андын шаандан үзгиндики, булуу калалагы баласт түүүнүн байлан шашаа шагаар каластар каластар калартар жалар жал Казалда калалар жастар жастар жастар жастар калартар каратардар байлагы жастар каратар каратар жастар жастар жа STATE OF MICHIGAN) COUNTY OF WAYNE SS Before me, a Notary Public, in and for said County and State, on this 12th, day of March, 1923, personally appeared Geo. C. Wetherbee, and Thos.E. Shaffer, to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its President and Secretary, and acknowledged to me that they executed the same as their free and voluntary act and deea, and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set forth. Witnessed my hand and Notarial Seal the day and year above set forth. (SEAL) Minnie L. Hall, Notary Public. My commission expires 7/10-1923. Filed for record in Tulsa, Tulsa County Oklahoma, March 16th, 1923, at 10:30 R.M. and recordedin Book 446, Page 233. By B (SEAL) O. G. Weaver, County Clerk. 244647-GB MORTGAGE OF REAL BSTATE. THIS INDENTURE, Made this 14th, dayof March A.D.1923, between Arthur E. Campbell and Ethel Campbell (his wife,) of the first part, and The West Tulsa State Bank, West Tulsa, Okla., of Tulsa County, in the State of Oklahoma, of the second part. sepal increased 33 WITNESSETH, That the said pa ties of the first part, in consideration of the sum of Trans. of Nine Hundred and no/100, DOLLARS, the receipt whereof is hereby ackn wledged, do on. õ by these presents, grant, bargain, sell and convey unto said party of the second part, 1 IN ASSESSMENT cortify that I reasing & Sand L its heirs and assigns, all of the following described REAB ESTATE situated in Tulsa CCE. ELASUPERS ENDUCY County, and State of Oklahoma, to-wit: 2 MILTON Lots Ten (10) and Eleven (11) in Block Six (6), 10.00 in Riverside Addition to West Tulsa, Oklahoma, now a part of the City of Tulsa, Oklahoma, according to the recorded plat thereof. 1.8 ź TO HAVE and to hold the same, Together with all and singular the tenements, here-['eecipt] ditaments and appurtenances thereunto, belonging or in anywise appertaining forever. PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said parties of the first part has this day executed and delivered 9 certain promissory notes in writing to said party of the second part, for the total sum of \$900.00, described as follows: One Note for \$50.00 Dated Mar 14-1923 May 6th, Due 1923 Jun.6th, 11 11 \$50.00 Jul.6th 1923 11 11 50.00 Ħ Aug.6th 1923 Sep.6th, Oct 6th, Nov.6th, 11 芽 \$50.00 1923 1923 1923 \$50.00 11 11 50.00 Dec.6th, Mar.6th, \$50.00 1923 11 H 1924 \$500.00 All of Said notes are payable at" the West Tulsa State Bank, West Tulsa, Oklahoma, and draw inte est at the rate of 10% from Mar. 14th, 1923, Said notes bear an attorneys fees clause of 10% of the note and further sum of \$15.00. and the first parties agree to keep the buildings insured for \$900.00, and the mort-gager agree to pay \$15.00 & 10% of principle attorney's fees on foreclosure. Now if said parties of the first part shall pay or cause to be paid to said party of the second part, its heirs or assigns, said sum of money in the above described notes mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void, and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof,

1. 1

234

46