25	COMP	ALSUM	
	200.00		

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	잘 감독하는 것 같은 것이 그는 것을 같은 것이다. 감독하는 것이 같이 다. 감독하는 것이 같이 다.
FROM	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the 24 Sopt = 192 8 at 3:45 o'clock P.M.
то	
	(Seal) County Clerk
30tb	August A. D. 192 3, between
Blanche Conlisk and A. B. Co	opligk, her husband n the State of Oklahoma,
W. A. Setser	
TINESSETH, That said part 1981 the first part, in considerat Five Hundred Fifty	tion of the sum of Dolla
ne receipt of which is hereby acknowledged, doby these present nd assigns, all the following described real estate situated in klahoma_to-wit:	s grant, bargain, sell and convey unto said part—of the second part—hiShei T1189County and State
Lot Four (4) in Block Five (Tulsa, Tulsa County, Oklahon	(5) in Reddin Addition to the city of na, according to the recorded plat thereof.
	THENSTREAMS FOR DEPENDENT IN THE STREAMENT
	I berefer comes for Lease cost & 10 and trace Record to 1/6 30th or what payaban of managage tax on the wanty approve. 0
	Darent the 24 day of Sept. 11. 3 We We want the Boy Low Law 2
To have and to hold the same, together with all and sin	igular, the tenements, hereditaments and appurtenances thereunts belonging, or in anywise app
taining forever. This conveyance is intended as a mortgage to secure the p	payment ofQNOof even date he
at the rate of eight (8) per cent j ade to	y payments of \$100.00 on the principal and interest per annum 192.
order, payable atTulsa	
Blenche Conlisk and A. B. Conli Said first part. je Shereby covenant. Athat they	a semi-annually and signed by i Sk. her busband y are
	a di Alexandri di Calendri ne panta esere di eseren in constatta di
	good right and authority to convey and encumber the same a
remises in the sum of \$ To the benefit of the r gree to pay all taxes and assessments lawfully assessed on sai Said first partIGS_ further expressly agree that in a	mortgagee and maintain such insurance during the existance of this mortgage. Said first part id premises before delinquent, case of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose sai FITUV-TIVO Doll
remises in the sum of \$2029.09	mortgagee and maintain such insurance during the existance of this mortgage. Said first part id premises before delinquent, case of forcelosure of this mortgage and as often as any proceeding shall be taken to forcelose sai F1LUy-f1YO
remises in the sum of \$	mortgage and maintain such insurance during the existance of this mortgage. Said first part
remises in the sum of S	mortgagee and maintain such insurance during the existance of this mortgage. Said first part id premises before delinquent, ease of forcelosure of this mortgage and as often as any proceeding shall be taken to forcelosure and F11UV-I1VO Doth itory fées; said fee to be due and payable upon the filing of the petition for forcetosure and the and is mortgage and the amount thereon shall be recovered in said forcelosure suit and included in a d the lien thereof enforced in the mainform as the principal debt hereby secured. heirs or assigns as ationed, together with the interest thereon according to the terms and tenor of said note
remises in the sum of \$	mortgagee and maintain such insurance during the existance of this mortgage. Said hirst parti di premises before delinquent, ease of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose sau F1-UV-II-VO butory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the sau is mortgage and the amount thereon shall be recovered in said foreclosure suit and included in a d the lien thereof enforced in the Aminier's the principal debt hereby secured. be said second part
remises in the sum of \$DDy.Uy for the benefit of the r gree to pay all taxes and assessments lawfully assessed on sai Said first partlQS_ further expressly agreethat in o is herein provided, the mortgagor will pay to the said mortgagee. all be a further charge and lien upon said premises described in this degement or decree rendered in action as aforesaid, and collected, am Now if said first partlQS_shall pay or cause to be paid to m for a solicity of the said insurance and pay such taxes and and shall make and maintain such insurance and pay such taxes and are and effect. If said insurance is not effected and maintained, id premises, or any part thereof, are not paid before delinquent the eallowed interest thereon at the rate ofBightper cent am or sums of money or any part thereof is not paid when due, o elinquent, the holder of said note and this mortgage may ele Said first partlQS waivenotice of election to declare IN WITNESS WHEREOF, said partDSof the first NOWY ALL MEN BY THESE PRESENTS	mortgage and maintain such insurance during the existance of this mortgage. Said first part id premises before delinquent, ease of forcelosure of this mortgage and as often as any proceeding shall be taken to forcelosure and F1-UV-T1-VO Doth itory fées; said fee to be due and payable upon the filing of the petition for forectosure and the and is mortgage and the amount thereon shall be recovered in said foreclosure suit and included in a d the lien thereof enforced in the /manner as the principal debt hereby secured. o said second parthis at some the interest thereon according to the terms and tenor of said note
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remises in the sum of SDDy.UU	case of forcelogurg of this mortgage and as often as any proceeding shall be taken to forcelose uninner and the set of th

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