an gran an an an an an Ara Pray and	REAL ESTATE MORTGAGE RECORD No. 424	an alama at da aya ta na
	BLACK Paining Co. Tuba 233451 C.M.J. THIS INDENTURE, Made this 15th day of June A.D. 19.23, between	nan an Tarib Anang Taliban an Ingina Mangaran an Ingina
	John Kilfoy, & single man,	sti ne sti Ne Grad
of.	Tulsa	
•	J. H. Hinds	n
	WITNESSETH, That the said part. Z. of the first part in consideration of the sum of	
the	receipt whereof is hereby acknowledged. do. 0.5. by these presents grant, bargain, sell and convey unto said part X of the second part. Dis. heirs and	U
bas	igns, all of the following described REAL ESTATE, situate in the County ofTOIREState of Oklahoma, to-wit:	
	Lots Twenty-nine (29) and Thirty (30) in Block Two (2) in Investers Addition to the city of Tulsa, Oklahoma, according to the recorded plat thereof.	
	ANGERSTELL LETTINETMENT A BURNING OF STATISTICS LETTINE BURNING & LOIL 4 MARK 41 IN SAD MENT OF STOCKLOGE	
	ten en ike with man 11 202 Jecass 192.3- Dated this 1. 1. day el. Jecass 192.3- WAYNE L. DICKEY. Roumy Treasurer	
	Deputy	
gran to se due 1,54	TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in wise appertaining, forever.	0
	PROVIDED, ALWAYS, And these presents are upon the express condition, that whereas the said	
	torha_S_executed and deliveredOR6certain promissory notedated_June_15th, 1923	
	aid partY., of the saccond part for \$	
	And the first part \mathbf{y}_{-} agree to keep the buildings insured for \mathbf{x}_{-}	
	a reasonable 70 00	
	And the first part. I agree to keep the buildings insured for \$ a reasonable In case that the papers for foreclosure are filed, the first part Yagree to pay are attorney fee of \$70.00 Now, if said part of the first part shall pay or cause to be paid to said part of the second part, his	
be v not	Now, if said part	
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be v not any of ti inte side Wir STA of to m	Now, if said part	n.
be v not any of ti inte side Wir STA of to m	Now, if said partVof the first part shall pay or cause to be paid to said partV_of the second part,hirs or as- s, said sum of money in the above described notetogether with the interest thereon, according to the terms and tenor of the sknow, then these presents shall wholly discharged and void, 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 paid when the same is due, or if the taxes or assessment show a sub-sessed a gains the said second part or assignee of said note or the debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part his indebtedness and the whole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall been to per centum rest per annum, and said part_Vof the second part shall be entitled to the possession of said second parthirs and assigns. IN WITNESS WHEREOF, The said part_Vof the first part hahreento sethigshand the day and year first above written. NUMINESS WHEREOF, The said part_Vof the first part hahreento sethigshand the day and year first above written. NUMINESS WHEREOF, The said part_Vof the first part hahreento sethigshand the day and year first above written. NUMINESS WHEREOF, The said part_Vof the first part hashreento sethigshand the day and year first above written. NUMINESS WHEREOF, a Notary Publie, in and for said County and State on this	•
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