## MORTGAGE RECORD NO. 408

	This instrument was filed for record on the 2300 p.d. day of January 1923, at 1:30 clock Pt. M.
, , , , , , , , , , , , , , , , , , ,	and duly recorded in Bookon page 195
[20] - 일시 기업을 회사는 시크 ( <b>10</b> ) 교육을 제공했다. [2]	Fees \$
요. 그렇지 않는 바람들 물이 막다 뿐만 여러 하네요. 하나 살고	(Seal) 0. G. Weaver,
	Brady Brown, County Clerk, By, Deputy
A SAID ATTOMITA WATER ATTOMIC LINDS AND	ember A.D. 192.2, between
Jim Hall and Sadie Hall (hus)	band and wife)
fCounty, in the State of	Oklahoma,of the first part, an
f Tulsa, Okla.	<b>V</b> (s.t
	um of or the second part.
FIVE HUNDRED SIX AND 70/100	Dollar
he receipt of which is hereby acknowledged, do by these presents grant, bar	rgain, sell and convey unto said part.Y of the second partherheir
	ISS County and State of
Oklahoma, to-wit:	교통하다 하는 교육하는 이미 등은 이 문화를 느리하다. 다음은
그 강된 전 하루를 보고 있다. 그리는 데 ''램 전기고 말함 .	근데 가지 않는 네가 가느셨다고만 내는 얼마는 경험이다.
Lot Nineteen (19), Bloc	ck Two (2), Lawnwood Addition
to the city of Tulsa, a	according to the recorded plat
TRIATI	
I hereby certaly that	30 and insued
	e.c. in layment of morigage
tax on the within the it	of Jan 1923
wayne i	DICKEY, County Treasurer
	a.
To have and to hold the some, together with all and singular the t	tenements, hereditaments and Appurtenances thereunto belonging, or in anywise appe
taining forever.	
This conveyance is intended as a mortgage to secure the payment of	a certainpromissory noteof even date her
	12.50 per month beginning Sept. 28th, 1922
	after until peid.
Mark St. St. St.	
with 6ight per cent interest per annum, payable semi-annua	
Jim Hall and Sadie Hall (husbar	illy and signed by
Said first part 16 Shereby covenant that they are	owner S in fee simp
and the second s	■ ○ 美工美術 그는 이 회사들이 그는 사람들이 가장 그렇게 되는 것들은 사람들이 되었다. 그런 사람들이
of said premises and that they are free and clear of all incumbrances	
they have	good wisks and authority to consum and annumber the came an
That	good right and authority to convey and encumber the same, are leaved and encumber the same, are leaved and authority to convey and encumber the same, are leaved and in the same of the sa
That	good right and authority to convey and encumber the same, are leaved and encumber the same, are leaved and authority to convey and encumber the same, are leaved and in the same of the sa
That	good right and authority to convey and encumber the same, are lipersone who may be a said first parties agree to insure the buildings on said maintain such insurance during the existence of this moltgage. Said first partie contents are delinquent.  Second of this mortgage, and as often as any proceeding shall be taken to foreclosure of this mortgage, and 150/100.
That	good right and authority to convey and encumber the same, and persons whomsoever. Said first part 18 agree to insure the buildings on said maintain such insurance during the existence of this mortgage. Said first part 10 cefore delinquent.  preciosure of this mortgage, and as often as any proceeding shall be taken to foreclome. HUNGTER BIG INO/LOO.  Dolle St. said fee to be due and payable upon the filing of the petition for foreclosure and to pretage, and the amount thereon shall be recovered in said foreclosure suit and included.
That	good right and authority to convey and encumber the same, and persons whomsever haid first part 18 agreed to insure the buildings on said maintain such insurance during the existence of this mottgage. Such first part 16 receiver of this mortgage, and as often as any proceeding shall be taken to forcelo me Hundred and In \( \lambda \) 100 Dolls s; said fee to be due and payable upon the filing of the petition for forceloure and the amount thereon shall be recovered in said forceloure suit and including the first part of the petition for force of the second including the first part of the same manner as the principal debt hereby secured.
