REAL ESTATE MORTGAGE RECORD No. 424°

THIS INDENTURE, Made this 23r	d day of August A. D., 19 23, between
	ngle man
Tulsa County, in the Stat	te of Oklahoma, of the first part, and
Guy W. Settle	of the second pa
WITNESSETH, That the said part V o	of the first part in consideration of the sum of
	id Fifty
	Lby these presents grant, bargain, sell and convey unto said part Yof the second part. his_heirs a
	FE, situate in the County of
ssigns, all of the following described REAL ESTAT	E, situate in the County of
Seventeen (17) an	ree and one third (43 1/3) feet of Lots numbered and Eighteen (18) in Block numbered Two (2) in New tion to the city of Tulsa, Oklahoma, according lat thereof.
	Danstin 300 001 193
	During
TO HAVE AND TO HOLD THE SAME	, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or
nywise appertaining, forever.	병원 - 조호병 (클러리스), 역사회원 제공 및 공기, 고객으로 하시고 있다.
	ts are upon the express condition, that whereas the said
	D. Cox
said part_Yof the saccond part for \$75	o. 00 Seven Hundred and Fifty
o said part. Yof the saccond part for \$75 due August 23rd, 1924.	o. 00 Seven Hundred and Fifty um per annum, payable semi annually.
said part—Vof the saccond part for \$75. the August 23rd, 1924. ith interest at the rate of 8	the buildings insured for \$ 3000.00 the buildings insured for \$ 3000.00 ed, the first part Y agree S to pay an attorney fee of \$ 30.00 part shall pay or cause to be paid to said part Y of the second part, h18 heirs or a common in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, according to the terms and tenor of the same, then these presents she emain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, seessments levied against said premises or any part thereof, or the taxes assessed against the said second party, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a pay as and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure part shall be entitled to the possession of said premises. And the said part Y of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the first part for said continued in the said part of the said
And the first part Yof the saccond part for \$75. And the first part YagreeSto keep In case that the papers for foreclosure are file. Now, if said partof the first res, said sum of money in the above described note wholly discharged and void, and otherwise shall re t paid when the same is due, or if the taxes or ass ty passignee of said note or the debt secured thereby, this indebtedness and the whole of said sum or sum terest per annum, and said part	the buildings insured for \$
And the first part Yof the saccond part for \$75. And the first part YagreeSto keep In case that the papers for foreclosure are file. Now, if said partof the first res, said sum of money in the above described note wholly discharged and void, and otherwise shall re t paid when the same is due, or if the taxes or ass ty passignee of said note or the debt secured thereby, this indebtedness and the whole of said sum or sum terest per annum, and said part	the buildings insured for \$ 3000.00 a reasonable (ed, the first part Y agree S to pay an attorney fee of \$ 30.00 part shall pay or cause to be paid to say an attorney fee of the second part, his heirs or a second in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, according to the terms and tenor of the same, then these presents she emain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, sessments levied against said premises or any part thereof, or the taxes assessed against the said second party, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a pay me and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centul part shall be entitled to the possession of said premises. And the said part Y of the first part for said confive appraisement, at the option of said second part Y of the first part for said confive appraisement, at the option of said second part Y of the day and year first above writte J. D. Cox
said part. Yof the saccond part for \$75 due August 23rd, 1924. Solution August 23rd, 1924. And the first part. Yagree. Sto keep In case that the papers for foreclosure are fill Now, if said part	the buildings insured for \$ 3000.00 the buildings insured for \$ 3000.00 ed, the first part Y agree S to pay an attorney fee of \$ 30.00 part shall pay or cause to be paid to said part Y of the second part, his heirs or a contain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, sessments levied against said premises or any part thereof, or the taxes assessed against the said second party, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a pans and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centual part shall be entitled to the possession of said premises. And the saidpart Y of the first part for said continued in the said shall bear 10 per centual part shall be entitled to the possession of said premises. And the saidpart Y of the first part for said continued in the said part in the said second part in the said part in the said saigns. Y of the first part has hereunto set in the said said part in the said saigns. J. D. Cox
