FROM	STATE OF OKLAHOMA, Tulsa County ss.	
	This instrument was filed for record on the day of July 192 4 1:30 o'clock PM day of and duly recorded in Book 472 on page 604	
то	/ rec \$	
	(Seal) County Clerk Brady Brown, County Clerk	
	By Deputy 	
J. W. Bryant and Emma Bryan	nt, his wife	
and The First National Ban of Sand Springs, Okla.	n the State of Oklahomaof the first part k of Sand Springs part Zof the second part;	
WITNESSETH, That said part. 199of the first part, in considerat Two Hundred Sighty 79	ion of the sum of	
the receipt of which is hereby acknowledged, do by these presents and assigns, all the following described real estate situated in	s grant, bargain, sell and convey unto said partY of the second part Y 1tsheirs TulsaCounty and State of	
Oklahoma to-wit:	이 수밖에 잘 많은 것을 것 같아요. 이 것을 모양 것이 없다.	
Lots Seventeen (1)	7) and Eighteen (18) in Block Two	
(2) of the South :	Side Addition to Sand Springs.	
	Etonic 15607	
	" 3 July 4	
	y pri,	
taining forever.	gular, the tenements, hereditaments and appurtenances thereunto belonging? fr in anywise apper-	
This conveyance is intended as a mortgage to secure the pa with. One for \$_280:75dueApril_lst		
made to The First National Bank	k of Sand Springs	
	en de la companya de	
or order, payable at. Sand Springs with	muturity ami amuelly and signed by Bryant	
or order, payable at Sand Springs with 10 per cent interest per annur, payable J. W. Bryant and Emma I Said first part 195 hereby covenant that they simple of said premises and that they are free and clear of all incumb	maturity semi-aroutely and signed by Bryant are theowner. In fee mances	
or order, payable at. Sand Springs with 10 per cent interest per annum, payable J. W. Bryant and Emma I Said first part 105 hereby covenant that they simple of said premises and that they are free and clear of all incumbs That they have they have	muturity semi-annually and signed by	
or order, payable at. Sand Springs with 10 per cent interest per annum, payable J. W. Bryant and Emma I Said first part 185 hereby covenant that they simple of said premises and that they are free and clear of all incumb That they have they have they will warrant and defend the same against the lawful premises in the sum of \$-1500 for the benefit of the r	maturity semi-anautelly and signed by	
or order, payable atSand Springs withJ. W. Bryant and Emma I Said first part 195 hereby covenantthat simple of said premises and that they are free and clear of all incumb Thatthey have the Xwill warrant and defend the same against the lawful premises in the sum of \$SQOfor the benefit of the r agreeto pay all taxes and assessments lawfully assessed on said Said first part 198 further expressly agreethat in c as attorney or solicitor's fees therefor, in addition to all other statut	meturity semi-arautelly and signed by	
or order, payable atSand Springs with	maturity seni erautelly and signed by	
or order, payable atSand Springs withJ. W. Bryant and Emma I 	meturity semi-arautelly and signed by	
or order, payable at	maturity semi-arautally and signed by	
or order, payable at <u>Sand Springs</u> with <u>10</u> per cent interest per annur, payable J. W. Bryant and Emma I Said first parties hereby covenantthat <u>they</u> simple of said premises and that they are free and clear of all incumbr That <u>they have</u> The <u>Y</u> will warrant and defend the same against the lawful premises in the sum of \$ 1500 for the benefit of the m as herein provided, the mortgager will pay to the said mortgager as herein provided, the mortgager will pay to the said mortgager as a there are charged and in the induced and collected, and Now if said first part 1.9.8 further expressly agree that in the sum of derive rendered in action as a foresaid, and collected, and Now if said first part 1.9.8 shall pay or cause to be paid to sum of money in the above described note men and shall make and maintain such insurance and pay such taxes and force and effect. If said insurance is not effected and maintained, said premises, or any part thereof, are not paid before delinquent the be allowed interest thereon at the rate of <u>No</u> sum or sums of money or any part thereof is not paid when due, or delinquent, the holder of said inoto and this mortgages this merge	mgturity semi-scattelly and signed by Bryant are the	
