COMPARID REAL ESTATE MORTGAGE RECORD No. 424 425

Tulsa County, in the State of Oklahomal of the first par	t, and
H. E. Bridges	of the second par
	of the sum of
WITNESSETH, That the said part 225f the first part in consideration) of the sum of
	DOLLAR
receipt whereof is hereby acknowledged, doby these presents grant, bar	rgain, sell and convey unto said part of the second part. his heirs an
igns, all of the following described REAL ESTATE, situate in the County of	TULSA State of Oklahoma, to-wit:
Lot Twenty-two (22) in Block to the City of Tulsa Oklahoma plat thereof.	according to the recorded
TRE	ASURER'S ENDORSEMENT
F haroby	pertify that I received \$ 1,20 and issued
Receipt No.	I Therefor in payment of more
tax on the vi	in horizone. Mea 100 3
Dated this	Mily of Decy 1923
	V. W. Streetey, County Figsurer
화고등 전급이 많은 사람이 하는데 하는데 보고 있습니다. 사람	Deputy
나도 살면했다면 그림을 하는 보면 하다.	
TO HAVE AND TO HOLD THE SAME, Together with all and singu	ular the tenements, hereditaments and appurtenances, thereunto belonging or i
	ion, that whereas the said
PROVIDED, ALWAYS, And these presents are upon the express condi-	fe
ntor-Shaveexecuted and delivered their certain pro	
said part. Y. of the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment- l have been paid in full	monthly installments of \$25.00 per month due each and every month thereafter until
said part. V of the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment- l have been paid in full 8	mi-annually.
said part, yof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— 1 have been paid in full 8 80. And the first part 198 agree	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$ 10.00 & 10%
said part_Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— 1 have been paid in full 8 80. th interest at the rate of	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$10.00 & 10% paid to said part y of the second part, his heirs or a
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 80. And the first part 198 agree	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay an attorney fee of \$ 10.00 & 10% paid to said part V of the second part, his heirs or a est thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon,
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 86. And the first part 198 agree	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay an attorney fee of \$10.00 & 10% paid to said part V of the second part, his heirs or a est thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 86. And the first part 198 agree to keep the buildings insured for \$	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay an attorney fee of \$ 10.00 & 10% paid to said part V of the second part, his heirs or a est thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa
said part_Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 86. th interest at the rate ofper centum per annum, payable And the first part_198 agreeto keep the buildings insured for \$ In case that the papers for foreclosure are filed, the first part_198 gree. Now, if said part198of the first part shall pay or cause to be ns, said sum of money in the above described notetogether with the interwholly discharged and void, and otherwise shall remain in full force and effect, to paid when the same is due, or if the taxes or assessments levied against said by assignee of said note or the debt secured thereby, or, if the insurance is not paid this indebtedness and the whole of said sum or sums and interest thereon, shall,	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$ 10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centure.
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 Se. th interest at the rate of part for foreclosure are filed, the first part. 198 gree. Now, if said part. 198 agree. to keep the buildings insured for \$ In case that the papers for foreclosure are filed, the first part. 198 gree. Now, if said part. 198of the first part shall pay or cause to be ns, said sum of money in the above described note—together with the intermediately discharged and void, and otherwise shall remain in full force and effect. It paid when the same is due, or if the taxes or assessments levied against said part was green and interest thereon, shall, are fainted and the whole of said sum or sums and interest thereon, shall, are fainted and said part. Yof the second part shall be entitled to the parents on the part of	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay an attorney see of \$10.00 & 10% paid to said part Y of the second part, But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or any part thereof, or any party thereof,
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 Se. th interest at the rate of part for foreclosure are filed, the first part. 198 gree. Now, if said part. 198 agree. to keep the buildings insured for \$ In case that the papers for foreclosure are filed, the first part. 198 gree. Now, if said part. 198of the first part shall pay or cause to be ns, said sum of money in the above described note—together with the intermediately discharged and void, and otherwise shall remain in full force and effect. It paid when the same is due, or if the taxes or assessments levied against said part was green and interest thereon, shall, are fainted and the whole of said sum or sums and interest thereon, shall, are fainted and said part. Yof the second part shall be entitled to the parents on the part of	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay an attorney see of \$10.00 & 10% paid to said part Y of the second part, But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or the taxes assessed against the said second party premises or any part thereof, or any part thereof, or any party thereof,
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 Se. th interest at the rate of part for foreclosure are filed, the first part. 198 gree. Now, if said part. 198 agree. to keep the buildings insured for \$ In case that the papers for foreclosure are filed, the first part. 198 gree. Now, if said part. 198of the first part shall pay or cause to be ns, said sum of money in the above described note—together with the intermediately discharged and void, and otherwise shall remain in full force and effect. It paid when the same is due, or if the taxes or assessments levied against said part was green and interest thereon, shall, are fainted and the whole of said sum or sums and interest thereon, shall, are fainted and said part. Yof the second part shall be entitled to the parents on the part of	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall hear 10 per centure of the said part in the said second part y his said part in the said second part y his said part in the said second part y his said part in the said second part y his said part in the said second part y his said part in the said second part y his said part in the said second part y his said part in the said second part y his said part in the said second part y his said part in the said part in the said second part y his said part in the said second part y his said part in the said second part y his said part in the said said part in the sa
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 86. th interest at the rate of	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$10.00 & 10% paid to said part X of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centure second of said premises. And the said part 128 of the first part for said second of said second part Y his years heirs and assigns. hereunto set their hand the day and year first above writtenders.
