NO	26	29	34	0.	И.	J.	
	-				مذخد بعده	<u> </u>	

 \square

Í

ť

1

	NG CO. TULSA	
	FLAT	
	FROM	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the 16 day of
		$ \frac{July}{and duly recorded in Book} \frac{192}{472} \frac{4}{272} \frac{11:30}{on page 621} $
*******	то	and duly recorded in Book
		0. G. Weaver,
	*****	(Seal) Brady Brown, County Clerk By Brady Brown, Deput
*************	****	
THIS IN	DENTURE, Made this 16th	day of July May Blmore, his wife
	A. Elmore and Audrey M Tulsa	Way Almore, his wile County, in the State of Oklahoma,
andEc		County, in the State of Oklahoma,of the first partpartof the first partof the first part
of	Tulsa	part. I of the second part;
	ight Hundred	zonsideration of the sum of
the receipt of whic	ch is hereby acknowledged, doby thes	e presents grant, bargain, sell and convey unto said part. I. of the second partits
and assigns, all the Oklahoma to-wit:		TulsaCounty and State o
Oktanoma to-wit:	•	
	Tot Seventeen (17) ir	n Block Eleven (11) of Summit Heights Addition
	to city of Tulsa.	
		THE FACTOR IN A DATE TO CONTRACT
		15765 BATADOREMENT
		12.265
		16 July 2
		drug 4
To have	and to hold the same, together with a	Il and singular, the tenements, hereditaments and appurtenances thereunto beronging, or in anywise apper
taining formula		and the second se
This conv	veyance is intended as a mortgage to see	ure the payment of One promissory note of each date here of 15.00 per month, due on the 20th day of each succe being due May 20th, 1924.
month, tl	he first installment b	being due May 20th, 1924.
made to	Exchange Trust Company	/
Said first simple of said prem dated Jur	ne 27, 1924	they are Nincumbrances except 1st mtge to Aetna B and L for\$2500,
Said first as herein provided, as attorney's or sol	and taxes and assessments lawfully assess part 198 further expressly agree- t, the mortgagor will pay to the said mo- licitor's fees therefor, in addition to all of	that in case of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same rtgages
judgement or decre	ce rendered in action as aforesaid, and colle	sed in this mortgage and the amount thereon shall be recovered in said foreclosure suit and included in any seted, and the lien thereof enforced in the manner as the principal debt hereby secured, he paid to said second part
sum	. or money in the above described note	
force and effect, I said premises, or a be allowed interest sum or sums of me delinquent, the hol	If said insurance is not effected and main my part thereof, are not paid before deline t thereon at the rate of	taxes and assessments then these presents shall be wholly discharged and void otherwise shall remain in ful intained, or if any and all taxes and assessments which are or may be levied and assessed lawfully against quent then the mortgage may effect such insurance or pay such taxes and assessments and shall per cent per annum, until paid, and this mortgage shall stand as security for all such payments; and if said in due, or if such insurance is not effected and maintained or any taxes or assessments are not paid before may elect to declare the whole sum or sums and interest thereon due and payable at once and proceed to
collect said debt ind Said first	part.18 Swaivenotice of election to	his mortgage, and shall become entitled to possession of said premises. declare the whole debt as above and also the benefit to stay, valuation or appraisement laws. the first part have the the same state in the same state of the same state
IN WITN	NESS WHEREOF, said part_193oft	E. A. Elmore
		Audrey May Elmore
	N DV TUPOT STRAT	ASSIGNMENT
That	N BY THESE PRESENTS	
named mortgagee_		DOLLARS
to	in hand paid, the receipt	whereof is hereby acknowletiged, dohereby sell, assign, transfer, set out and convey unto
		eed, the real estate conveyed and the promissory note debts and claims thereby secured, and the
covenants therein c		
		EVER, Subject, nevertheless, to the conditions therein contained.
	NESS WHEREOF, The said mortgagee	
	ana ang sang sang sang sang sang sang sa	
STATE OF OVI	AHOMA, Tulsa	County, #5.
Before me	Forrest C. Wel	ch
on this 1.6 E. A.Elmor	day of	L. personally appeared
		그는 말을 다 나는 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것이 가지 않는 것을 수 있다.
WITNESS	Smy official hand and seal the day and ye pires. Dec. 11, 192	earabove set forth. 7. (Seal) Forrest C. Welch,

621

Sugar the