or order, payable at <u>Sand Springs</u> with <u>10</u> per cent interest per annur, payable J. W. Bryant and Emma I Said first parties hereby covenantthat <u>they</u> simple of said premises and that they are free and clear of all incumbr That <u>they have</u> The <u>Y</u> will warrant and defend the same against the lawful premises in the sum of \$ 1500 for the benefit of the m as herein provided, the mortgager will pay to the said mortgager as herein provided, the mortgager will pay to the said mortgager as a there are charged and in the induced and collected, and Now if said first part 1.9.8 further expressly agree that in the sum of derive rendered in action as a foresaid, and collected, and Now if said first part 1.9.8 shall pay or cause to be paid to sum of money in the above described note men and shall make and maintain such insurance and pay such taxes and force and effect. If said insurance is not effected and maintained, said premises, or any part thereof, are not paid before delinquent the be allowed interest thereon at the rate of <u>No</u> sum or sums of money or any part thereof is not paid when due, or delinquent, the holder of said inoto and this mortgages this merge	meturity semi-seculty and signed by	
or order, payable at	maturity semi-seculty and signed by	
or order, payable atSand Springs withJ. W. Bryant and Emma I J. W. Bryant and Emma I Said first part 195 hereby covenantthat	mgturity are_the	
or order, payable atSand Springs withI.Oper cent interest per annum, payable J. W. Bryant and Emma I Said first part 195 hereby covenantthatthey, simple of said premises and that they are free and clear of all incumbs Thatthey have the ywill warrant and defend the same against the lawful premises in the sum of \$they have the ythey have theythey have theythey have theythey have theythey have theythey have theythey have theythey have theythey have theythey have they again assessments lawfully assessed on said Said first part 148 further expressly agreethat in c as herein provided, the mortgager will pay to the said mortgagethey as attorney's or solicitor's fees therefor, in addition to all other statuut shall be a further charge and lien upon said premises described in this judgement or decree rendered in action as a foresaid, and collected, and Now if said first part 1.498 shall pay or cause to be paid to sumof money in the above described notemen and shall make and maintain such insurance and pay such taxes and force and effect. If said insurance is not telefted and maintained, said premises, or any part thereof, are not paid before delinquent the be allowed interest thereon at the rate ofper cent pay sum or sums of money or any part thereof is not paid when due, or is not sum of said horteney's fees, and to forcelose this mortgage Said first part_1A8.waivenotice of election to declare to IN WITNESS WHEREOF, said partfor the first part	mst tur 1t y same aroually and signed by Bryant Brownelly and signed by Bryant Brownelly and signed by Bryant Brownelly and signed by good right and authority to convey and encumber the same and claims of all persons whomsoever. Said first part 2.9. dynamical states and maintain such insurance during the existance of this mortgage. Said first part 2.9. dynamical states and maintain such insurance during the existance of this mortgage. Said first part 2.9. Dollars tory fees: and fee to be due and payable upon the filing of the petition for foreclosure and the same and included in any dynamical fee to be due and payable upon the filing of the petition for foreclosure and the same is mortgage and the amount thereon shall be recovered in said foreclosure suit and included in any difficult fee to be due and payable upon the filing of the petition for foreclosure and the same is mortgage and the amount thereon shall be recovered in said foreclosure suit and included in any difficult fee to be due and payable upon the filing of the petition for foreclosure and included in any difficult fee to be due and payable upon the filing of the petition for foreclosure and included in any difficult fee to be due and payable upon the filing of the petition for foreclosure and included in any difficult fee to be due and payable upon the filing of the removed. and same there presents shall be wholy discharged and void otherwise shall remain in full or if any and all taxes a	
or order, payable atSand Springsfrom	msturity are the are the <t< td=""><td></td></t<>	
or order, payable at	Impturity semi-smully and signed by Bryant are of the owner. Sn fee rances	
or order, payable at	Impturity are sharedly and signed by Bryant are the are the	
or order, payable at	mgturity seniesmuly and signed by	
or order, payable at	mgturity seniesmuly and signed by	
or order, payable at	mgturity seniesually and signed by	

.