## REAL ESTATE MORTGAGE RECORD No. 424

THIS INDENTURE, N R.L.Harrison	Madethis16thday of	January, A.D., 19.23, between	
# M 1 1 00		first part, and	######################################
orana and a second	County, in the State of Okianoma, of the	IIS PRIS AND	***
and the second of the second o			
		leration of the sum of	
		ant, bargain, sell and convey unto said part of the se	
assigns, all of the following descri	ribed REAL ESTATE, situate in the Count	ty of Tulsa State of Oklahon	ıa, to-wit:
	Lot Number "Iwenty Iwo	(22) in Block Number	
	Cne (1) Meadowvale A	ddition to the city of Julea.	
	Oklahoma, as shown b	y the recorded plat thereof.	
		PO 하는 사람들은 사람들의 사람들의 사람들이 되었다.	
		TREASURER'S ENDORSEMENT	
		I hereby certify that I received \$0\06	and issued:
		Rooslet No. 7227 therefor in payment of	northere
		tan on the within mortgage.	
		WAYNE L. LUKEY, County Tre	ខ្មស់ ស្រ
		-6Wi	
		the state of the s	
TO HAVE AND TO I	HOLD THE SAME, Together with all an	d singular the tenements, hereditaments and appurtenances	thereunto belonging or in
anywise appertaining, forever.			
PROVIDED, ALWAYS	5, And these presents are upon the express a Single man	s condition, that whereas the said	
	and denveied	tain promissory notedated&BDLDLS	
ue on or before A	part for \$ 300.00 pril 16th 1923.	tain promissory notedatedJan1615	
ue on or before A	part for \$ 300 ±00  pril 16th 1923.  pht per centum per annum, payuble	materity	
ue on or before A with interest at the rate of	pril 16th 1923.  ghtper centum per annum, payable  agree_Sto keep the buildings insured for	or\$ s a reasonable seeds 18-00-and 10	of any
with interest at the rate of	pril 16th 1923.  ght		. O. E. Sn. y
with interest at the rate of	pril 16th 1923.  pril 16th 1923.  ght	or \$ a reasonable agreeto pay an attorney fee of \$ 10.700. and 10 to be paid to said part of the second part b.t is interest thereon, according to the terms and tenor of the share effect. But if said sum or sums of money, or any part thereos at said premises or any part thereof, or the taxes assessed again	/o O.F. & P.Y. 6
with interest at the rate of	part for \$300 .00  pril 16th 1923.  phtper centum per annum, payable  agree9to keep the buildings insured for foreclosure are filed, the first part	or \$	
with interest at the rate of	pril 16th 1923.  pril 16th 1923.  phtper centum per annum, payableseriesto keep the buildings insured for foreclosure are filed, the first part	or \$	
And the first part. Y.  In case that the papers Now, if said part. X.  signs, said sum of money in the she wholly discharged and void, a not paid when the same is due, any assignee of said note or the cof this indebtedness and the who interest per (annum, and said pasideration dohereby we hereby we have the content of the cont	pril 16th 1923.  pril 16th 1923.  pril 16th 1923.  pril 16th 1923.  agree_9_to keep the buildings insured for foreclosure are filed, the first party	or \$	# . O.f. & p.y
And the first part	pril 16th 1923.  pril 16th 1923.  pril 16th 1923.  pril 16th 1923.  agree_9_to keep the buildings insured for foreclosure are filed, the first party	or \$	
with interest at the rate of	pril 16th 1923.  pril 16th 1923.  pril 16th 1923.  pril 16th 1923.  agree_9_to keep the buildings insured for foreclosure are filed, the first party	or \$ reasonable agree_S_to pay so attorney fee of \$ 18-00. and 10 Inpaid b8 lance to be paid to said part_y_ of the second part is interest thereon, according to the terms and tenor of the sh effect. But if said sum or sums of money, or any part thereof at said premises or any part thereof, or the taxes assessed again not paid, the second party may pay the same, and the amount , shall, and by these presents does become due and payable, a to the possession of said premises. And the said part_y t, at the option of said second part_his hashereunto sethishand the day a  R.L.Harrison	## O. F. & P. S.
