No. 252606 0.M.J.

FROM	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the	4 day of
	March 192.4 11:25	clock M.,
ΤO	and duly recorded in Book. 472	иge365
	O G Wasyar	
	O. G. Weaver, (Seal) Brady Brown,	County Clerk
	By	Deputy
THIS INDENTURE, Made this twelfth day of Febru Mrs. W.D. Bryan and W.D. Bryan, he Tulsa County, in the State of The First National Bank of Tulsa ITNESSETH, That said part, Y. of the first part, in consideration of the Two Thousand Three Hundred and Fifty except of which is hereby acknowledged, do S by these presents grant, bar d assigns, all the following described real estate situated in Tulsa clahoma to-wit: All of Lot Six (6) in Block Tweether of Tulsa, Oklahoma, and the City of Tulsa,	tenements, hereditaments and appurtenances thereunto below	of the first par nd part; its Successors hair County and State o
This conveyance is intended as a mortgage to secure the payment of the One for \$2350.00 due April 12. 198	4. signed by W. D. Bryan and Mr.	noteof even date here
		192
Said first part y hereby covenant that she is the	ty Ally and signed by Coept 1st mortgage for 39000.00	owner in fa
Said first part. Y. hereby covenant that. She is the opper of said premises and that they are free and clear of all incumbrances. Strings Loan Association, Meyada, Missouri and the same against the lawful claims of a smisee in the sum of s	good right and authority to convey and grown shomsoever. Said first part V. agrees to ind maintain such insurance during the existance of this mortgoefore delinquent. Source of this mortgoefore delinquent. Of UNDAID DE BRIDGE and the mount thereon shall be recovered in said foreclosure or form and the amount thereon shall be recovered in said foreclosure ereof enforced in the minimal as the principal debt hereby seem and the amount thereon shall be recovered in said foreclosure ereof enforced in the minimal as the principal debt hereby seem and the amount thereon shall be recovered in said foreclosure ereof enforced in the minimal as the principal debt hereby seem a part V., 108 SUCCESSOTS. The succession of the principal debt hereby seem there with the interest thereon according to the terms and it is then these presents shall be wholly discharged and void out and all taxes and assessments which are or may be levied and sage. may effect such insurance or pay such taxes until paid, and this mortgage shall stand as security for all a surance is not effected and maintained or any taxes or asses to the whole sum or sums and interest thereon due and paya all become entitled to possession of said premises. Surance is not effected and maintained or any taxes or asses to the whole sum or sums and interest thereon due and paya all become entitled to possession of said premises. Surance is not effected and maintained or any taxes or asses to the whole sum or sums and interest thereon due and paya all become entitled to possession of said premises. Surance is not effected and maintained or any taxes or assession to the benefit to stay, walvation or apprainance or paya and the day and year the country surance or the day and year the country surance or the said of the benefit to stay, walvation or apprainance or the said of the benefit to stay, walvation or apprainance or the said of the benefit to stay, walvation or apprainance or the said of the benefit to stay. Mr S. W. D. Bryan	dencumber the same and assure the buildings on said age. Said first part y be taken to foreclose same result and included in any red. Heirs or assigns said the same said and assessed lawfully against and assessed lawfully against and assessments and shall uch payments; and if said sments are not paid before ble at once and proceed to sement laws.
Said first part Y hereby covenant that She is the speed of said premises and that they are free and clear of all incumbrances Strings Loan Association, Novada, Missouri at She has Is he will warrant and defend the same against the lawful claims of a smises in the sum of \$	good right and authority to convey and good right and authority to convey and persons whomsoever. Said first part	dencumber the same and assure the buildings on said age. Said first part J. Dollar result and included in any red. Heirs or assigns said encor of said note. Heirs or assigns said encor of said note. Increases and shall remain in ful assessed lawfully against and assessments and shall uch payments; and if said sments are not paid before ble at once and proceed to sement laws.
