## REAL ESTATE MORTGAGE RECORD No. 424 331

THIS INDENTURE, Made this 14th day of Cunningham and Mattie A. Cunningh	ngham, his wife.
이 그 아무리 아이들은 요즘 아무리 그렇게 바다 그 생각 하는 그 아이들의 아이들에게 다양하다 하는 그렇다다.	first part, and
	of the second part
	deration of the sum of
그는 사람들이 가장 하는 사람들은 사람들이 가장 하는 사람들이 가장 하는 것이 되었다. 그렇게 하는 사람들은 사람들은 사람들은 사람들이 되었다.	ant, bargain, sell and convey unto said part. Zof the second part 119 12 heirs un
signs, all of the following described REAL ESTATE, situate in the Coun	
All of Lot Number Twelve (12) Deresubdivision of Lots One (1), To (4) in Blk. Number Nine (9) in Fone (1), Two (2), Three (3) and (1) Highland Second Addition to according to the recorded plat to	Four (4) in Block Number One Tulsa, Tulsa County, Oklahoma
	기계기를 보고 하다 하다. 그 아이들은 그는 나는 사이 나왔다.
사람이 화되어 보통하다는 그 어떻게 됐	그렇게 되었다면서 하게 내고 속에게 되었다. 이번 이번
그들이 나는 사람들은 사람들을 하지 않았다.	LIBOSIA A LEGAREL OF BRIDGE
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, 고하시다 그리스 하는 것 같은 하는 하는 것도 <b>했다.</b>	W. W. Son Mary Presenter
되는 다 지역 기업을 하지만 시작을 하는데 하다.	Deputy
그리는 항상 그들을 하는 사람들은 물리가 있다.	회사 (12. 40 시간 이름은 일하는 사람이 모르는 10. 글로
	nd singular the tenements, hereditaments and appurtenances thereunto belonging or i
ywise appertaining, forever,	s condition, that whereas the said
	ie A. Cunningham, his wife,
	ttain promissory notedated_Sep. 14, 1923
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th interest at the rate of eight per centum per annum, payable	semi-annuelly.
th interest at the rate of eight per centum per annum, payable  And the first part iesagree to keep the buildings insured for case that the papers for foreclosure are filed, the first part ie.  Now, if said part ies papers for foreclosure are filed, the first part ies, said sum of money in the above described note together with the wholly discharged and void, and otherwise shall remain in full force and to paid when the same is due, or if the taxes or assessments levied again y assignee of said note or the debt secured thereby, or, if the insurance is this indebtedness and the whole of said sum or sums and interest thereon erest per (annum, and said part y of the second part shall be entitled to the first part in the said part ies of the first part it its insurances.  IN WITNESS WHEREOF, The said part ies of the first part its p	ior \$
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th interest at the rate of eight per centum per annum, payable  And the first part iesagree to keep the buildings insured for In case that the papers for foreclosure are filed, the first part iesagree, said sum of money in the above described note together with the wholly discharged and void, and otherwise shall remain in full force and to paid when the same is due, or if the taxes or assessments levied again y assignee of said note or the debt secured thereby, or, if the insurance is this indebtedness and the whole of said sum or sums and interest thereon erest per (annum, and said part y of the second part shall be entitled the certain do hereby waive or not waive appraisement.  IN WITNESS WHEREOF, The said part ies of the first part inverses:	Signee to pay attorney fee of \$ _10_00_and _10%_of_any.  Line interest thereon, according to the terms and tenor of the same, then these presents sha effect. But if said sum or sums of money, or any part thereof or any interest thereon, is said premises or any part thereof, or the taxes assessed against the said second party or not paid, the second party may pay the same, and the amount so paid shall become a part, shall, and by these presents does become due and payable, and shall bear 10 per centure to the possession of said premises. And the said part_ies of the first part for said cont, at the option of said second part_y.  Lis
th interest at the rate of eight per centum per annum, payable  And the first part iesagree to keep the buildings insured for case that the papers for foreclosure are filed, the first part ies nos, said sum of money in the above described note together with the wholly discharged and void, and otherwise shall remain in full force and to paid when the same is due, or if the taxes or assessments levied again y assignee of said note or the debt secured thereby, or, if the insurance is this indebtedness and the whole of said sum or sums and interest thereon erest per (annum, and said part y of the second part shall be entitled the cration do hereby waive or not waive appraisement.  