That they have  the y will warrant and defend the same against the lawful claims of all premises in the sum of \$1.00.00.00 for the benefit of the mortgagee an agree. It by pay all taxes and assessments lawfully assessed on said premises be Said first part. 185 further expressly agree. that in case of lo same as herein provided, the mortgagor will pay to the said mortgagee. It is a attorney's or solicitor's fees therefor, in addition to all other statutory fees aame shall be a further charge and lien upon said premises described in this me in any judgment or decree rendered in action as aforesaid, and collected, and to Now if said first part. Said pay cause to be paid to said see sum. Of money in the above described note. The mentioned, tog	good right and authority to convey and encumber the same, and persons whomsocres. Said first part 183 agree to insure the buildings on said maintain such insurance during the existance of this mottgage. Said first part 16 cefore delinquent.  preclosure of this mortgage, and as often as any proceeding shall be taken to foreclo 100 HUNGTEG 300 No. 100 Dolls si said fee to be due and payable upon the filing of the petition for foreclosure and the trage, and the amount thereon shall be recovered in said foreclosure suit and including the light thereof enforced in the same manner as the principal debt hereby secured.  100 mod part heirs or assigns as the with the interest thereon seconding to the terms and tenor of said note.
That	good right and authority to convey and encumber the same, and persons who may be a supported by the same of this moltraft. Sate first part is a supported by the same of this moltraft. Sate first part is selected elinquent.  Sate first part is supported by the same proceeding shall be taken to foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure. Dolle significantly said fee to be due and payable upon the filing of the petition for foreclosure and to trigage, and the amount thereon shall be recovered in said foreclosure suit and file lien thereof enforced in the same manner as the principal debt hereby secured on part.  1917  1917  1918  1919  1
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That they have  the y will warrant and defend the same against the lawful claims of all premises in the same of \$1.00.00	good right and authority to convey and encumber the same, and persons whomsever in first part 18 agreed for insure the buildings on said maintain such insurance during the existence of this mottgage. Such has bart 18 efforts be recovered in the mottgage. Such has bart 18 efforts be recovered in said to taken to force to me the first part 18 efforts be recovered in said force of the person of
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That they have  the y will warrant and defend the same against the lawful claims of all premises in the sum of \$1.,200.00. for the benefit of the mortgaged an agree. The pay all taxes and assessments lawfully assessed on said premises be Said first part 1.09 further expressly agree. that in case of to same as herein provided, the mortgagor will pay to the said mortgaged. It is attempted to solicitor's fees therefor, in addition to all other statutory fees ame shall be a further charge and lien upon said premises described in this me in any judgment or decree rendered in action as aforesaid, and collected, and to Now if said first part 1.00 the said social sees the said first part 1.00 the said social sees sum of money in the above described note mentioned, tog and shall make and maintain such insurance and pay such taxes and assessment force and effect. If said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent, then the mort be allowed interest thereon at the rate of	good right and authority to convey and encumber the same, and maintain such insurance during the existence of this mottgage. Said first part 1.63 agree 1.66 insure the buildings on said maintain such insurance during the existence of this mottgage. Said first part 2.60 effore delinquent, preclosure of this mottgage, and as often as any proceeding shall be taken to foreclo 109. HUNG 1.66 and 180/100. Dolla st said fee to be due and payable upon the filing of the petition for foreclosure and the same that the encount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. Her hereby secured the same that the same that the principal debt hereby secured to said note. The statement of the same manner as the principal debt hereby secured. The her so rassigns as getter with the interest thereon according to the terms and tenor of said note. The statement of the same manner as the principal debt hereby secured. The statement of the same than the same said savessments and surface that the same seems that the said to said note. The statement of the same said savessments and shall become an assessments which are or may be levied and assessments and shan, until paid, and this mortgage shall stand as security for all such payments; and insurance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed shall become entitled to possession of said permises.  debt due as above, and also the benefit to stay, valuation or appraisement laws.  Tim Hall  Sandia Hall  Sandia Hall