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 86. And the first part 198 agree	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centure because of said premises. And the said partices of the first part for said come option of said second part Y. his
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 86. th interest at the rate of	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centure operation of said premises. And the said part 10% of the first part for said second part Y. his
said part_Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 80. th interest at the rate of	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centure because of said premises. And the said partices of the first part for said come option of said second part Y. his
said part_Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 Be. th interest at the rate ofper centum per annum, payable And the first part_128 agreeto keep the buildings insured for \$ In case that the papers for foreclosure are filed, the first part_128 agree Now, if said part128of the first part shall pay or cause to be ns, said sum of money in the above described notetogether with the interwholly discharged and void, and otherwise shall remain in full force and effect. It paid when the same is due, or if the taxes or assessments levied against said yeasignee of said note or the debt secured thereby, or, if the insurance is not pair this indebtedness and the whole of said sum or sums and interest thereon, shall orest per (annum, and said part	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$10.00 & 10% paid to said part Y of the second part, his heirs or a est thereon, according to the terms and tenor of the same, then these presents shu But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centu basession of said premises. And the said part 128 of the first part for said co the option of said second part Y his second part y his second part y hand the day and year first above writte S. T. Howe Pearl Howe
said part_Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment—I have been paid in full 8 per centum per annum, payable And the first part 198 agree to keep the buildings insured for \$ 1. In case that the papers for foreclosure are filed, the first part 198 agree. Now, if said part_ 198 of the first part shall pay or cause to be ns, said sum of money in the above described note together with the intervablely discharged and void, and otherwise shall remain in full force and effect. It paid when the same is due, or if the taxes or assessments levied against said y assignee of said note or the debt secured thereby, or, if the insurance is not pair this indebtedness and the whole of said sum or sums and interest thereon, shall, orest per annum, and said part. Yof the second part shall be entitled to the peration do. hereby waive or not waive appraisement, at the IN WITNESS WHEREOF, The said part 188 of the first part hay the Sakses: ACKNO Oklahoma COUNTY OF. Tulbsa	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$10.00 & 10% paid to said part Y of the second part, his heirs or a est thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centu becasion of said premises. And the saidpartics of the first part for said so est option of said second part Y his - y heirs and assigns. hereunto set their hand the day and year first above writte S. T. Howe Pearl Howe WLEDGEMENT """
said part_Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment—I have been paid in full 8	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay an attorney fee of \$10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall hear 10 per centure of said premises. And the said partices of the first part for said contemporary their said second part Y. his their hand the day and year first above written S. T. Howe Pearl Howe WLEDGEMENT State on this 3rd decorded the said against the said second party the said said second party the said partices and assigns.
said part_Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment—I have been paid in full 8	mi-annually. 3000.00 a reasonable to pay menth thereafter until mi-annually. 3000.00 a reasonable to pay menter the second part, bis heirs or a sest thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centure besession of said premises. And the said part 128 of the first part for said come option of said second part 118 second
said part_Vof the saccond part for \$1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8	mi-annually. 3000.00 a reasonable to pay me attorney fee of \$ 10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centure because of said premises. And the said part 128 of the first part for said come option of said second part Y his per sand assigns. Their hand the day and year first above written the sum of the said second part I have Pearl Howe VLEDGEMENT State on this 3rd definition of the said sum of the said second part I have and second part I have and said second part I have a said second part
said part_Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment—I have been paid in full 8	mi-annually. 3000.00 a reasonable to pay me attorney fee of \$ 10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centure because of said premises. And the said part 128 of the first part for said come option of said second part Y his per sand assigns. Their hand the day and year first above written the sum of the said second part I have Pearl Howe VLEDGEMENT State on this 3rd definition of the said sum of the said second part I have and second part I have and said second part I have a said second part
said part, Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment—I have been paid in full 8	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay me attorney fee of \$10.00 & 10% paid to said part V of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall hear 10 per centure of said second part Y. his second part Ys. his second part y his hereunto set their hand the day and year first above written S. T. Howe Pearl Howe WLEDGEMENT ss. State on this 3rd descriptions and said said second descriptions and said second descriptions and said second se