said part. Yof the saccond part for \$75 due August 23rd, 1924. Solution August 23rd, 1924. And the first part. Yagree. Sto keep In case that the papers for foreclosure are fill Now, if said part	the buildings insured for \$ 3000.00 a reasonable (ed, the first part Y agree S to pay an attorney fee of \$ 30.00 part shall pay or cause to be paid to say an attorney fee of the second part, his heirs or a second in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, according to the terms and tenor of the same, then these presents she emain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, sessments levied against said premises or any part thereof, or the taxes assessed against the said second party, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a pay me and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centul part shall be entitled to the possession of said premises. And the said part Y of the first part for said confive appraisement, at the option of said second part Y of the first part for said confive appraisement, at the option of said second part Y of the day and year first above writte J. D. Cox
said part Y of the saccond part for \$ 75 due August 23rd , 1924. ith interest at the rate of 8 And the first part Y agree S to keep In case that the papers for foreclosure are file Now, if said part Y of the first gas, said sum of money in the above described note wholly discharged and void, and otherwise shall re to paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase the paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase to paid when the same is due, or if the taxes or ase to paid the paid when the same is due, or if the taxes or ase to paid the pa	the buildings insured for \$ 3000.00 the buildings insured for \$ 3000.00 ed, the first part Y agree S to pay an attorney fee of \$ 30.00 part shall pay or cause to be paid to said part Y of the second part, his heirs or a contain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, sessments levied against said premises or any part thereof, or the taxes assessed against the said second party, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a pans and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centual part shall be entitled to the possession of said premises. And the saidpart Y of the first part for said continued in the said shall bear 10 per centual part shall be entitled to the possession of said premises. And the saidpart Y of the first part for said continued in the said part in the said second part in the said part in the said saigns. Y of the first part has hereunto set in the said said part in the said saigns. J. D. Cox
said part_Yof the saccond part for \$75 due August 23rd, 1924. Sith interest at the rate of	the buildings insured for \$ 3000.00 the buildings insured for \$ 3000.00 ed, the first part Y_agree_S_to pay an attorney fee of \$ 30.00 part shall pay or cause to be paid to said part Y_of the second part, his_heirs or a contain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, sessments levied against said premises or any part thereof, or the taxes assessed against the said second party, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a pans and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centul part shall be entitled to the possession of said premises. And the saidpart_Y_of the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement, at the option of said second part_Y_not the first part for said confiveappraisement.
said part. Yof the saccond part for \$75. due August 23rd, 1924. ith interest at the rate of 8	the buildings insured for \$ 3000.00 a reasonable ed, the first part Y_agree_S_ to pay matterney fee of \$ 30.00 part shall pay or cause to be paid to said part Y_of the second part, his_heirs or a common in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a pans and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centul part shall be entitled to the possession of said premises. And the saidpart Y_of the first part for said converted to the first part for said second party. y_of the first part has_hereunto set_Dis_hand the day and year first above writte J.D. Oox ACKNOWLEDGEMENT Tulse
said part. Yof the saccond part for \$75. due August 23rd, 1924. ith interest at the rate of 8	the buildings insured for \$ 3000.00 a reasonable ed, the first part Y_agree_S_ to pay matterney fee of \$ 30.00 part shall pay or cause to be paid to said part Y_of the second part, his_heirs or a common in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a pans and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centul part shall be entitled to the possession of said premises. And the saidpart Y_of the first part for said converted to the first part for said second party. y_of the first part has_hereunto set_Dis_hand the day and year first above writte J.D. Oox ACKNOWLEDGEMENT Tulse
