÷	2	8.	: )	3.1	28	1	19	£.		ņ.	(A))	s. 24		1	
ķ	à	-	- 2		2.		4	a.	20	10					1
ŝ	2	H	đ				1	×		e e		23		38	老的
ŝ			1			÷.	୍ୟୁ	. (	24	14	> 1	Ð	6× 7		÷
	8.				2			1		2.6	ी ह	41.	5 L	1	0
7	÷		12	- 63	1.1		5	<u>ê.</u> A							
	20	ξų.		W.	8	98		25	-	ŧ2	47	568	53	N	S
ģ	742	1		82	ųę.		264	16	<u></u>	180	<u>_</u>	1			<u> </u>

MORTGAGE RECORD NO. 465

장애가 관람 것 같은 것을 가지 않는다.	Tulse, Tu
이 관계에 대한 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없 않이 없는 것이 없는 것 않이	Tulse, Tulse of N.E.Davis,
이 이 가지 않는 것 같은 것 같아? 같아?	regage to N. C. DOULTS
ulsa County, State of Ok	병생 승규는 사람들은 것 같아요. 이 것 같아요. 그는 것은 것 같은 것 같은 것을 가지 않는 것 같은 것 같은 것도 방법을 얻는 것이 가슴 것을 가지 않는 것 같이 많다. 지나와 전화를 관하는 것
	Lot 15 Block 2, Ridgedale Terrace Second Addition to Tulsa, Oklahoma,
	Subject to a certain mortgage given to the
	Oklahoma City Building and Loan Association, for \$2750.00, dated September 27th, 1923.
	TPLASUEUR'S ENTERSEMENT
	I have by conditioned and a set of the set o
	texten 21. v. Carton and a second of monga Laten with South Structures
(the all the transmission	Later $5 \sim 200$ , $103$ thereon and appurtenances thereto belonging and warrant the fille to the same.
This mortgage is give	en to secure the principal sum of
·····	i), eri; DOLLARS,
ith interest thereon at the	e rate of 8. per cent, per annum, payable
ccording to the terms of	Onecertain promissory notedescribed as follows, to-wit:
	가지는 것은
<b>a</b>	
	One promissory note for \$530.00 due six months from date or on April 5th, 1924.
	그 같은 그 같은 것 같은 것은 것은 것 같은 것 같은 것 같은 것 같은
8	
ovenantS and agreeS nd not to commit or allow SECOND DETTY, D It is further expressi- r any interest installment um, with interest, shall be he premises and all rents to Sald partLES of the	first part hereby agree that in the event action is brought to foreclose this mortgage will pay a
ovenantS and agreeS nd not to commit or allow SECOND PARTY, D It is further expressi r any interest installment any, with interest, shall be the premises and all rents i Said partLOS of the masonable attorney's fee of	to pay dll taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair waste to be committed on the premises. and to insure, and keep insured in favor of ouildings on said premises. y agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this morigage t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal a due and payable, and this morigage may be foreclosed and second part. Y. shall be entitled to the immediate possession of and profits thereot. Afret part hereby agree
ovenantS and agreeS nd not to commit or allow SECOND DEATUY, D It is further expressly r any interest installment um, with interest, shall be te premises and all rents i Said partLCS of the sasonable attorney's fee of hich this mortgage also s	to pay dll taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair waste to be committed on the premises. and to insure, and keep insured in favor of ouildings on said premises. y agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this morigage t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal a due and payable, and this morigage may be foreclosed and second part. Y. shall be entitled to the immediate possession of and profits thereot. Afret part hereby agree
venantS and agreeS nd not to commit or allow SECOND DETTY, L It is further expressly r any interest installment um, with interest, shall be the premises and all rents i Said partLES of the assonable attorney's fee of hich this mortgage also s PartLES of the first is homestoad, exemption a	to pay dll taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair waste to be committed on the premises. And to insure, and keep insured in favor of puildings on said premises. y agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this morigage t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal a due and payable, and this morigage may be foreclosed and second part. X. shall be entitled to the immediate possession of and profits thereot. If are part hereby agree
ovenantS and agrees nd not to commit or allow SECOND DB.Tty, L It is further expressly r any interest installment um, with interest, shall be the premises and all rents i Said partLES of the sasonable attorney's fee of hich this mortgage also s PartLES of the first is homestond, exemption a	to pay dll taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair waste to be committed on the premises. and to insure, and keep insured in favor of pulldings on said premises. y agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this morigage t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal and profits thereot. and profits thereot. and profits thereot. there have and no/100
venantS and agreeS nd not to commit or allow SECOND DETTY, L It is further expressly r any interest installment um, with interest, shall be the premises and all rents i Said partLES of the assonable attorney's fee of hich this mortgage also s PartLES of the first is homestoad, exemption a	to pay dll taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair waste to be committed on the premises. and to insure, and keep insured in favor of oulldings on said premises. y agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this mortgage t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal a due and payable, and this mortgage may be foreclosed and second part. X. shall be entitled to the immediate possession of and profits thereot. If first part hereby agree
