WITT the re and as Oklał taini	Tulsa County, in the State o K. W. Gantz Tulsa ESETH, That said partlOS of the first part, in consideration of the su One Thousands sipt of which is hereby acknowledged, doby these presents grant, bargings, all the following described real estate situated in Tulsa ma to-wit: Lot Six (ô) Block Fifteen (1: to the city of Tulsa. To have and to hold the same, together with all and singular, the together with all and singular, the together with all and singular.	This instrument was filed for record on the day of	
WITT the re and au Oklał taini	THIS INDENTURE, Made this. 28 day of May George 3. Hughes and Alta Hughes, h Tulsa County, in the State o K. W. Gantz Tulsa ESSETH, That said partloS of the first part, in consideration of the su One Thousands sipt of which is hereby acknowledged, doby these presents grant, barg igns, all the following described real estate situated in Tulsa ma to-wit: Lot Six (5) Block Fifteen (1) to the city of Tulsa.	Fees 5	
WITT the re and as Oklał taini	THIS INDENTURE, Made this. 28 day of May George 3. Hughes and Alta Hughes, h Tulsa County, in the State o K. W. Gantz Tulsa ESSETH, That said partloS of the first part, in consideration of the su One Thousands sipt of which is hereby acknowledged, doby these presents grant, barg igns, all the following described real estate situated in Tulsa ma to-wit: Lot Six (5) Block Fifteen (1) to the city of Tulsa.	0. 5. Weaver, (S6a1) Brady Brown, County Clerk By. Deputy A. D. 192. 4. between is wife of Oklahoma. part 198 of the first part part 198 of the second part; im of. Deflars ain, sell and convey unto said part X. of the second part. K. W. Gantz. heirs County and State of 5) Lynch-Forsythe Addition (15/82)	
WITT the re and as Oklał taini	Tulsa County, in the State o K. W. Gantz Tulsa ESETH, That said partlOS of the first part, in consideration of the su One Thousands sipt of which is hereby acknowledged, doby these presents grant, bargings, all the following described real estate situated in Tulsa ma to-wit: Lot Six (ô) Block Fifteen (1: to the city of Tulsa. To have and to hold the same, together with all and singular, the together with all and singular, the together with all and singular.	(Seal) ByBrady Brown, A. D. 192. 4, between is wife of Oklahoma,	
WITT the re and as Oklał taini	Tulsa County, in the State o K. W. Gantz Tulsa ESETH, That said partlOS of the first part, in consideration of the su One Thousands sipt of which is hereby acknowledged, doby these presents grant, bargings, all the following described real estate situated in Tulsa ma to-wit: Lot Six (ô) Block Fifteen (1: to the city of Tulsa. To have and to hold the same, together with all and singular, the together with all and singular, the together with all and singular.	A. D. 192. 4, between 15 WIFe foklahomapart.198 part.198 of the second part; am of	
WITT the re and as Oklał taini	Tulsa County, in the State o K. W. Gantz Tulsa ESETH, That said partlOS of the first part, in consideration of the su One Thousands sipt of which is hereby acknowledged, doby these presents grant, bargings, all the following described real estate situated in Tulsa ma to-wit: Lot Six (ô) Block Fifteen (1: to the city of Tulsa. To have and to hold the same, together with all and singular, the together with all and singular, the together with all and singular.	of Oklahoma,part_108of the first part part_108of the second part; im ofDoffars ain, sell and convey unto said part X of the second partK.W.S.G.B.D.Zhoirs County and State of 5) Lynch-Forsythe Addition County and State of 5) Lynch-Forsythe Addition County and State of County and State of County and State of County and State of 	
WITT the re and as Oklał taini	Tulsa County, in the State o K. W. Gantz Tulsa ESETH, That said partlOS of the first part, in consideration of the su One Thousands sipt of which is hereby acknowledged, doby these presents grant, bargings, all the following described real estate situated in Tulsa ma to-wit: Lot Six (ô) Block Fifteen (1: to the city of Tulsa. To have and to hold the same, together with all and singular, the together with all and singular, the together with all and singular.	of Oklahoma,part_108of the first part part_108of the second part; im ofDoffars ain, sell and convey unto said part X of the second partK.W.S.G.B.D.Zhoirs County and State of 5) Lynch-Forsythe Addition County and State of 5) Lynch-Forsythe Addition County and State of County and State of County and State of County and State of 	
WITT the re and as Oklał taini	Tules Tules SETH, That said parties of the first part, in consideration of the su One Thousends sipt of which is hereby acknowledged, doby these presents grant, barg igns, all the following described real estate situated in	part 1030 f the second part; um of	
WITT the re and as Oklał taini	ESSETH, That said part108_of the first part, in consideration of the su One	Dollars ain, sell and convey unto said part Z_ of the second partK. W. GBNDZhoirs County and State of 5) Lynch-Forsythe Addition 15/182	
and a Oklał taini	sipt of which is hereby acknowledged, doby these presents grant, bargi gns, all the following described real estate situated inTulsa ma to-wit: Lot Six (ö) Block Fifteen (1) to the city of Tulsa. To have and to hold the same, together with all and singular, the to a forever.	ain, sell and convey unto said part X. of the second part K. W. GBALZ heirs County and State of 5) Lynch-Forsythe Addition 15/82 Friends SEMENT 15/82 Friends 20 Friedda 20 Fried	
Oklał taini	ma to-wit: Lot Six (5) Block Fifteen (1: to the city of Tulsa. To have and to hold the same, together with all and singular, the to	5) Lynch-Forsythe Addition 15/82 Addition 20 Fristerry 20 June 20 June	
taini	Lot Six (5) Block Fifteen (1) to the city of Tulsa. To have and to hold the same, together with all and singular, the to	2 Marsh June 100 4 2 June 18 June 18 4 2 J	
	to the city of Tulsa. To have and to hold the same, together with all and singular, the to	2 Marsh June 100 4 2 June 18 June 18 4 2 J	ſ
	To have and to hold the same, together with all and singular, the to	2nd min June 100 4	ſ
	z forever.	2nd min June 100 4	
	z forever.	2nd min June 100 4 BB Linguity	ſ
	z forever.	Ligner Star	
	z forever.	D.1/2 Liebuty	1.1
	z forever.		۴.
