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MORTGAG	E2 IN EXACT.	\mathbf{N}

NO. 261214

586

FROM STATE OF OKLAHOMA, Tulsa County F8-	
John R. Emerson This instrument was filed for record on the	
June 1924 at 3 586	
TO (and duly recorded in Book. 472	
W. E. Winn Lumber Co. (SEAL)	
County Cle	ال ماس
By Brady Brown Dep	outy
THIS INDENTURE, Made this 23rd day of June A. D. 1924 between John R. Emerson, a si	ingle
man	
of Tul Sa County, in the State of Oklahoma, part. J of the first 1 and	
of Part. Y of the second part;	
WITNESSETH, That said part.yof the first part, in consideration of the sum of\$1,900,00.	
	liars
and assigns, all the following described real estate situated inTul_88County and Stat	teof
Oklahoma to-wit: All of Lot Thirteen (13) in Block Two	
(2) and the So. Fifty Five (55) feet of	
Lots Thirtsen (13) and Fourteen (14) in Block	
and mules as now the recorded what the wood	
Thirteen (13) all in Greenwood Addition to the City of Tulsa as per the recorded plat thereof,	
To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise ap	prer-
taining forever.	. 4
This conveyance is intended as a mortgage to secure the payment of	the
with One for \$ 50,00 due July 24,1924 and thirty seven for \$50,00 each payable on the 24th of each month thereafter until all are paid	7 6 13 4
made toW. E. Winn Lbr. Co	
or order, payable at 211 N. Elgin	
with 10 per cent interest per annum, payable semi-annually and signed by John R. Emerson	
	(
Said first part. V. hereby covenant. B. that. he. 15	pg 567
That bebas	and said
premises in the sum of \$2.500.00for the benefit of the mortgagee and maintain such insurance during the existance of this mortgage. Said first partyagree B to pay all taxes and assessments lawfully assessed on said premises before delinquent.	
Said first part_ y further expressly agree Bthat in case of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose as	ame Ilara
as herein provided, the mortgagor will pay to the said mortgagee IWERLY, I 1VE	
as herein provided, the mortgagor will pay to the said mortgagee	ame
as attorney's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for forectosure and the a shall be a further charge and lien upon said premises described in this mortgage and the amount thereon shall be recovered in said foreclosure suit and included in judgement or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the manner as the principal debt hereby secured.	ame any
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