230441 C.M.J.

REAT.	ESTATE	MORPGACE

KNOW ALL W	,			
• • • • • • • • • • • • • • • • • • • •	of	Tulsa	County, Oklahoma, part 16	of the first part, ha. V
ortgaged and hereb	y mortgage to M. R. Trat	vis		
	f Oklahoma, to-wit:	part. of the seco	nd part, the following described real estate a	nd premises situated i
			ls Heights Addition to ding to the recorded	
		1 1-	TREASURER'S ENDORSEMENT	
i i	\$	Elin 61	the with mortage.	1101 · '888
			WAYNE L. UICKEY, County Treas	mer
Ith all the improven	nents thereon and appurtenances	thereto belonging, and warr	ant the title to the same.	e ere e e.g Je
			and the citie to the minty.	
			and 00/100	
ith interest thereon :	eight at the rate of per cent, per an	num, payable semi-	annually from date	
cording to the term	of four certain pro	omissory note. 8	described as follows, to-wit:	
One note One note One note All of sa	for \$340.00 due on for \$340.00 due on	or before Twelve or before Eighte or before Twenty Sibyl Scott Moor	onths from date hereof. e months from date hereof. een months from date hereof e-four months from date her ce and Dale W. Moore, payab	e <b>of.</b>
David			the fall private and them to with the fall and	Guet west 188
venant and agreed not to commit or a arty, buildi  It is further expany interest install m, with interest, who	ee to pay all taxes and assess allow waste to be committed on the ings on said premise pressly agreed by and between the liment, or the taxes, insurance pro-	ements of said land when the he premises, and to in 98. e parties hereto that if any d emiums, or in case of the b	the following conditions, to-wit: That said same shall become due, and to keep all improserve, and keep insured in efault be made in the payment of the principal reach of any covenant herein contained, the wand second part.	first partieffereby vements in good repair favor of seco i sum of this mortgage whole of said principal
venant and agreed not to commit or a larty. buildi  It is further expany interest install m, with interest, the epremises and all x	ee to pay all taxes and assess allow waste to be committed on it ings on said premise pressly agreed by and between the liment, or the taxes, insurance pre all be due and payable, and this n yents and profits thereof.	ments of said land when the ne premises, and to ir. 98. •  parties hereto that if any d emiums, or in case of the b nortgage may be foreclosed.	same shall become due, and to keep all impro- ISUTE, and keep insured in efault be made in the payment of the principa reach of any covenant herein contained, the vand second part. Y shall be entitled to the in	first part ie foreby vements in good repair favor of second secon
venant and agred not to commit or a crty. buildi It is further exp any interest install m, with interest, who a premises and all was a said part	to pay all taxes and assess allow waste to be committed on the ings on said premise pressly agreed by and between the liment, or the taxes, insurance pre- all be due and payable, and this navents and profits thereof.  of the first part hereby agree, tee & as provided in	sments of said land when the the premises. And to ir. 98. e partics hereto that if any d emiums, or in case of the b mortgage may be foreclosed. that in the event action is t	same shall become due, and to keep all impro ISUTE, and keep insured in efault be made in the payment of the principa reach of any covenant herein contained, the	first part ieffereby vements in good repair favor of second second second second principal minediate possession of the will pay a second secon
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venant	to pay all taxes and assessable waste to be committed on it ings on said premise freesly agreed by and between the iment, or the taxes, insurance preatl be due and payable, and this needs and profits thereof.  If the first part hereby agree, fee & as provided in also secures.  In the part, for said consideration, tion and stay laws in Oklahoma.  The day of May  MA, County of Tul  23, persons  Sibyl Scott Moore	sments of said land when the the premises, and to in 38.  Departies hereto that if any d emiums, or in case of the b mortgage may be foreclosed that in the event action is b a said notes  do hereb  1923.	same shall become due, and to keep all impro- 18ure, and keep insured in efault be made in the payment of the principa reach of any covenant herein contained, the vand second part V. shall be entitled to the h brought to foreclose this mortgage,  by expressly waive appraisement of said real c  Sibyl Scott Moore  Dale W. Moore	first part 1eRereby vements in good repair favor of second is sum of this mortgage whole of said principal minediate possession of hey will pay a DOLLARS state and all benefit of SEAL SEAL
venant and agreed not to commit or a grty, buildi Arty, buildi It is further exp any interest install m, with interest, the e premises and all y Said part ies o asonable attorney's hich this mortgage a Part ies the homestead, exempt Dated this 9t  CATE OF OKLAHON Before me, May ad	to pay all taxes and assessable weater to be committed on it ings on said premise oresely agreed by and between the iment, or the taxes, insurance preall be due and payable, and this number and profits thereof.  In the first part hereby agree, fee & as provided in the secures.  In the part, for said consideration, tion and stay laws in Oklahoma.  The day of May  MA, County of Tul.  23, persons  Sibyl Scott Moore, her	sments of said land when the the premises, and to in 38.  Departies hereto that if any d comiums, or in case of the b nortgage may be foreclosed that in the event action is b 1 Said notes  do hereb  1, 19 23.  LSa , a Note ally appeared Thusband	same shall become duc, and to keep all impro- ISUTE, and keep insured in  efault be made in the payment of the principa reach of any covenant herein contained, the y and second part. Shall be entitled to the in  brought to foreclose this mortgage,  to  y expressly waive appraisement of said real e  Sibyl Scott Moore  Dale W. Moore  ary Public in and for said County and State, on	first part 1eRereby vements in good repair favor of second is sum of this mortgage whole of said principal minediate possession of hey will pay a DOLLARS state and all benefit of SEAL SEAL
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