- The Apple Control of the A	DORSEMENT	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the.	24 day of
15418	massing to execute	June 1924 at 3:00	o'clock P.M.
MA SUS THE SELECTION OF THE PROPERTY OF THE PR	A LEAGUE OF LEAGUE A	and duly recorded in Book472	on page589
Dates of 24 control of	June 11 4	Fees \$	
W. W. Souther . C	Cutter Lieusanie	0. G.	Weaver
	and the same of th	By Brady Brown	County Clerk
	Deposy - /		
		A. D. 1924_, between_ William	
		Oklahoma	
ndJe seph-MWre	3		
Tulea. Oklahome	3	part.yof the	second part:
VITNESSETH, That said part 188 of the	e first part, in consideration of the sur	m of	
		in, sell and convey unto said part of the second pa	
nd assigns, all the following described real es	tate situated inTil	sa	County and State o
Oklahoma to-wit:			
	Lots One (1) and Fourteen (14), Beth	reT
	Heights a sub-divis	ion of the East one-half (Es	•
	7078710		
	of the Northeast Qu	arter (NE1) of the Northwest	Quarter
	(NW+) of Section th	irty-two (32), Township nine	teen (19)
	(11114) 01 5000101 01	1103 - 0110 (011), 1011111111111111111111111111111111	, ,
	North, Range Thirt	een (13) East , in Tulsa Co	unty,
		to the recorded plat thereo	
	together with all and singular, the te	nements, hereditaments and appurtenances thereunto	belonging, or in anywise apper
taining forever. This conveyance is intended as a n	nortonge to secure the payment of	twopromiss	ory note. S_of even date here
vith. One for \$ 600.00	ueIuly_101924		
		0.00 per month from date	
_t.hey will warrant and defend the remises in the sum of \$	same against the lawful claims of all — for the benefit of the mortgages and slawfully assessed on said premises be saly agree	good right and authority to convepersons whomsoever. Said first part_18.8 agree	to insure the buildings on saidortgage. Said first part 1.年. shall be taken to foreclose sam
nd shall make and maintain such insurance orce and effect. If said insurance is not e aid premises, or any part thereof, are not p e allowed interest thereon at the rate of um or sums of money or any part thereof elinquent, the holder of said note and collect said debt including attorney's fees, an Said first part. 1.0.8 waive	o and pay such taxes and assessments sifected and maintained, or if any an aid before delinquent then the mortgo is not paid when due, or if such institution to this mortgage may elect to declare ad to foreclose this mortgage, and shaltee of election to declare the whole delegant. J. S. of the first part ha. Y. S.	then these presents shall be wholly discharged and vod all taxes and assessments which are or may be levinge	id otherwise shall remain in fu d and assessed lawfully again taxes and assessments and sha r all such payments; and if sa assessments are not paid befo: payable at once and proceed to ppraisement laws. d year first above written.
		ASSIGNMENT	
NOW ALL MEN BY THESE PRESEN	NTS	ASSIGNMENT	
That			County, Oklahoma, the withi
oin hand	paid, the receipt whereof is hereby ack	nowledged, dohereby sell, assign, t	ransfer, set out and convey unt
." 			
ovenants therein contained.		nveyed and the promissory note, debts and theless, to the conditions therein contained.	claims thereby secured, and the
IN WITNESS WHEREOF, The se	aid mortgageehahereunto set	theless, to the conditions therein contained.	day (
TATE OF OVI MONA THE	188 Countr	論書.	
STATE OF OKLAHOMA, Tu	lse County, Grace Rebbing	a Notary Public in	and for said County and Stat
Before me,	Grace Rebbing	Milliam A. Cox and Elizat	and for said County and State
Before me,	188 County, Grace Rebbing		and for said County and State of the COX,his-w
Before me,	188 County, Grace Rebbing	Milliam A. Cox and Elizat	and for said County and Star eth-Cox,-his-W
192			