. And the said part liss of the first part for said comparisement, at the option of said second part. Dis heirs and assigns. The first part ha V9 hereunto set the Intermer Alving Thuermer Alving Thuermer ACKNOWLEDGEMENT Tuiss for said County and State on this 15th decrease and county and State on this 15th decrease.
And the first part iesagree	mount payable seminated for seasonable rest part — a reasonable rest part — agree — to pay se attorney fee of second part — his series or gether with the interest thereon, according to the terms and tenor of the same, then these presents she full force and effect. But if said sum or sums of money, or any part thereof or any interest thereof selevied against said premises or any part thereof, or the taxes assessed against the said second party is insurance is not paid, the second party may pay the same, and the amount so paid shall become a patterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per central be entitled to the possession of said premises. And the saidpart _iss. of the first part for said comparisement, at the option of said second part
And the first part iesagree to keep the build In case that the part iesagree to keep the build In case that the papers for foreclosure are filed, the fin Now, if said part ies of the first part shall signs, said sum of money in the above described note. So be wholly discharged and void, and otherwise shall remain in not paid when the same is due, or if the taxes or assessments any assignee of said note or the debt secured thereby, or, if the of this indebtedness and the whole of said sum or sums and interest per annum, and said part. V. of the second part shall interest per annum, and said part. V. of the second part shall didention do hereby waive or not waive IN WITNESS WHEREOF, The said part ies of the WITNESSES: STATE OF Oklahoma COUNTY OF Before me, the undersigned, a Notary Public, in and April 1923, personally ap Max P. Thuermer his	mount, payable sema-annually ings insured for \$ a reasonable rest part agree to pay so attorney fee of \$ One Hundred Fifty (\$ 150.0] It pay or cause to be paid to said part Y of the second part his or gether with the interest thereon, according to the terms and tenor of the same, then these presents she full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon as levied against said premises or any part thereof, or the taxes assessed against the said second party is insurance is not paid, the second party may pay the same, and the amount so paid shall become a paterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure thereon, shall, and the said payable, and shall bear 10 per centure thereon, shall, and the said payable, and shall bear 10 per centure thereon, shall, and the said payable, and shall bear 10 per centure the said payable, and
And the first part iesagree	from date hereof. from date from date hereof. from date hereof. from date hereof. from date from these presents does become due and payable, and shall become a proportion of said second part. from date said premises. from said premises. from date from these presents does become due and payable, and shall bear 10 per centre in the first part for said comparison of said second part. from date said premises or any part thereof, or the taxes assessed against the said said scord party in a payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some
And the first part iesagree to keep the build In case that the part iesagree to keep the build In case that the papers for foreclosure are filed, the fin Now, if said part ies of the first part shall signs, said sum of money in the above described note. So be wholly discharged and void, and otherwise shall remain in not paid when the same is due, or if the taxes or assessments any assignee of said note or the debt secured thereby, or, if the of this indebtedness and the whole of said sum or sums and interest per annum, and said part. V. of the second part shall interest per annum, and said part. V. of the second part shall didention do hereby waive or not waive IN WITNESS WHEREOF, The said part ies of the WITNESSES: STATE OF Oklahoma COUNTY OF Before me, the undersigned, a Notary Public, in and April 1923, personally ap Max P. Thuermer his	from date hereof. from date from date hereof. from date hereof. from date hereof. from date from these presents does become due and payable, and shall become a proportion of said second part. from date said premises. from said premises. from date from these presents does become due and payable, and shall bear 10 per centre in the first part for said comparison of said second part. from date said premises or any part thereof, or the taxes assessed against the said said scord party in a payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some payable, and shall bear 10 per centre in some
And the first part ies agree to keep the build In case that the papers for foreclosure are filed, the fine Now, if said part ies of the first part shall signs, said sum of money in the above described note she wholly discharged and void, and otherwise shall remain in not paid when the same is due, or if the taxes or assessments any assignee of said note or the debt secured thereby, or, if the of this indebtedness and the whole of said aum or sums and intinterest per annum, and said part. J. of the second part shall ideration do hereby waive or not waive. IN WITNESS WHEREOF, The said parties of the WITNESSES: STATE OF OKLAHOMA COUNTY OF MAX P. Thuermer and Alvina Thuermer, his ome known to be the identical person. S who executed the same as the ir free and voluntary act an Given under my hand and scal the day and year last a	with y-five Dollars) sach from date hereof. In payable Semi-annually ings insured for \$ a reasonable to pay senttoney fee of \$ One Hundred Fifty (\$\frac{1}{2}\$\] 150.0 Il pay or cause to be paid to said part Y of the second part, here of the same, then these presents she full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon a levice against said premises or any part thereof, or the taxes assessed against the said second party insurance is not paid, the second party may pay the same, and the amount se paid shall become a patterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per central be entitled to the possession of said premises. And the said part less of the first part for said comparissement, at the option of said second part. Als heirs and assigns. The first part ha V9 hereunto set the lir hand the day and year first above writte Max P. Thuermer Alving Thuermer Alving Thuermer Alving Thuermer Alving Thuermer Alving Thuermer Alving Thuermer Alking Thuermer Alving Instrument and acknowledged to me, that they diddeed for the user and purposes therein set forth.
And the first part iesagree to keep the build In case that the part iesagree to keep the build In case that the papers for foreclosure are filed, the fin Now, if said part ies of the first part shal signs, said sum of money in the above described note. to be wholly discharged and void, and otherwise shall remain in not paid when the same is due, or if the taxes or assessments any assignee of said note or the debt secured thereby, or, if the of this indebtedness and the whole of said sum or sums and interest per annum, and said part. V. of the second part shall interest per annum, and said part. V. of the second part shall sideration do hereby waive or not waive. IN WITNESS WHEREOF, The said parties of the WITNESSES: STATE OF OKLEHOME COUNTY OF Before me, the undersigned, a Notary Public, in and April 1923, personally ap Max P. Thuermer and Alvina Thuermer, his of me known to be the identical person. S who executed the their free and voluntary act an executed the same as their free and voluntary act an executed the same as their free and voluntary act an executed the same as their free and voluntary act an executed the same as their free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an executed the same as the ir free and voluntary act an exec	from date hereof. from date hereof. a reasonable rest part
And the first part ies agree	weighty-five Dollars) sach from date hereof. from date hereof. a reasonable rat part—agree, to pay settorney fee of \$ One Hundred Fifty (\$150.0) Il pay or cause to be paid to said part X. of the second part. his heirs or gether with the interest thereon, according to the terms and tenor of the shme, then these presents sh full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon is levied against the said second party may pay the same, and the amount so paid shall become a puterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centre in the continuous states as season of said premises. And the said part. 18.5 of the first part for said concepts appraisement, at the option of said second part hand the day and year first above written. Max P. Thuermer Alving Thuermer Alving Thuermer Acknowledgement Tulse ss. for said County and State on this 13th department of the said of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on this 15th department of the said county and state on the said county and state of the said county and s
And the first part iesagree	weighty-five Dollars) agentations of the second part. Insurance is not paid, the second party may pay the same, and the amount so paid shall become a peterest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure to the option of said second party. In pay or cause to be paid to said part X. of the second part,
And the first part iesagree	with y-five Dollars) sach from date hereof. In payable Semd-annually ings insured for \$