FROM	This instrument was filed for record on the 18 day of
	Dec. 192 2. at 1:00 o'clock 2. M., and duly recorded in Book 408
.	
	O. D. Lawson, (Sec. 1) County Clerk
	By F. Delman. Deputy.
THIS INDENTURE, Made this 15th day of	December A.D. 1922, between
C. S. Brantly and Frances Brant	ly, his wife,
f Tulsa Tulsa County, in the State	of Oklahoma
เ โทยโรค Oklahoma	not V of the second part
VITNESSETH, That said part_1956 the first part, in consideration of th	he sum of
Three Hundred	Dollars
he receipt of which is hereby acknowledged, doO.S. by these presents grant, C.O.S.SOTS	bargain, sell and convey unto said part_Y_ of the second part1ts
nd assigns, all the following described real estate situated in Dklahoma, to-wit:	
h : 그리고 한 네	그런 희망하는 물이를 보다는 학생들은 사용하는 이렇게 다음
Lot Five (5) in Block to the city of Tulsa, recorded official pla	: Six (6) in Irving Place Addition Oklahoma, according to the t thereof.
마리 집에 마시다는 됐죠. 전에 프로지크를 보여 함께	트리스(BPS) : (1) 및 크림(BS) 이 티트 스스스 볼 트로스(BS) (BS)
TREASURERS	ENDORSEMENT
A HEFFOR COPERATOR	
tax on the within morress	received \$_106_ and issued efor in payment of mortgage
Dated this_14 day of	
117774140 LA DIC	CADI. Countre T.
	Lesson Treasurer the tenements, heregitements and appurtenances thereunto belonging, or in anywise appea
	he tenements, here he me and appurtenances thereunto belonging, or in anywise appea
taining forever.	F
with One for \$ 300.00 due September 15	th, 1923
This that Gaussian & Tana Aggaria	ion
nade to UNI ted Savings & Loan Associat	1011
or order, payable at Tulsa, Okla.	
vithQightper cent interest per annum, payable semi-an	muslly and signed by
o. S. Brantly and France	s Brantly, his wife,
Said first part be hereby covenant that they ar	e the owner S in fee simple ept a first mortgage favor Home Building
& Loan Association, Tulsa, Oklahoma,	
That they have	good right and authority to convey and encumber the same, an
thewill warrant and defend the same against the lawful claims of	of all persons whomsoever. Said first part.10Sagreeto insure the buildings on sai the and maintain such insurance during the existance of this mortgage. Said first part 1.5
sprec to nav all taxes and assessments lawfully assessed on said premis	ses before delinguent.
Said first part 105 further expressly agree. that in case o	of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclos One Hundred Dolla
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 foreclosure and the
n any judement or decree rendered in action as aforesaid, and collected, as	s mortgage, and the amount thereon shall be recovered in said foreelosure suit and include nd the lien thereof, enforced in the same manner as the principal debt hereby secured.
Now if said first part. 168 shall pay or cause to be paid to said	second partheirs or assigns sa together with the interest thereon according to the terms and tenor of said note
and shall make and maintain such insurance and pay such taxes and assessm	ments then these presents shall be wholly discharged and void, otherwise shall remain in fu
said premises, or any part thereof, are not paid before delinquent, then the m	ny and all taxes and assessments which are or may be levied and assessed lawfully again nortgage. 9
be allowed interest thereon at the rate ofper cent per an	num, until paid, and this mortgage shall stand as security for all such payments; and uch insurance is not effected and maintained or any taxes or assessments are not paid before
delinquent, the holder of said note and this mortgage may elect to de	eclare the whole sum or sums and interest thereon due and payable at once and proceed
collect said debt including attorney's fees, and to foreclose this mortgage, at Said first part 105 waivenotice of election to declare the wh	nd shall become entitled to possession of said permises. sole debt due as above and also the benefit to stay, valuation or appraisement laws.
IN WITNESS WHEREOF, said part_105_of the first part h	a VO hereunto set INGIThandSthe day and year first above written.
	C. S. Brantly Frances Brantly
	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS:	
	of
named mortgagee in consideration of the sum of	acknowledged, dohereby sell, assign, transfer, set out and convey un
	######################################
	state conveyed and the promissory note debts and claims thereby secured, and the
covenants therein contained.	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject,	, nevertheless, to the conditions therein contained. eunto setthisthisthisthisth
IN WITNESS WHEREOF, The said mortgageehahere	
STATE OF ON AHOMA TOTAL	tv. ee.
Before me the undersigned	ty, ss. a Notary Public in and for said County and State peared
on this 16th day of December 1922, personally ap	peared C. S. Bratly and Trancas Brantly, his.
wife	to me known to be the identical person. 5, who executed the above as 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
forth,	
WITNESS my official hand and seal the day and year above set (May lith, 1925. 192 (Seal)	orth. Charles W. Simpson
My commission expires may LIVII, LERO, 192. 192.	Notary Public.