with interest at the rate of	pril 16th 1923.  pril 16th 1923.  pril 16th 1923.  pril 16th 1923.  agree_g_to keep the buildings insured for foreclosure are filed, the first part	maturity  or \$areasonable agreeto pay an attorney fee of \$ 10.700. and 10 are to be paid to said partyof the second part the interest thereon, according to the terms and tenor of the shr effect. But if said sum or sums of money, or any part thereos at said premises or any part thereof, or the taxes assessed againot paid, the second party may pay the same, and the amount , shall, and by these presents does become due and payable, a to the possession of said premises. And the said part_yof t, at the option of said second parthis has	# Of Shy heirs or as the thereon, inst the said second party or so paid shall become a party of the first part for said conheirs and assigns.  Ind year first above written
with interest at the rate of	pril 16th 1923.  pril 16th 1923.  ght	maturity  or \$areasonable agreeto pay an attorney fee of \$ 10.700. and 10 are to be paid to said partyof the second part the interest thereon, according to the terms and tenor of the shr effect. But if said sum or sums of money, or any part thereos at said premises or any part thereof, or the taxes assessed againot paid, the second party may pay the same, and the amount , shall, and by these presents does become due and payable, a to the possession of said premises. And the said part_yof t, at the option of said second parthis has	# Of Sary heirs or as the thereon, inst the said second party or so paid shall become a party of the first part for said conheirs and assigns, and year first above written
with interest at the rate of	pril 16th 1923.  pril 16th 1923.  ght	or \$ a reasonable agree to pay as attorney fee of \$ 10.700. and 10 to be paid to said party of the second paid ballang the interest thereon, according to the terms and tenor of the sha effect. But if said sum or sums of money, or any part thereof at said premises or any part thereof, or the taxes assessed again to paid, the second party may pay the same, and the amount , shall, and by these presents does become due and payable, a to the possession of said premises. And the said part_y t, at the option of said second parthis hand the day a  R.L.Harrison  CKNOWLEDGEMENT  8	/a O.F. & P.Y.  6 •
with interest at the rate of	pril 16th 1923.  pril 1	or \$	# heirs or as heirs or as he, then these presents sha for any interest thereon, inst the said second party of so paid shall bear 10 per centur of the first part for said con heirs and assigns.  Individual second party of the first part for said con heirs and assigns.  Individual second party of the first part for said con heirs and assigns.
And the first part	pril 16th 1923.  pril 16th 1923.  ght	or \$areasonable agreeto pay an attorney fee of \$ 10.700. and 10 to be paid to said partyof the excord partB.  the interest thereon, according to the terms and tener of the shr effect. But if said sum or sums of money, or any part thereof at said premises or any part thereof, or the taxes assessed again to paid, the second party may pay the same, and the amount , shall, and by these presents does become due and payable, a to the possession of said premises. And the said part_yof t, at the option of said second parthis ha Shereunto sethishand the day a  R.L.Harrison  CKNOWLEDGEMENT  Ssty and State on thisststststststststststststststst	/c O.F. & P.Y.  6 heirs or as ne, then these presents shal for any interest thereon, inst the said second party or so paid shall become a parnd shall bear 10 per centum of the first part for said conheirs and assigns.  Individual the property of the part for the part for the part for said conheirs and assigns.  Individual the part for said conheirs and assigns.  Individual the part for said conheirs and assigns.  Individual the part for said conheirs and assigns.
And the first part	pril 16th 1923.  ght	or \$	# heirs or as heirs or as he, then these presents sha for any interest thereon, inst the said second party of so paid shall bear 10 per centur of the first part for said con heirs and assigns.  Individual to the part of the first part for said con heirs and assigns.  Individual to the first part for said con heirs and assigns.  Individual to the first part for said con heirs and assigns.  Individual to the first part for said con heirs and assigns.
