## REAL ESTATE MORTGAGE RECORD No. 424

260993 C.M.J. 19th Jayof June	A. D.: 19.24., between
S. L. Davie and Abbie Myrtle Davie, his wife	
of Tulsa	
John H.Osborn	en profesional de la Carlo de Carlo de Maria de Maria de Carlo de la compansión de la compansión de Carlo de C
WITNESSETH, That the said part_1eSof the first part in consideration of the sum of	
Four Hundred (\$400.00) and No/100	
the receipt whereof is hereby acknowledged, do the these presents grant, bargain, sell and con	every unto said part yof the accord part 119. heirs and
Lot Number Seventeen (17) in Block N Woodward Park Addition to the City of Tulsa, State of Oklahoma according	umber Six (6) in of Tulsa, County
plat thereof.	
	e.
A Comment of the Comm	Source of Sand Francisco
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenement anywise appertaining, forever.	s, hereditaments and appurtenances thereunto belonging or in
PROVIDED, ALWAYS, And these presents are upon the express condition, that whereas  S. L. Davie and Abbie Myrtle Davie	the said
grantorSha_V.9_executed and deliveredQ.19certain promissory note	
to said part	
due one year after date	
And the first partagreeto keep the buildings insured for \$areasor In case that the papers for foreclosure are filed, the first part \$28_agreeto pay are at Now, if said part188of the first part shall pay or cause to be paid to said part. signs, said sum of money in the above described notetogether with the interest thereon, accord be wholly discharged and void, and otherwise shall remain in full force and effect. But if said sum not paid when the same is due, or if the taxes or assessments levied against said premises or any p any assignee of said note or the debt secured thereby, or, if the insurance is not paid, the second part of this indebtedness and the whole of said sum or sums and interest thereon, shall, and by these pres interest per annum, and said partof the second part shall be entitled to the possession of said part.  IN WITNESS WHEREOF, The said part 198 of the first part haV9 hereunto set	To 00 and 10% of any unpaid torney fee of \$ balance. Nis heirs or asding to the terms and tenor of the same, then these presents shall or sums of money, or any part thereof or any interest thereon, is sart thereof, or the taxes assessed against the said second party or y may pay the same, and the amount so paid shall become a part ents does become due and payable, and shall bear 10 per centum oremises. And the said part. of the first part for said consecond part. Y. his shells and assigns. The IR. hand/the day and year first above written.
	Abbie Myrtle Davie
ACKNOWLEDGEMENT	
TATE OF Oklahoma COUNTY OF Tulsa .ss.	
Before me, the undersigned, a Notary Public, in and for said County and State on this	19th day
f June 19 24 pppenally appeared	
f June 19 24 monally appeared S. L. Davie and Myrtle Davie, his wife	43.1
	하는 보다 하는 사람들이 들었다고 있다면 하는 사람들이 되었다.
o me known to be the identical person <sup>S</sup> who executed the within and foregoing instrument and s theirfree and voluntary act and deed for the uses and purposes ther	
Given under my hand and seal the day and year last above written.	
Ay Commission expires Sept. 14th, 1926. (Seal)	G. Cunningham. Notary Public
STATE OF OKLAHOMA, Tulsa County, 85.	
Filed for record this the 19 day of June 608 Brady Brown, Doubty (Seal)	19 24 at 4:30 o'clock P
Deputy.	County Clork