#233254 NS REAL ESTATE MORTGAGE		
KNOW ALL MEN BY THESE PRESENTS, That	. Welch, single	ang dia mangandang ang mangkang mangkal ina ang palampaka menghanggan dia ang palampa menghan Mangan
of Kern ortgaged and hereby mortgage to D. B. Catterlin,	County, Oklahoma, pa	rtV. of the first part, ha
f part_y of the second		
보장 하시겠다고 하는 것 하는 경우를 하시다.		
한 10명 등 등에 지하는 하는 하는 10명 등을 하는 것이다. 		
The South Fifty (50) feet of Lot For Three (3) in Locust Grove Addition Tulsa, Oklahoma, according to the r	to the City of	
thereof.	gut sauter.	PANKEDE PARTY
	History construint in	
	for an the water dwar d	7. Reprine to mongae
	the said 15 day of	June 1923 LEY, Country Treasurer A. J. Tari
물속살이라이의 살려면 물살이 되면 생각했다.		a.4
with all the improvements thereon and appurtenances thereto belonging, and war		
This movtgage is given to secure the principal sum of		
with interest thereon at the rate of S per cent, per annum, payable	annually fromdat	
according to the terms ofonacertain promissory note	_described as follows, to-wit:	
엄마님 이 후 목이 함께 하다면서 화를 내다니		
Provided, always, that this instrument is made, executed and delivered upo evenant.B. and agree.B. to pay all taxes and assessments of said land when the und not to commit or allow waste to be committed upon the premises.	n the following conditions, to-wit: same shall become due, and to kee	That said first part Y_ hereby p all improvements in good repair
It is further everyosaly agreed by and between the nortice herete that if any	r default he made in the nuvment of	the principal sum of this mort
It is further everyosaly agreed by and between the nortice herete that if any	r default be made in the payment of the breach of any covenant herein c closed and the second part. I shall l brought to foreclose this mortgage	the principal sum of this mort ontained, the whole of said prin be entitled to the immediate pos
gage or any interest installment, or the taxes, insurance premiums, or in case of t cipal sum, with interest, shall be due and payable, and this mortgage may be force session of the premises and all the rents and profits thereof.	y default be made in the payment of the breach of any covenant herein c eclosed and the second part. I shall l	the principal sum of this mort ontained, the whole of said prin- be entitled to the immediate pos
It is further expressly agreed by and between the parties hereto that if any gage or any interest installment, or the taxes, insurance premiums, or in case of cipal sum, with interest, shall be due and payable, and this mortgage may be fore session of the premises and all the rents and profits thereof. Said part_y of the first part hereby agree_s, that in the event action is reasonable attorney's fee of	r default be made in the payment of the breach of any covenant herein c closed and the second part. I shall l brought to foreclose this mortgage	the principal sum of this mort ontained, the whole of said prin- ne entitled to the immediate pos will pay a
It is further expressly agreed by and between the parties hereto that if any gage or any interest installment, or the taxes, insurance premiums, or in case of sipal sum, with interest, shall be due and payable, and this mortgage may be foresession of the premises and all the rents and profits thereof. Said part—y of the first part hereby agree—3, that in the event action is reasonable attorney's fee of—————————————————————————————————	r default be made in the payment of the breach of any covenant herein colosed and the second part. I shall be brought to foreclose this mortgage expressly waive appraisement of sufficient the second part.	the principal sum of this mort ontained, the whole of said prince entitled to the immediate pose.
It is further expressly agreed by and between the parties hereto that if any gage or any interest installment, or the taxes, insurance premiums, or in case of cipal sum, with interest, shall be due and payable, and this mortgage may be foresession of the premises and all the rents and profits thereof. Said part_y of the first part hereby agree_g, that in the event action is reasonable attorney's fee of	r default be made in the payment of the breach of any covenant herein colosed and the second part. I shall be brought to foreclose this mortgage expressly waive appraisement of sufficient the second part.	the principal sum of this mort ontained, the whole of said prince entitled to the immediate pose.
It is further expressly agreed by and between the parties hereto that if any gage or any interest installment, or the taxes, insurance premiums, or in case of the sum, with interest, shall be due and payable, and this mortgage may be foresession of the premises and all the rents and profits thereof. Said part_y of the first part hereby agree_g, that in the event action is reasonable attorney's fee of	default be made in the payment of the breach of any covenant herein eleosed and the second part I shall be brought to foreclose this mortgage expressly waive appraisement of sufficient the second part I shall be brought to foreclose this mortgage.	the principal sum of this mort ontained, the whole of said prince entitled to the immediate pos
It is further expressly agreed by and between the parties hereto that if any gage or any interest installment, or the taxes, insurance premiums, or in case of the sum, with interest, shall be due and payable, and this mortgage may be fore session of the premises and all the rents and profits thereof. Said part_y of the first part hereby agree_g, that in the event action is reasonable attorney's fee of	default be made in the payment of the breach of any covenant herein eleosed and the second part I shall be brought to foreclose this mortgage expressly waive appraisement of sufficient the second part I shall be brought to foreclose this mortgage.	the principal sum of this mort ontained, the whole of said prince entitled to the immediate pose. Will pay a DOLLARS and real estate and all benefit of SEAL SEAL SEAL destate on this 25th
It is further expressly agreed by and between the parties hereto that if any gage or any interest installment, or the taxes, insurance premiums, or in case of the sum, with interest, shall be due and payable, and this mortgage may be fore session of the premises and all the rents and profits thereof. Said part_y of the first part hereby agree_g, that in the event action is reasonable attorney's fee of	default be made in the payment of the breach of any covenant herein eleosed and the second part I shall be brought to foreclose this mortgage expressly waive appraisement of sufficient the second part I shall be brought to foreclose this mortgage expressly waive appraisement of sufficient the second part I shall be sufficient to find the seco	the principal sum of this mort ontained, the whole of said prince entitled to the immediate pose. Will pay a DOLLARS and real estate and all benefit of SEAL SEAL SEAL destate on this 25th
It is further expressly agreed by and between the parties hereto that if any gage or any interest installment, or the taxes, insurance premiums, or in case of the sum, with interest, shall be due and payable, and this mortgage may be fore session of the premises and all the rents and profits thereof. Said part_y of the first part hereby agree_g, that in the event action is reasonable attorney's fee of	default be made in the payment of the breach of any covenant herein colosed and the second part I shall be brought to foreclose this mortgage expressly waive appraisement of surface B. Welch y Public in and for said County and iet B. Welch ng instrument and acknowledged to purposes therein set forth.	the principal sum of this mort ontained, the whole of said prince entitled to the immediate postulate post

Deputy. (SEAL)