IN WITNESS WHEREOF, The said part ies of the first part in the second part shall be entitled to the first part in the second part shall be entitled to the second part shall part shall part shall part shall part sh	Signee to pay a attorney fee of \$ _10_00_and _10%_of _any to be paid to said part y_ of the second part, 115 heirs or as the interest thereon, according to the terms and tenor of the same, then these presents sha effect. But if said sum or sums of money, or any part thereof or any interest thereon, is as said premises or any part thereof, or the taxes assessed against the said second party or not paid, the second party may pay the same, and the amount so paid shall become a part, shall, and by these presents does become due and payable, and shall bear 10 per centure to the possession of said premises. And the said part _ies of the first part for said cont, at the option of said second part _y heirs and assigns.  Their hand the day and year first above written fee. G. Cumningham Mattie A. Cumningham
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th interest at the rate of eight per centum per annum, payable  And the first part iesagree to keep the buildings insured for case that the papers for foreclosure are filed, the first part ie.  Now, if said part ies color of the first part shall pay or cause no, said sum of money in the above described note together with the wholly discharged and void, and otherwise shall remain in full force and to paid when the same is due, or if the taxes or assessments levied again y assignee of said note or the debt secured thereby, or, if the insurance is, this indebtedness and the whole of said sum or sums and interest thereon erest per (annum, and said part y of the second part shall be entitled together to the first part of the said part ies of the first part in witnesses:  IN WITNESS WHEREOF, The said part ies of the first part in the said part ies of the first part in the said part ies of the first part in the said part ies of the first part in the said part ies of the first part in the said part ies of the first part in the said part ies of the first part in the said part ies of the first part in the said part ies of the first part in the said part ies of the first part in the said part ies of the first part in the said part ies of the first part in the said part ies of the said course.  ATE OF OKlahoma COUNTY OF Tulsa Before me, the undersigned, a Notary Public, in and for said Course September 19.2%, personally appeared	Signee to pay actioney fee of \$ 10.00 and 10% of any unpaid be lance.  Signee to pay actioney fee of \$ 10.00 and 10% of any unpaid be lance.  The interest thereon, according to the terms and tenor of the same, then these presents sha effect. But if said sum or sums of money, or any part thereof or any interest thereon, is as said premises or any part thereof, or the taxes assessed against the said second party or not paid, the second party may pay the same, and the amount so paid shall become a part, shall, and by these presents does become due and payable, and shall bear 10 per centure to the possession of said premises. And the said part_ies of the first part for said cont, at the option of said second part_y
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th interest at the rate of eight per centum per annum, payable  And the first part iesagree to keep the buildings insured for case that the papers for foreclosure are filed, the first part ies nos, said sum of money in the above described note together with the wholly discharged and void, and otherwise shall remain in full force and to paid when the same is due, or if the taxes or assessments levied again y assignee of said note or the debt secured thereby, or, if the insurance is this indebtedness and the whole of said sum or sums and interest thereon erest per (annum, and said part y of the second part shall be entitled the eration do hereby waive or not waive appraisement. IN WITNESS WHEREOF, The said part ies of the first part in the same is the undersigned, a Notary Public, in and for said Courses the George of Countingham.  Mattie A. Cunningham his wife	Signed to pay attorney fee of \$ 10.00 and 10% of any unpaid balance.  The pay attorney fee of \$ 10.00 and 10% of any unpaid balance.  The interest thereon, according to the terms and tener of the same, then these presents shate effect. But if said sum or sums of money, or any part thereof or any interest thereon, is at said premises or any part thereof, or the taxes assessed against the said second party on the paid, the second party may pay the same, and the amount so paid shall become a part, shall, and by these presents does become due and payable, and shall bear 10 per centure to the possession of said premises. And the said part_ies of the first part for said cont, at the option of said second part _y
