a in a s		A 3	5 37	TL.		
ĊU	MAS	100	Sel.	1.0	٢.	
-		9	*****			
	1.10.10	**	~ M		~	

0

4-

ĥ

NO. 251723 C.M.J.

	+ \ STATE O	FOKLAHOMA, Tulsa County 28.	, 신입 가지?
,	This	e instrument was filed for record on the e b • 1924	
***	and duly re	corded in Book. 472	
το.	> Fees \$		
*********	(Sea	O. G. Weaver, 1) Brady Brown,	
*****	By	Brady Brown,	County
	20th day of February	A. D. 192. 4., between	
THIS INDENTURE, Made this Eugene L. Roop and I	ene Roop, his wife		*****
	County, in the State of Oklahoma,		
of		part_Yof the se	cond part;
WITNESSETH. That said part ies of the fi Three Thousand a	st part, in consideration of the sum of		
the receipt of which is hereby acknowledged, de	by these presents grant, bargain, sell and co	myey unto said part_X_ of the second part	his
and assigns, all the following described real esta Oklahoma to-wit:	situated inTulsa		County and
Tot One (1) Block	Seventeen (17) Orcutt Ad	dition to the city of	
Tulsa Oklahoma, a	cording to the recorded	plat thereof.	NONE .
		A service and the service of the ser	80
	1997 - 1997 -	13831	山田市中学学校で
	8.5.5. 18.1.2.	21 Feb	102 4 -
		Innovi 94 Con	egnises 17
		Environment of the second seco	Litisting
To have and to hold the same too	ther with all and singular, the tenements, here	ditaments and appurtenances thereunto be	longing, or in anywise
taining forever.			
This conveyance is intended as a mon with. One for \$ 3000.00. due	gage to secure the payment of One Tehruary 20, 1927	promissor	y noteof even dat
	,		
or order, payable at Tulsa, Okla.			8 yay gan, any mga ma mina ata yin gan gan ana ma ma ma ana ata yan gan gan ata ma
Eugene L. Roop	and Trene Roop	by	
Eugene L. Roop Said first partl.9.8, hereby covenan simple of said premises and that they are free s	and Trans Roop that they are the d clear of all incumbrances		owner
Eugena L. Roop Said first part 98, hereby covenant simple of said premises and that they are free a That they have they have they have they will warrant and defend the sa premises in the sum of \$	that thoy are the that thoy are the d clear of all incumbrances		and encumber the same to insure the buildings rtgage. Said first part all be taken to forcelos a for forceclosure and the soure suit and included ceured. heirs or assign d tenor of said note otherwise shall remain and assessed lawfully xes and assessments at such payments; and sessement are not paid ayable at once and pro praisement laws. year first above writh
Bugena L. Roop. Said first part198, hereby covenant simple of said premises and that they are free a That they have 	and Trans Roop that thoy are the that thoy are the d clear of all incumbrances		and encumber the same to insure the buildings rtgage. Said first part all be taken to forcelos a for forceclosure and the soure suit and included ceured. heirs or assign d tenor of said note otherwise shall remain and assessed lawfully xes and assessments at such payments; and sessement are not paid ayable at once and pro praisement laws. year first above writh
Bugene L. Roop. Said first part198, hereby covenant simple of said premises and that they are free a That thoy have 	and Trans Roop that thoy are the that thoy are the d clear of all incumbrances		and encumber the same to insure the buildings rtgage. Said first part all be taken to forcelos a for forcelosure and the soure suit and included ceured. heirs or assign tenor of said note otherwise shall remain and assessed lawfully axes and assessments and usessments are not paid ayable at once and pro praisement laws. year first above writte sounty, Oklahoma, the
Bugene L. Roop. Said first part 98, hereby covenant simple of said premises and that they are free a That. they have the V. will warmpt and defend the sa premises in the sum of \$ .00100 for gree	and Trans Roop that thoy are the that thoy are the d clear of all incumbrances		and encumber the sau to insure the buildings rigge. Said first part all be taken to forcelou a for forcelosure and th osure suit and included ceured. 
Bugene L. Roop. Said first part198, hereby covenant simple of said premises and that they are free a That thoy have he.ywill warrang and defend the as premises in the sum of \$.3500 · 00 agree to pay all taxes and assessments la Said first part 198 further express as herein provided, the mortgager will pay to as atton:wy's or solicitor's fees therefor, in addi shall be a further charge and lien upon said pre- judgement or decree rendered in action as afore Now'f said first part 188 shall pay sum of money in the above des and shall make and maintain such insurance as force and effect. If said insurance is not effect um or sums of money or any part thereof, are not pair be allowed interest thereon at the rate of . 168 sum or sums of money or any part thereof is delinquent, the holder of said note and t collect caid debt including attorney's fees, and Said first part 198 waivenotice IN WITNESS WHEREOF, said part KNOW ALL MEN BY THESE PRESENT That	and Trans Roop that thoy are the that thoy are the d clear of all incumbrances		and encumber the same to insure the buildings rtgage. Said first part all be taken to forcelon a for forcelosure and the sure unit and included ecured. The soure and included ecured. The soure and included ecured heirs or assign tenor of said note. To therwise shall remain and assessed hawfully res and assessments and seesaments are not paid symbol at once and pro praisement laws. year first above writh sounty, Oklahoma, the DOI
Bugene L. Roop. Said first part198, hereby covenant simple of said premises and that they are free a "	and Trans. Roop that thoy are the that thoy are the d clear of all incumbrances		and encumber the sat to insure the buildings trigage. Said first par- all be taken to forcelo a for forcelosure and th osure suit and included ecured. 
