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FROM	STATE OF OKLAHOMA, Tulsa County ss,  This instrument was filed for record on the
	and duly recorded in Book 47.2 on page 135
]	Fees \$
	(Seal) County Clerk By Brady Brown, County Clerk
	ByBrady Brown,Deputy
THIS INDENTURE Made this 28th day of Se	pt •A, D. 192 3 between
G. L. Haddock & Jewell Haddock, h	is wife
W Winn The Co	te of Oklahoma,of the first part
Tulsa	part.y
/ITNESSETH, That said part LQR of the first part, in opnsideration of the	ne sum of (\$850.00) Dollar
perceint of which is hereby acknowledged, do by these presents grant, b	pargain, sell and convey unto said part y_ of the second part theirheir
nd assigns, all the following described real estate situated in	ISa County and State o
All of Lot (45) Forty-five and Lo	t (46) Forty-six , Block (6) Six
Rosemont Heights to the city of To plat thereof.	uisa, as shown by the recorded
교생님 그리고 하장은 전 하는 사람들이 살린다.	ium in in 1900 die Weisenbeiter voorsche Argente ander ander ander die deutsche Argente ander ander ander ander Om in in in in in in 1900 die deutsche andere a
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taining forever.	he tenements, hereditaments and appurtenances thereunto belonging, or in anywise appearances.
oth. One for \$ 850.00 due July 28, 1926	of one promissory note of even date here payable 25.00 or more per month 192
w. E. Winn Lumber Co.	
r order, payable at 211 N. Elgin	
r order, payable at	
rith per cent interest per annum, payable semi-an	nually and signed by
G. L. Haddock & Jewell Haddock	nually and signed by
G. L. Haddock & Jowell Haddock Said first part 198 hereby covenant Sthat they are imple of said premises and that they are free and clear of all incumbrances.	nually and signed byowner R in fe
G. I. Haddock & Jewell Haddock  Said first part. 1eS hereby covenant. S that they are imple of said premises and that they are free and clear of all incumbrances.  That they have	nually and signed byowner R in fe  no exceptions
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G. L. Haddock & Jewell Haddock  Said first part_128 hereby covenant. Sthat they are imple of said premises and that they are free and clear of all incumbrances.  That. they. have  they. have  they. have  they. have  they. have  they. have  for the benefit of the mortagege gree. It is not pay all taxes and assessments lawfully assessed on said premise said first part_128 further expressly agree. It is not not as offers had be a further charge and lien upon said premises described in this mortagement or decree rendered in action as aforesaid, and collected, and the lier Now if said first pard_88shall pay or cause to be paid to said securing said first pard_88shall pay or cause to be paid to said securing said premises, or any part thereof, are not paid before delinquent than the mortage or any part thereof, are not paid before delinquent than the meallowed interest thereon at the rate of. The creates and this mortage may elect to desollect said delt including attorney's fees, and to foreclose this mortage, and said first part_1.8Swaive. Shotice of election to declare the who IN WITNESS WHEREOF, said part_1.88 of the first part ha.  CNOW ALL MEN BY THESE PRESENTS  That	mually and signed by
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G. L. Haddock & Jewell Haddock  Said first part_128 hereby covenant Sthat they are imple of said premises and that they are free and clear of all incumbrances.  That they have  the y will warrant and defend the same against the lawful claims of the sum of \$800.00 for the benefit of the mortgage gree.  to pay all taxes and assessments lawfully assessed on said premises. Said first part_128 further expressly agree. In that in case of feathering provided, the mortgagor will pay to the said mortgage.  It is herein provided, the mortgagor will pay to the said mortgage.  It is attorney's or solicitor's fees therefor, in addition to all other statutory fees hall be a further charge and lien upon said premises described in this mortgadgement or decree rendered in action as aforesaid, and collected, and the lier Now if said first part_482.shall pay or cause to be paid to said see the said said free part of the said mortgage.  of money in the above described note. In emotioned, and shall make and maintain such insurance and pay such taxes and assessments and pays and the said premises, or any part thereof, are not paid before delinquent then the me allowed interest thereon at the rate of	musually and signed by
G. L. Haddock & Jewell Haddock  Said first part_128 hereby covenant Sthat they are imple of said premises and that they are free and clear of all incumbrances.  That they have  they have  they will warrant and defend the same against the lawful claims of the sum of \$800.00 for the benefit of the mortgage gree.  to pay all taxes and assessments lawfully assessed on said premises. Said first part_198 further expressly agree. In that in case of fees therefor, in addition to all other statutory fees hall be a further charge and lien upon said premises described in this mortgagement or decree rendered in action as aforesaid, and collected, and the lien Now if said first part_98.shall pay or cause to be paid to said see um. for money in the above described note. mentioned, and shall make and maintain such insurance and pay such taxes and assessment and pay such taxes and assessment and premises, or any part thereof, are not paid before delinquent then the metal and premises, or any part thereof, are not paid before delinquent then the metal pay in the said mortgage may elect to descollect said delt including attorney's fees, and to foreclose this mortgage, and Said first part_198 waive. Said part_198 for the cleding and said part_198 for the said mortgage, and the said mortgage. In consideration of the sum of father part_198 waive. Said part_198 for the first part hallowed interest thereon as the rate of said part_198 for the first part hallowed in the part of the sum of father part_198 waive. Said part_198 for the first part hallowed interest thereon as the said nortgage deed, the real estroyenants therein contained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, real not pay the said mortgage. has hereund the said deformed the said mortgage. has hereund so the said mortgage. has hereund so the said said mortgage. The hereund said for the said mortgage. The hereund said for the said said said for the said mortgage. And hereund said for the said said said said said said said said	mually and signed by
G. L. Haddock & Jewell Haddock  Said first part.——shereby covenant. S. that. they. are imple of said premises and that they are free and clear of all incumbrances.  That they have  the.y. will warrant and defend the same against the lawful claims or oremises in the sum of \$800.00	mually and signed by