REAL ESTATE MORTGAGE	-	
KNOW ALL MEN BY THESE PRESENTS, That S.W. Clark and Annie B.Clark, his wife,		11
a ot Tulss,County, Oklahoma, part 195 7016 first part mortgaged and hereby mortgage to O. S. Mason	t, 1a.Y.C.	U
of part V of the second part, the following described real estate and premises situ Tulsa County, State of Okinhoma, to-wit:	uated in	
Lots Fifteen (15) and Sixteen (16) in Block (1), Orchard Addition to the City of Tulsa, Oklahoma.		
TREASERTR'S & DORSEMENT Thereby corner to a struct 60 and issue Receiption 12652 a conditioned of morigan has on the a conditioned of morigan has on the acceleration of m	eđ ga i	
with all the improvements thereon and appurtchances thereto belonging and warrant the title to the same. Duputy This mortgage is given to secure the principal sum of One Thousand (\$1,000.00)		
Dol		
with interest therein at the rate of <u>E</u> per cent, per annum, payableannually from date according to the terms of ONEcertain promissory note described as follows, to-wit:		
Note Dated Tulsa, Oklahoma, November 23, 1923, in the sum of \$1,000.00, due and payable on or before three years after date, to Q. S. Mason, at the Exchange Trust Company, Tulsa, Oklahoma.		Ab
in the sum of \$1,000.00, due and payable on or before three years after date, to Q. S. Mason, at the Exchange Trust Company, Tulša, Oklahoma. ^{Provided} , always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first, part_ ^{Provided} , always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first, part_ ^{Provided} , always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first, part_ ^{Provided} , always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first, part_ ^{Provided} , always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first, part_ ^{Provided} , always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first, part_ ^{Provided} , always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first, part_ ^{Provided} , always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first, part_ ^{Provided} , always, that this instrument is made, executed and the part of the same shall become due, and to keep all improvements in good and not to commit or allow wests to be committed on the premises. And to insure, and keep insured in favor of Second party, buildings an said (premises. ^{Provided} is for a said (premises), and this mortgage may be foreclosed and second part_ ^P , shall be entitled to the immediate posses.	repair prigage fincipal	
in the sum of \$1,000.00, due and payable on or before three years after date, to Q. S. Mason, at the Exchange Trust Company, Tulka, Oklahoma. Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first part_ covenant and ngree to pay all taxes and assessments of said hand when the same shall become due, and to keep all improvements in good and not to commit or allow waste to be committed on the premises, and to insure, and keep insured in favor of second party, buildings an said oremises. It is further expressive agreed by and between the partices hereto that it any default be made in the payment of the principal sum of this mo or any interest installment, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said pr sum, with interest, shall be due and payable, and this mortgage may be foreclosed and second part shall be entitled to the immediate possess the premises and all rents and profits thereof. Said part 128 of the first part hereby agree, that in the event action is brought to foreclose this mortgage	rtgage Incipal slon, of	
in the sum of \$1,000.00, due and payable on or before three years after date, to Q. S. Mason, at the Exchange Trust Company, Tulka, Oklahoma. Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first parties covenant and ngree to pay all taxes and assessments of said hand when the same shall become due, and to keep all improvements in good and not to commit or allow waste to be committed on the premises, and to insure, and keep insured in favor of second party, buildings an said oremises. It is further expressing agreed by and between the parties hereto that it any default be made in the payment of the principal sum of this may or any interest installment, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said pr sum, with interest, shall be due and poyable, and this mortgage may be foreclosed and second part shall be entitled to the immediate possess the premises and all rents and profits thereot.	rtgage Incipal slon, of	
in the sum of \$1,000.00, due and payable on or before three years after date, to 0. S. Mason, at the Exchange Trust Company, Tulsa, Oklahoma. Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first part_ reprove the exchange trust company, Tulsa, Oklahoma. Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first part_ covenant	i repair prtgage pincipal slon, of i pay, n ,LARS,	
in the sum of \$1,000.00, due and payable on or before three years after date, to 0. S. Mason, at the Exchange Trust Company, Tulša, Oklahoma. Provided, always, that this instrument is mide, executed and delivered upon the following conditions, to-wit: That said first part_ies ovenant no pay all taxts and assessments of said and when the same shall become due, and to keep all improvements in good and not to commit or allow waste to be committed on the premises. And to insure, and keep insured in favor of Second party, buildings an said (premises. "It's further expression worked by that between the physics." "It's further expression and between the physics that if any detault be made in the payment of the principal sum of this part sum, with interest, shall be due and payable, and this mortgage may be foreclosed and second partX shall be entitled to the immediate possess the premises and all rents and profits thereot. Said partials of the first part hereby agree	repair prtgage fncipal slon.of l pay.a ,LARS, lefit of	
