NO. 254299 C.M.J.

	This instrument was filed for record on the 25
	March 192 4 at 4:30 o'clock P.M. 472 and duly recorded in Book 472 on page 429
TO	Fces \$
rakan di Barangan ya Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn	O. G. Weaver,
	(Seal) County Clerk By Brady Brown, County Clerk Deputy
4th . Ma	rch . n. co. 4 .
Sarah I. Stephens and Frank S. Stephens	rch A.D. 192 4 between nens, her husband,
TulsaCounty, in the S Emma Uhamberlain	ens, her husband, tate of Oklahoma
nd .	part. ▼ of the second part;
	the sum of
Twenty-five Hundred	Dollan
ne receipt of which is hereby acknowledged, doby these presents grant,	, bargain, sell and convey unto said part X of the second part X
klahoma to-wit:	
Tot m along (20) Plant Maritage	(70) Owner Addition to the eiter
of Tulsa, Oklahoma, according to	(19), Orcutt Addition to the city of the recorded plat thereof.
	100 miles of 100 m
	14443 Maria Ma
	14943 25 March 4
	0
To have and to hold the same, together with all and singular.	the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper
taining forever.	
This conveyance is intended as a mortgage to secure the payment	t ofof even date here
ith One for \$ 2500.00 due March 4, 192	7. made to Emma Chamberlain, or order and rayable ma, with interest at 8 per cent per annum, payable by 6 interest bearing notes of \$100.00 each, the nd each succeeding interest note payable six more
i-annually from date; and accompanied	by 6 interest bearing notes of \$100.00 each, the
ed to lst payable September 4, 1924, and the proceeding one All notes sign	nd each succeeding interest note payable six mored by Sarah I. Stephens and Frank S. Stephens.
	et by batat 1. blobudto and 1 table 0. ocopiones
	mmally and signed by
Said first part 1.8 Shereby covenant that they are	e the
mple of said premises and that they are free and clear of all incumbrances	e theownerSin fo
hat they have they will warrant and defend the same against the lawful claims remises in the sum of \$ . 3000 \cdot 00 for the benefit of the mortgag	good right and authority to convey and encumber the same and of all persons whomsoever. Said first part. 1.0 S. agreeto insure the buildings on saigee and maintain such insurance during the existence of this mortgage. Said first part. 1.04
hat they have  they will warront and defend the same against the lawful claims remises in the sum of \$ . 5000 \cdot 00 for the benefit of the mortgag rec to pay all taxes and assessments lawfully assessed on said premises and the same and the same same to pay all taxes and assessments lawfully assessed on said premises.  Said first part 192 further expressly agree that in case of the said mortgage.	good right and authority to convey and encumber the same an of all persons whomsoever. Said first part_103 agreeto insure the buildings on sai gee and maintain such insurance during the existance of this mortgage. Said first part_104 ises before delinquent. foreclosure of this martgage and as often as any proceeding shall be taken to foreclose same of HUNGTED ITLLY
hat they have they will warrant and defend the same against the lawful claims remises in the sum of \$\frac{5000.00}{000}\$. for the benefit of the mortgag gree to pay all taxes and assessments lawfully assessed on said premises the first parties. Further expressly agree that in case of sherin provided, the mortgagor will pay to the said mortgage. Two sattomey's or solicitor's fees therefor, in addition to all other statutory for hall be a further charge and lien upon said premises described in this mort	good right and authority to convey and encumber the same an of all persons whomsoever. Said first part_168 agreeto insure the buildings on sai gee and maintain such insurance during the existance of this mortgage. Said first part_160 foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same of HUMGTOG. TILLY Dollar is said fee to be due and payable upon the filing of the petition for foreclosure and the same igage and the amount thereon shall be recovered in said foreclosure suit and included in an
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hat	good right and authority to convey and encumber the same an of all persons whomsoever. Said first part 10.3 agree
hat	good right and authority to convey and encumber the same an of all persons whomsoever. Said first part 10.3 agree
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they nave  they will warrant and defend the same against the lawful claims emises in the sum of \$. 2000. Or for the benefit of the mortgagnee to pay all taxes and assessments lawfully assessed on said premises in the sum of \$. 2000. If or the benefit of the mortgagnee that in case of the heicin provided, the mortgagor will pay to the said mortgagee. The said the said premises described in this mort degement or decree rendered in action as aforesaid, and collected, and the lice Now if said first part 1.25. shall pay or cause to be paid to said some of money in the above described notementioned and shall make and maintain such insurance and pay such taxes and assessore and effect. If said insurance is not effected and maintained, or if a said war or sums of money or any part thereof, are not paid before delinquent then the resultinguent, the holder of said note	good right and authority to convey and encumber the same at of all persons whomsoever. Said first part 108 agree