venantS and agreeS and not to commit or allow SECOND PATTY, L It is further expressly any interest installment um, with interest, shall be a premises and all ronts of Said partLCB of the assonable attorney's fee of hich this mortgage also s PartLCB of the first is homestend, exemption a Dated this	to pay dll taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair waste to be committed on the premises. and to insure, and keep insured in favor of pulldings on said premises. y agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this morigage t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal a due and payable, and this morigage may be foreclosed and second part. X. shall be entitled to the immediate possession of and profits thereot. If first part hereby agrees, that in the event action is brought to foreclose this morigage
ovenantS and agreeS nd not to commit or allow SECOND PATTY, L It is further expressly any interest installment in, with interest, shall be to premises and all rents i Said partLCS of the assonable attorney's fee of hich this mortgage also s PartLCS of the first is homestead, exemption a Dated this	to pay all taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair waste to be committed on the premises. and to insure, and keep insured in favor of Oulldings on said premises. y agreed by and between the parties hereto that if any default be made in the payment of the principal sum of this mortgage t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal a due and puyable, and this mortgage may be foreclosed and second part. X. shall be entitled to the immediate possession of and profits thereot. After part hereby agree, that in the event action is brought to foreclose this mortgage
ovenantS and agreeS nd not to commit or allow SECOND PATTY, L It is further expressly any interest installment in, with interest, shall be to premises and all rents i Said partLCS of the assonable attorney's fee of hich this mortgage also s PartLCS of the first is homestead, exemption a Dated this	to pay all taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair waste to be committed on the premises, and to insure, and keep insured in favor of Dulldings on said premises, y agreed by and between the parties hereto that if any dofault be made in the payment of the principal sum of this mortgage to or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal a due and payable, and this mortgage may be foreclosed and second part. X. shall be entitled to the immediate possession of and profits thereof. and profits thereof. and profits thereof. and profits thereof. and consideration, do
venantS and agreeS nd not to commit or allow SECOND PATY, L It is further expressly r any interest installment um, with interest, shall be is premises and all ronts of Said partLES of the assonable attorney's fee of hich this mortgage also s PartLES of the first te homestend, exemption a Dated this	to pay all taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair wasts to be committed on the premises. And to insure, and keep insured in favor of Duildings on said premises. And to insure, and keep insured in favor of buildings on said premises. And to insure, and keep insured in favor of output and between the parties hereto that if any default be made in the payment of the principal sum of this morigage t, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal a due and payable, and this morigage may be foreclosed and second part. X shall be entitled to the immediate possession of and profits thereof. a first part hereby agree
venantS and agreeS nd not to commit or allow SECOND PATY, L It is further expressly r any interest installment im, with interest, shall be is premises and all rents it Said part198 of the assonable attorney's fee of hich this mortgage also s Part198 of the first is homestead, exemption in Dated this	to pay all taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair waste to be committed on the premises, and to insure, and keep insured in favor of Dulldings on said premises, y agreed by and between the parties hereto that if any dofault be made in the payment of the principal sum of this mortgage to or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal a due and payable, and this mortgage may be foreclosed and second part. X. shall be entitled to the immediate possession of and profits thereof. and profits thereof. and profits thereof. and profits thereof. and consideration, do
venantS and agreeS nd not to commit or allow SECOND PATY, L It is further expressly it is further expressly said partLES of the assonable attorney's fee of hich this mortgage also is PartLES of the first is homestend, exemption in Dated this 29th TATE OF OKLAHOMA, w Before me, bis wife, his wife,	to pay all taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair was to be committed on the premises. and to insure, and keep insured in favor of buildings on said premises. and to insure, and keep insured in favor of buildings on said premises. and to insure, and keep insured in favor of buildings on said premises. and to insure, and keep insured in favor of buildings on said premises. and to insure, and keep insured in favor of buildings on said premises. and to insure, and keep insured in favor of buildings on said premises. And to insure, and keep insured in the principal sum of this morigage c, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal a due and payable, and this morigage may be foreclosed and second part. X shall be entitled to the immediate possession of and profits thereof. If first part hereby agree, that in the event action is brought to foreclose this morigage