said part_V	mi-annually. 3000.00 a reasonable to pay matterney fee of \$ 10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall tear 10 per centure becasion of said premises. And the saidpart 128 of the first part for said cone option of said second part Y his second part y his second part y his second part y have and assigns. Their howe Pearl Howe Pearl Howe Victory and secknowledged to me, that they instrument and secknowledged to me, that they
said part. V. of the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full Set	mi-annually. 3000.00 a reasonable to pay matterney fee of \$ 10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall tear 10 per centure becasion of said premises. And the saidpart 128 of the first part for said cone option of said second part Y his second part y his second part y his second part y have and assigns. Their howe Pearl Howe Pearl Howe Victory and secknowledged to me, that they instrument and secknowledged to me, that they
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full And the first part 192 agree to keep the buildings insured for \$ And the first part 192 agree to keep the buildings insured for \$ In case that the papers for foreclosure are filed, the first part 192 agree. Now, if said part 192 of the first part shall pay or cause to be ns. said sum of money in the above described note together with the interwholly discharged and void, and otherwise shall remain in full force and effect. It paid when the same is due, or if the taxes or assessments levied against said by assignee of said note or the debt secured thereby, or, if the insurance is not pair this indebtedness and the whole of said sum or sums and interest thereon, shall, except per annum, and said part. Yof the second part shall be entitled to the peration dohereby waive or not waiveappraisement, at the IN WITNESS WHEREOF, The said part 193 of the first part ha Ye TNESSES: ACKNO ATE OF Oklahoma COUNTY OF ACKNO ATE OF Oklahoma COUNTY OF ACKNO Before me, the undersigned, a Notary Public, in and for said County and December 19 27 ersonally appeared S. T. Howe Pearl Howe his wife who executed the within and foregoing cuted the same as their free and voluntary act and deed for the uses Given under my hand and seal the day and year last above written.	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay matterney fee of \$ 10.00 & 10% paid to said part Y of the second part, his heirs or a est thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centu premises or faid premises. And the said part IRS of the first part for said co te option of said second part Y. DIS their and assigns. hereunto set their hand the day and year first above written S. T. Howe Pearl Howe WLEDGEMENT ass. State on this 3rd and and purposes therein set forth.
said part. V. of the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full Set	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay matterney fee of \$ 10.00 & 10% paid to said part Y of the second part, his heirs or a est thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall bear 10 per centu premises or faid premises. And the said part IRS of the first part for said co te option of said second part Y. DIS their and assigns. hereunto set their hand the day and year first above written S. T. Howe Pearl Howe WLEDGEMENT ass. State on this 3rd and and purposes therein set forth.
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 8 86 86 86 86 86 86 86 86 86 86 86 86	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay an attorney fee of \$ 10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the shme, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party of the second party may pay the same, and the amount so paid shall become a part and by these presents does become due and payable, and shall bear 10 per centure of said premises. And the said part FQS of the first part for said contents of their hand the day and year first above written their hand the day and year first above written S. T. Howe Pearl Howe Pearl Howe WLEDGEMENT ss. State on this 3rd descriptions of the first part for said contents and assigns the said second part Y. Dis S. S. T. Howe Pearl Howe Notary Publication of the said second part Y. Dis S.
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 8 86 86 86 86 86 86 86 86 86 86 86 86	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 a reasonable to pay an attorney fee of \$10.00 & 10% paid to said part Yof the second part, Dis heirs or a set thereon, according to the terms and tenor of the same, then these presents sha But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party of the second party may pay the same, and the amount so paid shall bear 10 per centure becassion of said premises. And the said partics of the first part for said cone option of said second part Y. Dis heirs and assigns. their hand the day and year first above writter S. T. Howe Pearl Howe WLEDGEMENT S. T. Lewis C. Melone, Notary Publication of the said second party of the first part of the said conduction of the said second party of the said s
said part. Vof the saecond part for \$1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 to pay an attorney fee of \$10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall bear 10 per centure of the same of the first part for said consession of said premises. And the said part FR of the first part for said consession of said second part Y his yellow heirs and assigns. hereunto set their hand the day and year first above written S. T. Howe Pearl Howe WLEDGEMENT
said part. Vof the saccond part for \$ 1303.73 payable in ginning May 3rd 1925 with one installment— I have been paid in full 8 8 86 86 86 86 86 86 86 86 86 86 86 86	monthly installments of \$25.00 per month due each and every month thereafter until mi-annually. 3000.00 to pay an attorney fee of \$10.00 & 10% paid to said part Y of the second part, his heirs or a set thereon, according to the terms and tenor of the same, then these presents she But if said sum or sums of money, or any part thereof or any interest thereon, premises or any part thereof, or the taxes assessed against the said second party d, the second party may pay the same, and the amount so paid shall become a pa and by these presents does become due and payable, and shall hear 10 per centure of the same of the first part for said contents of the said part Rail of the first part for said contents of the said part Rail of the first part for said contents of the said part Rail of the first part for said contents of the said second part Y. Dis