MP ARTO FROM	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 11th day of 2 + 20 P
	Jan. 192 3 2:20 o'clock F. M., 408 162 3 408 162
то	보통 보통 등 그는 휴가를 맞고 하는 수 있다면 하는 사람들이 가지 않는데 그리는 사람들이 되었다면 되었다.
	O. G. Weaver, (Seal') Brady Brown. County Clerk By. Deputy.
THIS INDENTURE, Made this 10th day of	January A.D. 192 3, between Robt. E. Adams and Sars liker and Olga V. Walker, his wife,
Adams, his wife, and W. Frank Wa.	lker and Olga V. Walker, his wife, in the State of Oklahoma
Attie M. Clarke	
of Tulsa, Oktanoma	gration of the sum of
Three thousand and no/100	Dollars,
the receipt of which is hereby acknowledged, doby these pres	sents grant, bargain, sell and convey unto said part. Y. of the second part. her. heirs
	Tulsa
Oklahoma, to-wit:	하고, 이상을 가고 하는데 사용하게 되었다. 그는 사람들은 이상하고 있습니다. 이상하는 이 것이다. 그렇게 요즘들이 가는 것을 하게 되는데 말았다. 그리고 있습니다 말았다고 하시아나 말았다. 그
All of the S	outh Thirty (30) feet of Lot Six (6)
and the Nort Block Sevent	h Ten (10) feet of Lot Seven (7) in een (17) of Orcutt Addition to the
City of Tuls:	a. Oklahoma, according to the recorded
plat thereof	I littleby certify that I se cived \$ / and issue:
마르마환 반으로 돌렸다면 살로 좋아?	Receit No. 7/60 therefor in part of months a
	tax on the with pracetees 0
	Mated this If they or Xall 1923
보고 말을 이 모면 하루 이 동일 때에도 다.	WAYNE L. DIVLEY, County Treasurer
중 이상을 다꾸게 된다는 그리고 하는 한다.	4. X.
To have and to hold the some, together with all and	d singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
taining forever.	one of the second of the secon
This conveyance is intended as a mortgage to secure the	payment ofof even date here- 1926, and six coupon notes each for the sum ofof even date here-
120.00 representing the semi-annu	al interest on said principal note of \$3000.00.
made to Attie M. Clarke	
or order, payable at	able semi-annually and signed by Robt. E. Adams and Sara E. Adams, hi
wife, and W. Frank Walker and Olga	V. Walker, his wife;
Said first part 10Shereby covenant that th	ey are owner. S in fee simple
of said premises and that they are free and clear of all incumbran	ices
That they have	good right and authority to convey and encumber the same, and
The Y will warrant and defend the same against the law	rful claims of all persons whomsoever. Said first part. 165 agreeto insure the buildings on said he mortgagee and maintain such insurance during the existance of this mortgage. Said first part 65.
agree to pay all taxes and assessments lawfully assessed on	said premises before delinquent.
Said first part 195 further expressly agreethe same as herein provided, the mortgagor will pay to the said m	at in case of Toreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose nortgagee. Thrae 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 ribed 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 c	collected, and the lien thereof enforced in the same manner as the principal debt hereby secured.
sumof money in the above described note	paid to said second part X.s. <u>ner</u> heirs or assigns said mentioned, together with the interest thereon according to the terms and tenor of said note.
force and effect, If said insurance is not effected and maintain	and assessments then these presents shall be wholly discharged and void, otherwise shall remain in full and, 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 mortgage
said sum or sums of money or any part thereof is not paid when o	due, or if such insurance is not effected and maintained or any taxes or assessments are not paid before y elect to declare the whole sum or sums and interest thereon due and payable at once and proceed to
collect said debt including attorney's fees, and to foreclose this n	nortgage, and shall become entitled to possession of said permises.
IN WITNESS WHEREOF, said part 198 of the	lare the whole debt due as above and also the benefit to stay, valuation or appraisement laws. first part ha. YChereunto set the ir. hand
W. Frank Wa	lker Robt. E. Adams ker Sara E. Adams
Olga V. nau	POT PARAME
KNOW ALL MEN BY THESE PRESENTS:	, ASSIGNMENT
	DOLLARS. f is hereby acknowledged, dohereby sell, assign, transfer, set out and convey unto
	is hereby acknowledged, dohereby sell, assign, transier, set out and convey unto
	, the real estate conveyed and the promissory note debts and claims thereby secured, and the
covenants therein contained.	
TO HAVE AND TO HOLD THE SAME FOREVER	R, Subject, nevertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageeh	ahereunto setday of
**************************************	#*************************************
Mu D and	***************************************
STATE OF OKLAHOMA, Tulsa the undersigned	County, ss.
on this 10th day of January 107 3	resonally appeared Robt. E. Adams and Sara F. Adams, his wife.
1d W. Frank Walker and Olga V. Well	KGT h.i.g. 141.f.g., to me known to be the identical person. S. who executed the above
instrument and acknowledged to me that I.h. S.V execut	ted the same ast.hQixfree and voluntary act and deed for the uses and purposes therein set
forth. WITNESS my official hand and seal the day and year	above set forth.
My commission expires. AUE. 21	(Section 1) C. M. Hart.
	Notary Public,