	g forever.	enements, hereditaments and appurtenances thereunto belonging, or in anywise apper-	
1	This conveyance is intended as a mortgage to secure the payment of	One	
with.	θ_{m} for \$1000,00 $dm = 0.0000000000000000000000000000000000$	installments of Witty Dollars 5(50.00) each.	
day	of each and every month thereafter unt	of June 1924 and one falling due on the 26th il note is fully paid.	
	K. W. Gantz		
with_	eightper cent interest per annum, payable semi-annual	lly and signed by	
	parties of the first part	theownerS in fce	
simple	Said first part_19_hereby covenantinst	transmission in itee	
That	they have	good right and authority to convey and encumber the same and	
	eY will warrant and defend the same against the lawful claims of all	persons whomeoever. Said first partyagreeSto insure the buildings on said d maintain such insurance during the existance of this mortgage. Said first party	
agree.	S to pay all taxes and assessments lawfully assessed on said premises be Said first part_X further expressly agreeSthat in case of fored	cfore delinquent, losure of this mortgage and as often as any proceeding shall be taken to foreclose same	
as att	mey's or solicitor's fees therefor, in addition to all other statutory fees; sai	undred	
shall judge	ent or decree rendered in action as aforesaid, and collected, and the lien the	and the amount thereon shall be recovered in said foreclosure suit and included in any reof enforced in the mainch as the principal debt hereby secured. partV_m	U
		ther with the interest thereon according to the terms and tenor of said note	
force said r	nd effect. If said insurance is not effected and maintained, or if any ar emises, or any part thereof, are not paid before delinquent then the mortg	nd all taxes and assessments which are or may be levied and assessed lawfully against age	
sum e	sums of money or any part thereof is not paid when due, or if such ins	until paid, and this mortgage shall stand as security for all such payments; and if said surance is not effected and maintained or any taxes or assessments are not paid before	
	said debt including attorney's fees, and to foreclose this mortgage, and sha	the whole sum or sums and interest thereon due and payable at once and proceed to Il become entitled to possession of said premises. Ds/s3 above and also the beneft to stay, valuation or appraisement laws.	
		hereunto set_LDQLThandSthe day and year first above written.	
		George E. Hughes Alta Hughes	an an taon Ang taon Ang tao
		ASSIGNMENT	
		ofCounty, Oklahoma, the within	
	이 가는 특 특별 감독이 있는 것이 있는 것이 많이 있는 것이 가지 않는 것이 가지 않는 것이 있는 것이 있는 것이 있는 것이 없다.	anowledged, dohereby sell, assign, transfer, set out and convey unto	
	hheirs and assigns, the within mortgage deed, the real estate contained.	onveyed and the promissory note debts and claims thereby secured, and the	
	TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never	i en la investión de la companya en en estrategica de la construcción de la companya de la companya 🖬 de la comp	
	IN WITNESS WHEREOF, 1 he said mortgageehahereunto sel	thandday of	
	요즘 것이 좀 모르는 것이 없다. 이 영화 등 모르		
STAT	OF OKLAHOMA,TulsaCounty,	84	an a
on th	28th day of May 192 4, personally appear	ed, a Notary Public in and for said County and State within and foregoing	
	George E. Hughes and Alta Hughes, his u	WILE, to me known to be the identical person 9, who executed the Above instrument ee and voluntary act and deed for the uses and purposes therein set forth.	
and a			
My c	WITNESS my official hand and seal the day and year above set forth. nmission expires <u>April 3rd</u> , 192.7. (Seal)	H. W. Evans,	
		Notary Public	
	6		
		anna 1880 marana ar seanna freisne an tha anna an tharaidh an tha staighteach an tha staighteach an tha anna an	

1