FROM	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the	day of
***************************************	Jan. 192 4 at 10:30 o'clock A M.	
	and duly recorded in Book 472 on page 313	
	> Fees \$	
	O: G. Weaver.	
	(Seal) Brady Brown, Co	unity Clerk
		The state of the s
THIS INDENTURE, Made this 21st day of Jar	nuary A.D. 192 4, between	
Geo. T. Duck and T. A. Duck and z.	M. Duck, his wife teofOklahoma,ies	
	te of Oklahoma,partor	the first part
Tulsa, Okla.	part y of the second part;	* g/C
WITNESSETH, That said parties of the first part, in consideration of the		
Two Hundred and Thirty and No/10	00	Dollars
the receipt of which is hereby acknowledged, doby these presents grant, b	argain, sell and convey unto said part of the second partCounty	vand State of
ond assigns, all the following described real estate situated in		200
	TO D. TO Miles County	TO A CO
The SET SET NWT of Sec. 16, To	mp. 19 R. 12, Tulsa County,	5 7
Oklahoma.	TREASUREP'S ENDORSEME	
	I hereby certify that I received 8,24	
	Receipt No. 3.463 there for in property	
	Dated this 25 day of Jan	195
	W. W Stuckey, County To fice	Ó
	· · · · · · · · · · · · · · · · · · ·	` \\
To have and to hold the same, together with all and singular, th	te tenements, hereditaments and appurtenances thereunto belonging, or in a	nywise apper
aining forever		100
This conveyance is intended as a mortgage to secure the payment	ofone	en date here
	24	
18415. 19		
r order, payable atfrom maturity	nually and airned by	
Geo. E. Duck and T. A. Duck	nually and signed by	
	re the	
imple of said premises and that they are free and clear of all incumbrances		
they have		
to be 37 will warrant and defend the same against the lawful claims of	f all persons whomseever. Said first part. 192 agreeto insure the bui	ldings on said
for the benefit of the mortyage	e and maintain such insurance during the existance of this mortgage. Said fir	st part
Said first part 105. further expressly agreethat in case of fo	es before delinquent. reclasure of this mortgage and as often as any proceeding shall be taken to f	oreclose same
as herein provided, the mortgagor will pay to the said mortgagee	said ice to be due and payable upon the filing of the petition for forectosure	and the same
1 11 1 . For the all the second and described in this manter	and the amount thereon shall be recovered in said toreclastics suit and in	chided in ant
Now if said first part 108 shall pay or cause to be paid to said sec	thereof enforced in the mumber as the principal debt hereby secured. 118 heirs of together with the interest thereon according to the terms and tenor of said	or assigns said
sum of money in the above described note mentioned,	together with the interest thereon according to the terms and tenor of said tents then these presents shall be wholly discharged and void otherwise shall	remain in ful
force and effect. If said insurance is not effected and maintained, or if an	y and all taxes and assessments which are or may be levied and assessed lay ortgagemay effect such insurance or pay such taxes and assessm	wfully agains
so allowed interest thereon at the rate ofter cent per annu	im, until paid, and this mortgage shall stand as security for all such payment	ts; and if said
sum or sums of money or any part thereof is not paid when due, or if such	insurance is not effected and maintained or any taxes or assessments are neclare the whole sum or sums and interest thereon due and payable at once a	ot paid befored to
-tiest said dakt including attorney's fees, and to forcelose this mortgage, and	shall become entitled to possession of said premises.	
IN WITNESS WHEREOF, said part 108 of the first part ha	le debt.66 above and also the beneft 18 stay, valuation or appresement laws.	written.
	Geo. E. Duck T. A. Duck E. M. Duck	
	T. A. Duck B. M. Duck	
	. ASSIGNMENT	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
CNOW ALL MEN BY THESE PRESENTS	ofCounty, Oklahom	a, the withi
amed mortgageein consideration of the sum of		DOLLAR
oin hand paid, the receipt whereof is hereby	y acknowledged, dohereby sell, assign, transfer, set out an	d convey unt

	ate conveyed and the promissory note debts and claims thereby see	cured, and th
ovenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, n	severtheless, to the conditions therein contained.	
	to setthisthendthisthisthe	day c
192		-

STATE OF OKLAHOMA, Tulsa Cour	nty, 8#.	
Before me. the undersigned	a Notary Public in and for said Cour	nty and Stat
Before me. the undersigned	a Notary Public in and for said Cour	nty and Stat
Before me. the undersigned on this 21st day of Jane 1924, personally ap 3. Duck and T. A. Duck, and E. M. Duck	peared wife	oing Veinstrumen
Before me, the undersigned on this 21st day of Jan. 1924, personally applications and E. M. Duck and acknowledged to me that they executed the same as the example of th	peared	oing veinstrumen
Before me. the undersigned on this 21st day of Jan. 1924, personally ap 1. Duck and T. A. Duck and E. M. Duck and acknowledged to me that they executed the same as the ex-	peared	oing veinstrumen
on this 21st day of Jane 1924, personally ap	peared wife within and for said Coupeared wife within and for 980 peared within and for 980 peared within and for 980 peared by the wife known to be the identical person such a careful the about the was and purposes therein set forth. The peared within and for said Coupeared by the wife known to be the identical person such as the wife known t	oing veinstrumen