FROM	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the 19 day of
	Feb. 192 4 2:15 o'clock P.M. 353
ro	Fecs \$
	O. G. Weaver, (Seal) County Clerk By Deputy
	Brady Brown, County Clerk
THIS INDENTURE, Made this 8th day of Febru	
G. A. Snyder	***************************************
of Jenks, Oklahoma, Tulsa County, in the State of and Chas. Veston	Oklahoma,of the first part
of Jenks, Tulsa County, Oklahoma,	part V of the second part;
WITNESSETH, That said partVof the first part, in consideration of the su	m ofDollars
the receipt of which is hereby acknowledged, doby these presents grant, barga	nin, sell and convey unto said part . Y of the second part his
and assigns, all the following described real estate situated inJenksTil	18.8. County and State of
Oklahoma to-wit:	
Lot 3, Block 42, Town of Jenks	s, Tulsa County, Oklahoma,
according to the recorded plan	t thereof. Treasurers ENDORSEMENT.
	I benefit coming that I considered S , O Hand issued
	Lance Lie 19 Get 1937
	V. Santy Heaster
ا بر این در این از این با در این از این	Deputy
a To have and to hold the same, together with all and singular, the tetaining forever.	mements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
This conveyance is intended as a mortgage to secure the payment of with, One for \$ 100.00 due April 8th, 1924	and one note for 3100.00 due June 8th.1924.
	192
or order, payable at Jenks, Okla.	Anto
withper cent interest per annum, payable semi-mmudit	ly and signed by G. A. Snyder
Said first part Y_hereby covenantS_that he is the	owner_in fee
simple of said premises and that they are free and clear of all incumbrances	d that the above described lands are no part
of his homestead	
he will warrant and defend the same against the lawful claims of all	good right and authority to convey and encumber the same and persons whomsoever. Said first part. Vagree. E to insure the buildings on said a maintain such insurance during the existence of this mortsage. Said first part. V
agreesto by all taxes and assessments lawfully assessed on said premises be	d maintain such insurance during the existence of this mortgage. Said first part 4 fore delinquent, ourse of this mortgage and as often as any proceeding shall be taken to foreclose same 0 200 10%
as attorney's or solicitor's fees therefor, in addition to all other statutory (ces: sau	d fee to be due and payable upon the filing of the petition for foreclosure and the same
as attorney's or solicitor's fees therefor, in addition to all other statutory jees; saushall be a further charge and lien upon said premises described in this mortgage; is	d fee to be due and payable upon the filing of the petition for foreclosurd and the same and the amount therein shall be recovered in said foreclosure suit and included in any reof enforced in the middlet as the principal debt hereby secured.
Now if said lives must y shall may or cause to be paid to said second:	nart na S heirs or assigns said
and shall make and maintain such insurance and pay such taxes and assessments	ther with the interest thereon according to the terms and tenor of said note.
form and affect. If east incurance is not effected and maintained or if any an	ad all taxes and assessments which are or may be levied and assessed lawfully against
be allowed interest thereon at the rate of	ageOmay effect such insurance or pay such taxes and assessments and shall until paid, and this mortgage shall stand as security for all such payments; and if said urance is not effected and maintained or any taxes or assessments are not paid before
delinquent, the holder of said note and this mortgage may elect to declare	the whole sum or sums and interest thereon due and payable at once and proceed to
Said first part. YwaiveSnotice of election to declare the whole de IN WITNESS WHEREOF, said part. Yof the first part haS	bbas above and also the beneft costs, valuation or appraisement laws. hereunto sethandthe day and year first above written. G. A. Snyder
	ACCIONATIVE
KNOW ALL MEN BY THESE PRESENTS	ASSIGNMENT
That	ofCounty, Oklahoma, the withinDOLLARS
in hand paid, the receipt whereof is hereby ack	enowledged, dohereby sell, assign, transfer, set out and convey unto
	and the company of th
harman heirs and assigns, the within mortgage deed, the real estate co	onveyed and the promissory note debts and claims thereby secured, and the
heirs and assigns, the within mortgage deed, the real estate of covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never	theless, to the conditions therein contained.
the contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never IN WITNESS WHEREOF, The said mortgageehahereunto set	
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