said part. Yof the saccond part for \$75. due August 23rd, 1924. Sith interest at the rate of 8	the buildings insured for \$. 3000.00 (ed, the first part V. agree. S. to pay mattorney fee of \$. 30.00 part shall pay or cause to be paid to said part V. of the second part, heirs or a part of the interest thereon, according to the terms and tenor of the same, then these presents she emain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, sessments levied against said premises or any part thereof, or the taxes assessed against the said second party, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a pans and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centul part shall be entitled to the possession of said premises. And the said part V. of the first part for said contive appraisement, at the option of said second part V. his heirs and assigns. W. of the first part has hereunto set 128 hand the day and year first above writte J. D. OOX ACKNOWLEDGEMENT Tulsa s. c. in and for said County and State on this 23rd decondly appeared
said part_Yof the saccond part for \$75 due August 23rd, 1924. ith interest at the rate of8 ith interest at the rate of8 And the first part_Y_agree_S_ to keep In case that the papers for foreclosure are file Now, if said partY_of the first gas, said sum of money in the above described note a wholly discharged and void, and otherwise shall re be paid when the same is due, or if the taxes or as my assignce of said note or the debt secured thereby, this indebtedness and the whole of said sum or sum terest per annum, and said partY_of the second deration do_Lhereby waiveormot we IN WITNESS WHEREOF, The said part_ 'ITNESSES: TATE OFOklahomaCOUNTY Before me, the undersigned, a Notary Public August, 19_23 pers	the buildings insured for \$_3000.00 (ed, the first part Yagree_S_ to pay matterney fee of \$_30.00 part shall pay or cause to be paid to said part Yof the second part,
said part_Yof the saccond part for \$75 due August 23rd, 1924. ith interest at the rate of	the buildings insured for \$. 3000.00 a reasonable (ed, the first part Yagree_S_to pay and storney fee of \$.50.00 part shall pay or cause to be paid to said part Wof the second part,hlsheirs or atogether with the interest thereon, according to the terms and tenor of the same, then these presents she emain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, sessments levied against said premises or any part thereof, or the taxes assessed against the said second party, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a pans and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centul part shall be entitled to the possession of said premises. And the said partJ_ of the first part for said consider
asid part_Vof the saccond part for \$75 due August 23rd, 1924. And the first part_VagreeSto keep In case that the papers for foreclosure are file Now, if said partVof the first gns, said sum of money in the above described note to wholly discharged and void, and otherwise shail re to paid when the same is due, or if the taxes or ass ny assignee of said note or the debt secured thereby, this indebtedness and the whole of said sum or sum terest per annum, and said party_of the second deration do_Lhereby waiveor_mot we IN WITNESS WHEREOF, The said part_ TINESSES: OKlahoma COUNTY Before me, the undersigned, a Notary Public August19_23 pers	the buildings insured for \$ 3000.00 the buildings insured for \$ 3000.00 a reasonable (ed, the first part Y agree S to be paid to said part Y of the second part, his heirs or a reasonable here to together with the interest thereon, according to the terms and tenor of the shine, then these presents she remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, seasonents levied against said premises or any part thereof, or the taxes assessed against the said second party, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part is and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure part shall be entitled to the possession of said premises. And the said part Y for the first part for said confive. appraisement, at the option of said second part Y, his heirs and assigns. Y of the first part has hereunto set his hand the day and year first above writte J. D. COX ACKNOWLEDGEMENT Tules ACKNOWLEDGEMENT ACKNOWLEDGEMENT Tules ACKNOWLEDGEMENT ACKNOWLEDGEMENT Tules ACKNOWLEDGEMENT ACKNOWLEDGEMENT ACKNOWLEDGEMENT ACKNOWLEDGEMENT Tules ACKNOWLEDGEMENT
asaid part_Vof the saccond part for \$75 due August 23rd, 1924. And the first part_Vagree_S_to keep In case that the papers for foreclosure are file Now, if said partVof the first gns, said sum of money in the above described note to be wholly discharged and void, and otherwise shall re to paid when the same is due, or if the taxes or ass my assignce of said note or the debt secured thereby, if this indebtedness and the whole of said sum or sun therest per annum, and said partVof the second deration do Lelhereby waiveor not we IN WITNESS WHEREOF, The said part_ //INESSES: TATE OFOKlahoma TATE OFOUNTY Before me, the undersigned, a Notary Public August 19 23 pers J. D. COX me known to be the identical personwho executed the same aswho executed the same as free and volunta	the buildings insured for \$_3000.00 the buildings insured for \$_3000.00 ted, the first part Y_agree_A_to pay man attorney fee of \$_30.00 part shall pay or cause to be paid to said part.Y_of the second part,
asaid part_V	the buildings insured for \$3000 s 00 a reasonable ced, the first part Yagree. Sto pay an attorney fee of \$ _30 s 00
and part	the buildings insured for \$3000 s 00 a reasonable ced, the first part Yagree. Sto pay an attorney fee of \$ _30 s 00