th interest at the rate of eight per centum per annum, payable  And the first part iesagree	Segree to pay attorney fee of \$ 10.00 and 10% of any  Impaid balance. heirs or at the interest thereon, according to the terms and tenor of the same, then these presents sha effect. But if said sum or sums of money, or any part thereof or any interest thereon, is at said premises or any part thereof, or the taxes assessed against the said second party or any part, the second party or any part thereof, or the taxes assessed against the said second party or any part, as a said premises or any part thereof, or the taxes assessed against the said second party or any part thereof or any part thereof, or the taxes assessed against the said second party or any part the same, and the amount so paid shall become a part, shall, and by these presents does become due and payable; and shall bear 10 per centure to the possession of said premises. And the said part 1.88 of the first part for said cont. At at the option of said second part y. his heirs and assigns.  Their hand the day and year first above written as G. G. Gunningham  Mattie A. Cunningham  Mattie A. Cunningham  CKNOWLEDGEMENT  They and State on this 14th day  and pregoing instrument and acknowledged to me, that they
th interest at the rate of eight per centum per annum, payable  And the first part iesagree	Segree
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th interest at the rate of eight per centum per annum, payable  And the first part iesagree	Segree to pay a attorney fee of \$ 10.00 and 10% of any unpaid balance.  to be paid to said part Y of the second part.  This interest thereon, according to the terms and tenor of the same, then these presents share interest thereon any part thereof, or the taxes assessed against the said second party or not paid, the second party may pay the same, and the amount so paid shall become a part, shall, and by these presents does become due and payable, and shall bear 10 per centum to the possession of said premises. And the said part 1.08 of the first part for said cont. At the option of said second part Y. his heirs and assigns.  The Yelereunto set their hand the day and year first above written B. G. Gunningham  Mattie A. Cunningham  CKNOWLEDGEMENT  They and State on this 14th day  They are uses and purposes therein set forth.
And the first part 188 agree to keep the buildings insured for the first part 188 agree to keep the buildings insured for the first part 188 and part 188 and part 188 and part 198 and part 198 and seed that who papers for foreclosure are filed, the first part 198 and seed and void, and otherwise shall remain in full force and the paid when the same is due, or if the taxes or assessments levied again by assignee of said note or the debt secured thereby, or, if the insurance is this indebtedness and the whole of said sum or sums and interest thereon terest per (annum, and said part 7 of the second part shall be entitled the deration do hereby waive or not waive appraisement. IN WITNESS WHEREOF, The said part 188 of the first part it it is sufficiently appeared.  TATE OF Oklahoma COUNTY OF Tulsa Before me, the undersigned, a Notary Public, in and for said Court September 19.23 personally appeared.  E. G. Cunningham  Mattie A. Cunningham, his wife me known to be the identical person. Swho executed the within and for secuted the same as their free and voluntary act and deed for the Given under my hand and seal the day and year last above written y Commission expires. Jan. 10, 1927. (Seal)	Semi-annually.  Serve a reasonable serve
And the first part 188 agree to keep the buildings insured for the first part 188 agree to keep the buildings insured for the first part 188 and part 188 and part 188 and part 198 and part 198 and seed that who papers for foreclosure are filed, the first part 198 and seed and void, and otherwise shall remain in full force and the paid when the same is due, or if the taxes or assessments levied again by assignee of said note or the debt secured thereby, or, if the insurance is this indebtedness and the whole of said sum or sums and interest thereon terest per (annum, and said part 7 of the second part shall be entitled the deration do hereby waive or not waive appraisement. IN WITNESS WHEREOF, The said part 188 of the first part it it is sufficiently appeared.  TATE OF Oklahoma COUNTY OF Tulsa Before me, the undersigned, a Notary Public, in and for said Court September 19.23 personally appeared.  E. G. Cunningham  Mattie A. Cunningham, his wife me known to be the identical person. Swho executed the within and for secuted the same as their free and voluntary act and deed for the Given under my hand and seal the day and year last above written y Commission expires. Jan. 10, 1927. (Seal)	Signee