Bugene L. Roop. Said first part 98, hereby covenant simple of said premises and that they are free s That. they have the V. will warmpt and defend the sa premises in the sum of \$ .00100 for agree	and Trans. Roop that thoy are the that thoy are the d clear of all incumbrances		and encumber the sat to insure the buildings trigage. Said first par- all be taken to forcelo a for forcelosure and th osure suit and included ecured. 
Eligena L. Roop. Said first part 98, hereby covenant simple of said premises and that they are free a That. thoy have the V. will warmpt and defend the sa premises in the sum of \$ .0010. for agree to pay all taxes and assessments la Said first part 1.98 further express as herein provided, the mortgagor will pay to as attoney's or solicitor's fees therefor, in addi shall be a further charge and lien upon said pay judgement or decree regread lien upon said pay sum	and Trans. Roop that thoy are the that thoy are the declear of all incumbrances		and encumber the sau to insure the buildings rigage. Said first par all be taken to forcelo a for forcelosure and the soure usit and included cured
Bugene L. Roop. Said first part 98, hereby covenant simple of said premises and that they are free a That. thoy have That. thoy have the V. will warms and defend the as premises in the sum of 3 5000 • 00 agree to pay all taxes and assessments la Said first part 198 further express as herein provided, the mortgager will pay to as atton by sor solicitor's fees therefor, in addi shall be a further charge and lien upon said pro- judgement or decree rendered in action as afore Now if said first part 198 shall pay sum	and Trans. Roop that thoy are the that thoy are the declear of all incumbrances		and encumber the sam to insure the buildings rigage. Said first part all be taken to foreclosure for foreclosure and the soure suit and included curred. The same shall remain and assessed lawfully xes and assessments at all such payments; and assessment are not paid ayable at once and pro- praisement laws. year first above writh pounty, Oklahoma, the DOI nsfer, set out and conv-
Bugene L. Roop. Said first part 98, hereby covenant simple of said premises and that they are free a That they have 	and Trans Roop that thoy are the that thoy are the delear of all incumbrances		and encumber the sam to insure the buildings rigage. Said first part all be taken to foreclosure for foreclosure and the soure suit and included curred. The same shall remain and assessed lawfully xes and assessments at all such payments; and assessment are not paid ayable at once and pro- praisement laws. year first above writh pounty, Oklahoma, the DOI nsfer, set out and conv-
Eugene L. Roop. Said first part 98, hereby covenant simple of said premises and that they are free a That they will warrap, and defend the as premises in the sum of \$.5500.00 agree	and Trans Roop that thoy are the that thoy are the delear of all incumbrances		and encumber the same to insure the buildings rtgage. Said first part all be taken to forcelor in for forcelosure and the soure usit and included ceured. heirs or assign d tenor of said note otherwise shall remain and assessed lawfully xes and assessments and sessments are not paid ayable at once and pro- parisement laws. year first above writh sounty, Oklahoma, the county, Oklahoma, the county, oklahoma, the county, and converse secured, the secured, the sounty secured, the secured of the secured of the secured of the secured of the secured of the secured of the secured of the secured of the secured of the secured of the secured of the secured of the secured of the secure of the sec
Eugene L. Roop. Said first part 98, hereby covenant simple of said premises and that they are free a "	and Trans Roop that thoy are the that thoy are the declear of all incumbrances		and encumber the same to insure the buildings rtgage. Said first part all be taken to forcelor in for forcelosure and the soure out and included ecured
Eugene L. Roop. Said first partl.9.8, hereby covenant simple of said premises and that they are free a "	and Irane Roop that thoy are the that thoy are the declear of all incumbrances		and encumber the same to insure the buildings rtrage. Said first part all be taken to forcelor in for forcelosure and the source usit and included ecured. heirs or assign d tenor of said note otherwise shall remain and assessed lawfully xes and assessments and sessments are not paid ayable at once and pro- praisement laws. year first above writh sounty, Oklahoma, the comparison of the secured, the mains thereby secured, the nime thereby secured, the nime thereby secured, the comparison of the secured the secured the softwing the secured the comparison of the secured the secure s
Eugene L. Roop. Said first part 98, hereby covenant simple of said premises and that they are free s "the.Y. will warms and defend the as premises in the sum of 3 5000.00 agree to pay all taxes and assessments la Said first part 198 further express as herein provided, the mortgager will pay to as atton by sor solicitor's fees therefor, in addi shall be a further charge and lien upon said pro- judgement or decree rendered in action as afore Now if said first part 198 shall pay sum	and Irane Roop that thoy are the that thoy are the declear of all incumbrances		and encumber the sam to insure the buildings rigge. Said first part all be taken to forceloo n for forcelosure and th osure ouit and included curred
Eugene L. Roop. Said first partl.9.8, hereby covenant simple of said premises and that they are free a "	and Irane Roop that thoy are the that thoy are the declear of all incumbrances		and encumber the sam to insure the buildings rigge. Said first part all be taken to forceloo n for forcelosure and th osure ouit and included curred

361