Said first part Y hereby covenant that She is the sple of said premises and that they are free and clear of all incumbrances. Strings Ioan Association, Navada, Missouriat She has She	good right and authority to convey and good right and authority to convey and persons whomsoever. Said first part V agree S to ind maintain such insurance during the existance of this mortgoge for delinquent. Source of this mortgage and as often as any proceeding shall BY. Cont. Of Undid Dalange. Indice to be due and payable upon the filing of the petition for and the amount thereon shall be recovered in said foreclosus creof enforced in the maintains as the principal debt hereby seed part V Lts. Suncessors the principal debt hereby seed that V Lts. Suncessors to the principal debt hereby seed that V Lts. Suncessors to the principal debt hereby seed that V Lts. Suncessors to the principal debt hereby seed that the interest thereon according to the terms and it is then these presents shall be wholly discharged and void of and all taxes and assessments which are or may be levied and undid all taxes and assessments which are or may be levied and undid and this mortgage shall stand as security for all a surance is not effected and maintained or any taxes or asses to the whole sum or sums and interest thereon due and paya all become entitled to possession of said premises. Cotton above and also the benefit to stay; wheating or appear the said of the said	dencumber the same and an author of the same and assessed lawfully against author payments and if said saments are and if said saments are and proceed to same and are are are and proceed to same and are
Said first part. Y_hereby covenant_that She is the uple of said premises and that they are free and clear of all incumbrances. She has she had	coept 1st mortgage for 39000.00 dated Oct. 20, 1922 good right and authority to convey and persons whomsoever. Said first part V. agrees to ind maintain such insurance during the existance of this mortgage for delinquent. closure of this mortgage and as often as any proceeding shall by Cont. Of Unplied Dalange. and the amount thereon shall be recovered in said foreclosure of the mount thereon shall be recovered in said foreclosure of the mount thereon shall be recovered in said foreclosure of the mount thereon shall be recovered in said foreclosure of the mount that the mount of the principal debt hereby secularly. Its Successors according to the terms and it is then these presents shall be wholly discharged and void of the standard of the mount of the forecast thereon according to the terms and it is then these presents shall be wholly discharged and void of the standard of the same of the standard of any taxes or assess until paid, and this mortgage shall stand as security for all a surance is not effected and maintained or any taxes or assess the whole sum or sums and interest thereon due and payar all become entitled to possession of said premises. eth of above and also the benefit to stay, wheating or appear the content of the same of the content of the day and year the same of the s	dencumber the same and assure the buildings on said age. Said first part. J. be taken to foreclose same foreclosure and the same red. Heirs or assigns said enor of said note. Increased lawfully agains and assessed lawfully agains and assessed lawfully agains be at once and proceed to same the same and assessed fawfully agains when the same and assessed fawfully agains when the same and assessed fawfully agains and assessed fawfully agains when the same and said said assessed fawfully agains when the same and proceed to same the same and proceed to the same and said assessed fawfully agains when the same and proceed to same and proceed to the same and said assessed fawfully agains and assessed fawfully a
Said first part Y hereby covenant that She is the ple of said premises and that they are free and clear of all incumbrances. Strings Loan Association, Nevada, Missourial Association, Nevada,	good right and authority to convey and good right and authority to convey and persons whomsoever. Said first part	dencumber the same am naure the buildings on sainge. Said first part. Y be taken to foreclose same and the same suit and included in any red. He is or assigns saintener of said note. I herwise shall remain in ful desessed lawfully agains and assessments and shall uch payments; and if saintener of said note. I herwise shall remain in ful desessed lawfully agains and assessments and shall uch payments; and if saintener are not paid before ble at once and proceed to see the same
Said first part Y hereby covenant that She is the neple of said premises and that they are free and clear of all incumbrances. The prince of the property of the said premises and that they are free and clear of all incumbrances. The prince of the said premises are seen as the sum of \$	good right and authority to convey and good right and authority to convey and persons whomsoever. Said first part	dencumber the same and assure the buildings on said age. Said first part. J. be taken to foreclose same and assure the said and the same suit and included in any red. Heirs or assigns said enough a said assessed lawfully agains and assessed lawfully agains and assessments and shall uch payments; and if said saments are not paid before ble at once and proceed to sement laws. The said the same and shall uch payments; and if said saments are not paid before ble at once and proceed to sement laws. The said the s