in the sum of \$1,000.00, due and payable on or before three years after date, to 0. S. Mason, at the Exchange Trust Company, Tulsa, Oklahoma. 'Provided, always, that this instrument is made, executed and delivered upon the following conditions, to-wit: That said first part_ies covenant and agree to pay all taxes and assessments of said hand when the same shall become due, and to keep all improvements in good and not to commit or allow waste to be committed on the plemises. and to insure, and keep insured in favor of second party, buildings of he said (or said consideration, or in case of the breach of any covenant herein contained, the whole of said pr sum, with interest instalment, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said pr sum, with interest instalment, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said pr sum, with interest instalment, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said pr sum, with interest instalment, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained. The whole of said pr sum, with interest, shall be due and poyable, and this mortgage may be foreclosed and second part and like entitled to the immediate possess the premises and all rents and profits thereot. Said partices of the first part hereby agree, that in the event action is brought to foreclose this mortgage	repair prtgage fncipal slon.of l pay.a ,LARS, lefit of	
in the sum of \$1,000.00, due and payable on or before three years after date, to 0. S. Mason, at the Exchange Trust Company, Tulša, Oklahoma. Provided, always, that this instrument is made, executed and delivered upon the following conditions, to wit: That said drat parties ovenant and agree to pay all taxes and assessments of eald hand when the same shall become due, and to keep all improvements in good and not to commit or allow wasts to be committed on the ptemises. and to insure, and keep insured in favor of Second party, buildings an said premises and to insure, and keep insured in favor of second party, buildings an said premises that if any default be made in the payment of the principal sum of this pay or any interest installment, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of said pre- sum, with interest, shall be due and payable, and this mortgage may be foreclosed and second part	repair prtgage fncipal slon.of l pay.a ,LARS, lefit of	
in the sum of \$1,000.00, due and payable on or before three years after date, to 0. S. Mason, at the Exchange Trust Company, Tulka, Oklahoma. *Provided, always, that this instrument is made, executed and delivered upon the following conditions, to wit: That ead first part 185 evonant no pay all taxes and assessments of aid hard when the same shall become due, and to keep all improvements in good and not to permised. and the same shall become due, and to keep all improvements in good and not to commit to railow wasts to be committed on the premised. and to insure, and keep insure of the principal sum of this more any interest installment, or the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of all partials before the sum set of the principal sum of this more railow and and the taxes, insurance premiums, or in case of the breach of any covenant herein contained, the whole of all partials before the sum set of the breach of any covenant herein contained, the whole of all partials and all reats and proble, and this morigage may be forequeed part. X shall be entitled to the immediate possess the premises and all reats and proble thereot. Said partials for the first part hereby agree	repair prtgage fncipal slon.of l pay.a LARS, sefit of SEAL, SEAL,	
in the sum of \$1,000.00, due and payable on or before three years after date, to Q. S. Mason, at the Exchange Trust Company, Tules, Oklahoma. "Provided, always, that this instrument is made, executed and delivered upon the following conditions, to wit: That ead first particle covenint and agree to pay all tax's and assessments of aid and when the same shall become due, and to keep all improvements in good and not to commit or allow wasts to be committed on the premises. And to insure, and keep insured in favor of Becond party, buildings an Baid Orenises. The influe collectual space by particle of the truth and between the particle of the principal sum of this may or any interest installment, or the tax's, insurance premiums, or in case of the breach of any covenant becom, contained, the whole of sald pr sum, with interest, shall be due and payable, and this morigage may be foreclosed and second part X shall be crutited to the immediate passes the premiser and all rests and payable, and this morigage may be foreclosed in second part X shall be crutited to the immediate passes the premiser and all rests and payable, and this morigage may be foreclosed in second part X shall be crutited to the immediate passes the premiser and all rests and payable, and this morigage may be foreclosed in second part X shall be crutited to the immediate passes the premiser and all rests and payable, and this morigage may be foreclosed in second part X shall be crutited to the immediate passes the premiser and all rests and payable, and this morigage may be foreclosed in second part X shall be crutited to the immediate passes the premiser and all rests and payable, and this morigage may be foreclosed in second part A shall be crutited to the immediate passes the premiser and all rests and payable in consideration, do <u>states on the consideration</u> payable in the fourt and state and all ben the homestead, esemption and stay have in Oklahoma. Brate this <u>23rd</u> day of <u>November</u> 192.3 S.W.Cl	repair prtgage fncipal slon.of l pay.a LARS, sefit of SEAL, SEAL,	