venantS and agreeS nd not to commit or allow SECOND PATTY, L It is further expressly any interest installment im, with interest, shall be is premises and all rents in Said part198 of the assonable attorney's fee of hich this mortgage also s Part198 of the first is homestead, exemption of Dated this	in to pay all taxes and assessments of sold land when the same shall become due and to keep in growenests is good repair was to be committed on the premises. And to insure, and keep insured in favor of ould dings on sold premises. Such to be reached and second part of the principal sum of this mortgage to the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of sold principal of the inmediate possession of and profits thereot. If not taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of sold principal of the and principal sum of this mortgage may be foreclosed and second part. X, shall be entitled to the immediate possession of and profits thereot. If not part hereby agree, that in the event action is brought to foreclose this mortgage
venantS and agreeS nd not to commit or allow SECOND PATY, L It is further expressly r any interest installment im, with interest, shall be is premises and all rents it Said partLSS of the assonable attorney's fee of hich this mortgage also s PartLSS of the first is homestead, exemption a Dated this 29th TATE OF OKLAHOMA, f Before me, his wife, me known to be the iden to same as their Witness my signature	Le to pay all taxes and assessments of said land when the same shall become due, and to keep in Bured in favor of of ould dings on said premikes. And to insure, and keep in Bured in favor of ould dings on said premikes. And to insure, and keep in Bured in favor of ould dings on said premikes. And to insure, and keep in Bured in favor of ould dings on said premikes. A set of the breach of any covenant herein contained, the whole of said principal of and profit be reach of any covenant herein contained, the whole of said principal of and principal aum of this mortgage is due and payable, and this mortgage may be foreclosed and second part. X, shall be entitled to the immediate possession of and profits thereof.
ovenantS and agreeS nd not to commit or allow SECOND DERTY, D It is further expressi- ir any interest installment um, with interest, shall be he premises and all rents i Sald partICS of the sasonable attorney's fee of which this mortgage also s PartICS of the first he homestead, exemption to Dated this	Lo pay all taxes and assessments of said land when the same shall become due, and to keep all improvements in good repair wate to be committee on the premises. and to insure, and keep insured in favor of ould dings on Said premises. y agreed by shad between the partles here to that if any default be made in the payment of the principal sum of this mortgage to othe taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said principal o due and payable, and this mortgage may be foreclosed and second part. X. shall be entitled to the immediate possession of and profits thereot. and profits thereot. there part hereby agrees
ovenantS and agreeS nd not to commit or allow SECOND PATTY, L It is further expressly r any interest installment im, with interest, shall be the premises and all rents it Said partLES of the sasonable attorney's fee of hich this mortgage also s PartLES of the first is homestead, exemption a Dated this	Let to pay all taxes and assessments of said land when the same shall become due, and to keep insured in groot repair wate to be committed on the premises. and to insure, and keep insured in favor of ould lings on Said premises. y agreed by and between the partles hereto that if any default be made in the payment of the principal sum of this mortgage , or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole ofsaid principal a due and payable, and this mortgage may be foreclosed and second part. A shall be entitled to the immediate possession of and profils thereot. and stay laws in Oklahoms. a. <u>October</u> 192. BEAL, and the main the sume appraisement of said real estate and all benefit of and stay laws in Oklahoms. a. <u>October</u> 192. a Notary Public in and for estil County and State, on this. First. a Notary Public in and tor estil County and State, on this. First. b and official sect the within and foregoing instrument and acknowledged to me that. iftee and voluntary act and deed for the uses and purposes theroin set forth. and official sect the day and year law they written. September. 25, 1924. (SEAL). W-J Henry, Notary Public. this instrument was filed for record in my office on. 3. day et. NOV. A. D. 197. A. D. 197. A. D. 197.

-

at a state of

Salar and

表示になった。