And the first part	pril 16th 1923.  pril 1	maturity  or \$	# Of Shy heirs or as ne, then these presents shalf or any interest thereon, inst the said second party or so paid shall bear 10 per centum of the first part for said conheirs and assigns.  Ind year first above written day.
with interest at the rate of	pril 16th 1923.  ght	or \$ a reasonable agree to pay age attorney fee of \$ 10.200.201 10.200 to be paid to said party of the second part Bissecond part thereon, according to the terms and tenor of the shareffect. But if said sum or sums of money, or any part thereon at said premises or any part thereof, or the taxes assessed again to paid, the second party may pay the same, and the amount, shall, and by these presents does become due and payable, a to the possession of said premises. And the said part.y	# Of Shy heirs or as ne, then these presents shalf or any interest thereon, inst the said second party or so paid shall bear 10 per centum of the first part for said conheirs and assigns.  Ind year first above written day.
with interest at the rate of	pril 16th 1923.  pril 1	or \$ a reasonable agree to pay age attorney fee of \$ 10.200.201 10.200 to be paid to said party of the second part Bissecond part thereon, according to the terms and tenor of the shareffect. But if said sum or sums of money, or any part thereon at said premises or any part thereof, or the taxes assessed again to paid, the second party may pay the same, and the amount, shall, and by these presents does become due and payable, a to the possession of said premises. And the said part.y	# Of Shy heirs or as ne, then these presents shalf or any interest thereon, inst the said second party or so paid shall bear 10 per centum of the first part for said conheirs and assigns.  Ind year first above written day.
with interest at the rate of	pril 16th 1923.  ght	maturity  or \$areasonable agreeto pay an attorney fee of \$ 10.700. and 10 are to be paid to said partyof the second part  ine interest thereon, according to the terms and tenor of the share effect. But if said sum or sums of money, or any part thereon at said premises or any part thereof, or the taxes assessed againot paid, the second party may pay the same, and the amount, shall, and by these presents does become due and payable, a to the possession of said premises. And the said part.y	## O. f. & P. y.  ## heirs or as no, then these presents shal for any interest thereon, i not the said second party o so paid shall become a parnd shall bear 10 per centum of the first part for said conheirs and assigns.  Individual shall bear the said conheirs and conheirs
with interest at the rate of	pril 16th 1923.  ght	maturity  or \$areasonable agreeto pay an attorney fee of \$ 10.700. and 10 are to be paid to said partyof the second part  ine interest thereon, according to the terms and tenor of the share effect. But if said sum or sums of money, or any part thereon at said premises or any part thereof, or the taxes assessed againot paid, the second party may pay the same, and the amount, shall, and by these presents does become due and payable, a to the possession of said premises. And the said part.y	## O. f. & P. y.  ## heirs or as no, then these presents shal for any interest thereon, i not the said second party o so paid shall become a parnd shall bear 10 per centum of the first part for said conheirs and assigns.  Individual shall bear the said conheirs and conheirs
with interest at the rate of	pril 16th 1923.  ght	or \$areasonable agreeS_to pay an attorney fee of \$ 10.700.2 and 10 to be paid to said part_y_of the excord part_B1 to interest thereon, according to the terms and tenor of the shr effect. But if said sum or sums of money, or any part thereon at said premises or any part thereof, or the taxes assessed again not paid, the second party may pay the same, and the amount , shall, and by these presents does become due and payable, a to the possession of said premises. And the said part_y	de O.F. En-y.  heirs or as ne, then these presents shal for any interest thereon, i net the said second party o so paid shall bear 10 per centum of the first part for said con heirs end assigns.  Index year first above written day.  Aday.  And.
with interest at the rate of	pril 16th 1923.  pril 1	maturity  or \$areasonable agreeto pay an attorney fee of \$ 10.700. and 10 are to be paid to said partyof the second part  ine interest thereon, according to the terms and tenor of the share effect. But if said sum or sums of money, or any part thereon at said premises or any part thereof, or the taxes assessed againot paid, the second party may pay the same, and the amount, shall, and by these presents does become due and payable, a to the possession of said premises. And the said part.y	