in the sum of \$1,000.00, due and payable on or before three years after date, to Q. S. Mason, at the Exchange Trust Company, Tulka, Oklahoma. Provided, always, that this instrument is made, exceuted and delivered upon the following conditions, to wit: That said first particles revenant and upret to pay all taxes and assessments of said land when the same shall become due, and to keep all improvements in good and not to commit or allow wasts to be committed on the premises, and to insure, and keep influenced in favor of Becond party, buildings in said (Synemises. T's further expressly served by all taxes and assessments of said hard when the same shall become due, and to keep all improvements in good and not to commit or allow wasts to be committed on the premises, and to insure, and keep influenced in favor of Becond party, buildings in said (Synemises. T's further expressly served by difference in the payment of the principal sum of this put or any interest instalment, or that taxe, innurance premiums, of it any default be made in the payment of the principal sum of this put sum, with interest, shall be due and payable, and this morigings may be foreclosed and second partY shall be entitled to the immediate passes the premises and all rents and profits thereot. Said particles of the first part hereby agrees, that in the event action is brought'to foreclose this morigings, will reasonable automoty is fee of. One hundred (\$100,00)	repair prigage principal sion of l pay a LARS, selft of SEAL, SEAL, state l	
in the sum of \$1,000.00, due and payable on or before three years after date, to 0. S. Mason, at the Exchange Trust Company, Tulka, Oklahoma. Provided, always, that this instrument is made, exceuted and delivered upon the following conditions, to wit: That said first par. 165 coventut	repair prtgage fncipal slon.of l pay.a LARS, sefit of SEAL, SEAL,	
in the sum of \$1,000.00, due and payable on or before three years after date, to 0. S. Mason, at the Exchange Trust Company, Tulka, Oklahoma.	repair prtgage fincipal slon.ot l pay. a plan.a plan.a sEAL, SEAL, SEAL, stant.a septed	
in the sum of \$1,000,00, due and payable on or before three years after date, to 0.5. Mason, at the Exchange Trust Company, Tulka, Oklahoma. Provided, siways, that this instrument is made, executed and delivered upon the following conditions, in-wit: That said first particles to perform the following conditions, in-wit: That said first particles are assessment of said hard when the same shall become due, and to keep all improvements in good and not to commit or allow wasts to be committed on the premises. And keep instructed in favor of second party, buildinge hn Bald Symphies and the instrument and a for instruct, and keep instructed in favor of second party, buildinge hn Bald Symphies and the provided and second party, buildinge hn Bald Symphies and the provided and second party. Just be and and be a second party, buildinge hn Bald Symphies may be foreclosed and second part. I shall be entitled to the immediate present installand, or the task instructes presents of any decaute be made in the payment of the presentation of the presentation of the presentation of the second party. Just be and and payable, and the mortage may be foreclosed and second part. I shall be entitled to the immediate present installand. The shall be called a payable, and the mortage may be foreclosed and second part. Just shall be called a prove of the free of the forech of any covenant herein contained, the whole of said presents and all reads and payable, and the mortage may be foreclosed and second part. Just shall be called a prove of the hundred (\$100.00)	repair prtgage fncipal slon.ot l pay.a LARS, afit of SEAL, SEAL, equive a summer summer a summer	
in the sum of \$1,000.00, due and payable on or before three years after date, to Q. S. Mason, at the Exchange Trust Company, Tulks, Oklahoma. "Provided, atways, that this instrument is made, executed and delivered upon the following conditions, to wit: That shid then pay least one of the provided in favor, by all taxts and assessments of and bind when the same shull become due and to keep all improvements in pay all taxts and assessments of and bind when the same shull become due and to keep all improvements in pay all taxts and assessments of and bind when the same shull become due and to keep all improvements in pay all taxts and assessments of and to infoure, and keep informed in favor of second party, buildings an said (speniess.") If is further exceed watered by hub diverse the patients is between the prime in the asso of the breach of any covant hereat, contained, the whole of and provide the breach and all where the set where the set by the breach and able the breach of any covant hereat, contained, the whole of and provide thereot. Both is further exceed to all able and provide and the mortage may be foreloaded in an order of any covant hereat, contained, the whole of and provide thereot. Both articles of the fare part hereby agree	repair prigage fincipal slon.ot l pay. a LARS, sefit of SEEAL, SEEAL, stant. a a a a a a a a a a a a a	

67%

うちん いろうち ないしん

(m