Said first part Y_hereby covenant that She is the opposite said premises and that they are free and clear of all incumbrances. Strings Loan Association, Novada, Missouri and She has she has some against the lawful claims of a semises in the sum of \$	good right and authority to convey and lipersons whomsoever. Said first part. — agree S. to ind maintain such insurance during the existance of this mortgoelore delinquent. Source of this mortgage and us often as any proceeding shall left to be due and payable upon the filing of the pctition for and the amount thereon shall be recovered in said foreclosus creof enforced in the manufer as the principal debt hereby seeu lipart. — 1.18_SUCCESSOTS. The successors in the second second of the terms and it as then these presents shall be wholly discharged and void out and all taxes and assessments which are or may be levied and age. ————————————————————————————————————	dencumber the same and saure the buildings on said age. Said first part .V. be taken to foreclose same and said age. Said first part .V. be taken to foreclose same result and included in any red. Heirs or assigns said conor of said note. conor of said note. denvise shall remain in full assessed lawfully against and shall such payments; and if said sments are not paid before ble at once and proceed to sement have. Y first above written. DOLLARS or, set out and convey unto sthere by secured, and the
Said first part _Y_hereby covenantthat She is the mple of said premises and that they are free and clear of all incumbrances _9. Mayings Loan Association, Novada, Missouri and the same against the lawful claims of a semises in the sum of \$	good right and authority to convey and grown shomsoever. Said first part. — agrees. to ind maintain such insurance during the existance of this mortgoefore delinquent. BY CONE OF UNDALD DALBINGS and the amount thereon shall be recovered in said foreclosus creefored in the manual thereon shall be recovered in said foreclosus creefored in the manual thereon according to the terms and it as then these presents shall be wholly discharged and void out and all taxes and assessments which are or may be levied and agree. — may effect such insurance or pay such taxes are the whole sum or sums and interest thereon due and paya all become entitled to possession of said premises. Bether shadow and also the benefit to stay. The work of the manual trees the said and this mortgage shall stand as security for all a surance is not effected and maintained or any taxes or asses the whole sum or sums and interest thereon due and paya all become entitled to possession of said premises. Bether shadow and also the benefit to stay. The work of the manual the day and yea Mrs. W. D. Bryan W. D. Bryan ASSIGNMENT ASSIGNMENT ASSIGNMENT Assign, transferent contained. theless, to the conditions therein contained. theless, to the conditions therein contained.	dencumber the same and saure the buildings on said age. Said first part .V. be taken to foreclose same and said age. Said first part .V. be taken to foreclose same result and included in any red. Heirs or assigns said conor of said note. conor of said note. denvise shall remain in full assessed lawfully against and shall such payments; and if said sments are not paid before ble at once and proceed to sement have. Y first above written. DOLLARS or, set out and convey unto sthere by secured, and the
Said first part _Y_hereby covenantthat She is the mple of said premises and that they are free and clear of all incumbrances _97 to 100	good right and authority to convey and persons whomsoever. Said first part	owner_in fe to Farm & Home an ansure the buildings on sai age. Said first part. V. be taken to foreclose same an ansure the buildings on sai age. Said first part. V. be taken to foreclose same an ansure and included in an red. Heirs or assigns said conor of said note. nerwise shall remain in full and assessed lawfully against and assessed lawfully against and assessments and shaluch payments; and if saisments are not paid before ble at once and proceed to the same and the same
Said first part Y hereby covenant that She is the spie of said premises and that they are free and clear of all incumbrances Strings Ioan Association, Novada, Missouri at She has She	good right and authority to convey and persons whomsoever. Said first part	owner_in fe to Farm & Home an ansure the buildings on sai age. Said first part. V. be taken to foreclose same an ansure the buildings on sai age. Said first part. V. be taken to foreclose same an ansure and included in an red. Heirs or assigns said conor of said note. nerwise shall remain in full and assessed lawfully against and assessed lawfully against and assessments and shaluch payments; and if saisments are not paid before ble at once and proceed to the same and the same