MACKINETING OF PLANEED	
FROM	STATE OF OKLAHOMA, Tulsa County,ss.  This instrument was filed for record on the
a tanta kan kata kata kata kata kata kat	This instrument was filed for record on the
and the state of t	and duly recorded in Book 408
트립스 (1985년 ) 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	Fees \$
ૡૡૡૡૡ૽૽ૺૢૡૡૢૡ૽ૺઌ૽૽ૡ૽ૺૡૡ૽ૡૡૢ૽૽૽ૡઌૢઌ૽૽૱૽૽૱ૡ૽ૡૡૡૡૡૡ૽૽ૡૡૡૡૡૡૡૡૡૡૡ	0. G. Weaver, (Seal) County Clerk.
	(Seal) County Clerk.  By Brady Brown Deputy.
Tonyo	7 Poht 12 Assessed
THIS INDENTURE, Made this 1st day of January A.D. 192 Sbetween Robt. E. Adams and Sara E. Adams, his wife and W. Frank Walker and Olga V. Walker, his wife,	
	Oklahoma,of the first part, and
Ann M. Clarke	part 108 of the second part;
of Tulsa, Oklahoma,	part Les of the second part;
WITNESSETH, That said part. 1.65 of the first part, in consideration of the sum of	
the receipt of which is hereby acknowledged, doby these presents grant, bar	gain, sell and convey unto said part_Y of the second partherrs
and assigns, all the following described real estate situated in	Tulsa
Oklahoma, to-wit:	
기가는 어떤 사람들은 사람들은 물 없다고 하셨다.	이 그는 이 문학 위로 시민들은 회사 등록 하는 이 나를 보냈다.
All of the South-Twenty (20) feet of Lot Five (5) and the North Twenty (20) feet of Lot Six (6) in Block Seventeen	
(17) of Orcutt Addition to the City of Tulsa, Oklahoma.	
according to the recorded plat thereof.  TREASURER'S ENDORSEMENT	
TREASURERS ENDURSEMENT  I hereby certify that I received \$ 122 and issued	
Remark No. 7190	2_therefor in payment of mortgage
toy an the within mortkete.	
Dated this 3 day of 1923 WAYNE L. DICKEY, County Treasurer	
WAYNE L. DICKET, County Treasures	
Deputy	
To have and to hold the some, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper- taining forever.	
This conveyage is intended to a reaction to seems the national of	
with One for \$ 3000.00 due Jan. 1, 1926 t	nnually from date representing interest on payable semi-annually.
3000.00 note at the rate of 8% per annum,	payable semi-annually.
Made to	
or order payable at Pulsa, Okla.	and the supplication of the contribution of th
with Eight per cent interest per annum, payable semi-annual	ly and signed by Robt. E. Adams and Sara E. Adams Walker, his wife
nis Wile, and W. Frank Walker and Olga V.	Walker, His wile
Said first part 100 hereby covenant that 116.y_ at 6.1	heowner.9. in fee simple
or and promote and that they are the and elect of an around the areas and areas are areas are are areas are are areas are areas are areas are are areas are are areas are are areas are are are areas are	
	good right and authority to convey and encumber the same, and
the X will warrant and defend the same against the lawful claims of all persons whomsoever. Said first part LOS agreeto insure the buildings on said premises in the sum of \$400.00. for the benefit of the mortgage and maintain such insurance during the existance of this mortgage. Said first part LOS	
agreeto pay all taxes and assessments lawfully assessed on said premises before delinquent.  Said first part	
same as herein provided, the mortgager will pay to the said mortgagee Three Hundred and NO/100	
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 same shall be a further charge and lien upon said premises described in this mortgage, and the amount thereon shall be recovered in said foreclosure suit and included	
in any judgment or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured.	
Now if said first part 105 shall pay or cause to be paid to said second part ner said sum according to the terms and tenor of said note.	
and shall make and maintain such insurance and pay such taxes and assessments then these presents shall be wholly discharged and void, otherwise shall remain in full force and effect. If said insurance is not effected and maintained, or if any and all taxes and assessments which are or may be levied and assessed lawfully against	
said premises, or any part thereof, are not paid before delinquent, then the morte	ragemay effect such insurance or pay such taxes and assessments and shall
be allowed interest thereon at the rate of	
delinquent, the holder of said note	
Said first part 199 waivenotice of election to declare the whole debt due as above and also the benefit to stay, valuation or appraisement laws.  IN WITNESS WHEREOF said part 169 of the first part have hereunto set. UPOLThand. Sthe day and year first above written.	
W. Frank Wall	cer Robt. B. Adams
OTGS A.MSTWO	Mara D. Mamo
WHOW ALL MEN DY THESE DESCRIPTS.	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS:	of
named mortgagee in consideration of the sum of	DOLLARS.
	owledged, dohereby sell, assign, transfer, set out and convey unto
covenants therein contained.	conveyed and the promissory note, debts and claims thereby secured, and the
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nev	ertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehahereunt	o set,thisday of
STATE OF OKLAHOMA, Tulsa County,	
Before me, the undersigned	
on this 2nd day of January , 192 Zersonally appeared Robt. H. Adams and Sara E. Adams, his	
Before me, the undersigned a Notary Public in and for said County and State on this 2nd day of January 192 Zersonally appeared Robt. F. Adams and Sara F. Adams, his wife, and W. Frank Walker and Olga V. Walker his to me known to be the identical persons who executed the above instrument and acknowledged to me that they executed the same as they received they received the same as they received th	
1011th	
WITNESS my official hand and seal the day and year above set forth My commission expires. AUF • 21.  My commission expires. (Seal)	C. E. Hart,
iviy commission expires	. zazantonennennennennennennennennennennennennen