		THE REACH PRINTING CONTINES.			
		FROM	1 то	and duly recorded in Book 408	on the16thda 4;30o'clock, P on page135
				****** *****************************	Weaver, Brown
			nis. 11th		
		Clarissa 1	larkart and W. A. I	larkart, her husband	
		E. H.	Kluth	ate of Oklahoma,	فالمحافظ فالمحافظ فالمحافظ فيستعالي فالمحاوي فريها فالمحافظ عايد مح
				part_part	
		the receipt of which is hereby acknowled	lged, doby these presents gran	nt, bargain, sell and convey unto said part of t	he second parthis
		and assigns, all the following described Oklahoma, to-wit:	real estate situated in	<u>Tulsa</u>	County and Stat
	TREAS	SURER'S ENDORSEMENT			
	Receivit No.	y that I received \$ 3 22 and issued 9 therefor in 'payment' of mortgage	All of Lot Nine	(9) in Block Four (4) in Mi	dway
	tax on the Within	mortgaze. 7 Januar lan. 1925	Addition to the ing to the recor	City of Tulsa, Oklahoma, ac rded plat thereof.	cord→
	WAY	NE L. DICKEY, County Treasurer			
		Deputy			
		To have and to hold the so	ne, together with all and singular	r the tenements, hereditaments and appurtenances th	ereunto belonging, or in anywise at
		taining forever. This conveyance is intended as	a mortgage to secure the payment	ofthree	-promissory noteof even date l
		with. One for \$ 2,000.00 & one for 250.00 dated	due Jan. 11th, 1925 Jan. 16, 1923 and	5 and one for \$2500.00 due J 1 due 10 days after date	an. 11th, 1928;, 192
		made to			
		or order, payable at <u>Central Na</u>	tional Bank	annually and signed by	
		Clariss	a Markart and W. A	annualy and signed by A. Markart are the	
		of said premises and that they are free a	nd clear of all incumbrances		
		That they have.		good right and authority to	o convey and encumber the same,
		premises in the sum of \$3,000.00	the same against the lawful claims	s of all persons whomsoever. Said first part 109ag gee and maintain such insurance during the existance	recto insure the buildings on of this mortgage, Said first part.
		same as herein provided, the mortgage	expressly agreethat in case r will pay to the said mortgagee	of foreclosure of this mortgage, and as often as an $5450,00$	De
		as attorney's or solicitor's fees therefor, same shall be a further charge and lien in any judgment or decree rendered in	in addition to all other statutor upon said premises described in the action as aforesaid, and collected.	y fees; said fee to be due and payable upon the fili his mortgage, and the amount thereon shall be recov and the lien thereof enforced in the same manner as	ng of the petition for foreclosure an ered in said foreclosure suit and incl s the princical debt hereby secured.
		Now if said first part 185	shall pay or cause to be paid to sa	id second partbis	terms and tenor of said note
		force and effect. If said insurance is r	ot effected and maintained, or if	sments then these presents shall be wholly discharged any and all taxes and assessments which are or may mortgagemay effect such insurance or p	v be levied and assessed lawfully ag
•		be allowed interest thereon at the rate said sum or sums of money or any part	of eight price per cent per s thereof is not paid when due, or if	mortgage	security for all such payments; a taxes or assessments are not paid b
		collect said debt including attorney's le Said first part 95 waive	es, and to foreclose this mortgage, notice of election to declare the v	and shall become entitled to possession of said perm whole debt due as above and also the benefit to stay	ises. , valuation or appraisement laws.
	#	IN WITNESS WHEREOF,	aid part_109_of the first part	have_hereunto set_their_hand_8.the W. A. Merkert	:
				ASSIGNMENT	arkert
		KNOW ALL MEN BY THESE PRE That		of	County, Oklahoma, the w
				y acknowledged, dohereby sell,	
				estate conveyed and the promissory note de	
	e de la companya de la company	covenants therein contained.			bis and claims thereby becuted, and
				ct, nevertheless, to the conditions therein contained, ereunto sethand	thisd
			•	L	
	ang t	STATE OF OKLAHOMA,	Cou	nty, ss.	
		5	******	appeared Clarissa Markart and W	Public in and for said County and S
		husband		anna as	ntical person. S. who executed the a
-				a fal-	
-	an a	forth. WITNESS my official hand as	id seal the day and usar above as		
	a the state of the state of the state	WITNESS my official hand ar WITNESS my official hand ar Febe 3 My commission expires	eal the day and year above as 	1) C.A. Wiley.	Notary Public.
	A general of the same of the	WITNESS my official hand as	nd scal the day and year above se 	C.A. Wiley,	Notury Public.