That they have  the y will warrant and defend the same against the lawful claims of all premises in the sum of \$1.00.00.00 for the benefit of the mortgaged an agree. It is pay all taxes and assessments lawfully assessed on said premises be Said first part 1.05 further expressly agree. that in case of for same as herein provided, the mortgagor will pay to the said mortgaged. It is a sattorney's or solicitor's fees therefor, in addition to all other statutory fees as at the same shall be a further charge and lien upon said premises described in this more in any judgment or decree rendered in action as aforesaid, and collected, and to Now if said first part 1.05 shall pay or cause to be paid to said sees sum of money in the above described note. mentioned, tog and shall make and maintain such insurance and pay such taxes and assessment force and effect. If said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent, then the morte be allowed interest thereon at the rate of 1.01 per cent per annumeral abundant of the said note. In the mortage may elect to declare collect said debt including attorney's fees, and to foreclose this mortgage, and a Said first part 1.05 waive notice of election to declare the whole IN WITNESS WHEREOF, said part 1.05 of the first part har. WKNOW ALL MEN BY THESE PRESENTS:	good right and authority to convey and encumber the same, and maintain such insurance during the existance of this mottgage. Said first part 103 agree to insure the buildings on said maintain such insurance during the existance of this mottgage. Said first part 100 cefore delinquent.  preclosure of this mortgage, and as often as any proceeding shall be taken to foreclo me Hundired and In/100 both sets and fee to be due and payable upon the filing of the petition for foreclosure and the preclosure and the preclosure and the preclosure and the preclosure and the same manner as the principal debt hereby secured.  Ing.
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That they have  the y will warrant and defend the same against the lawful claims of all premises in the sum of \$1.00.00.00. for the benefit of the mortgaged an agree. It is pay all taxes and assessments lawfully assessed on said premises be Said first part 1.05 further expressly agree. that in case of for same as herein provided, the mortgagor will pay to the said mortgaged. It is a sattorney's or solicitor's fees therefor, in addition to all other statutory fees as at the same shall be a further charge and lien upon said premises described in this more and pludgment or decree rendered in action as aforesaid, and collected, and to Now if said first part 1.5 shall pay or cause to be paid to said sees and shall make and maintain such insurance and pay such taxes and assessment force and effect. If said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent, then the morth be allowed interest thereon at the rate of 1.01 per cent per annum said sum or sums of money or any part thereof is not paid when due, or if such a said sum or sums of money or any part thereof is not paid when due, or if such a said sum or sums of money or any part thereof is not paid when due, or if such a said sum or sums of money or any part thereof is not paid when due, or if such a Said first part 9. waive notice of election to declare the whole IN WITNESS WHEREOF, said part 1.8 of the first part ha. Y	good right and authority to convey and encumber the same, and maintain such insurance during the existance of this mottgage. Said first part 10 garges 100 first part 10 garges 100 first part 10 garges 100 first part
That they have  the y. will warrant and defend the same against the lawful claims of all premises in the sum of \$1.00.00.00 for the benefit of the mortgagee an agree. It is pay all taxes and assessments lawfully assessed on said premises be Said first part 185 further expressly agree. that in case of for same as herein provided, the mortgagor will pay to the said mortgagee. It is a attorney's or solicitor's fees therefor, in addition to all other statutory fees same shall be a further charge and lien upon said premises described in this moin any judgment or decree rendered in action as aforesaid, and collected, and the Now if said first part 182. shall pay or cause to be paid to said sees sum. force and effect. If said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent, then the mort be allowed interest thereon at the rate of 191. per cent per annum said sum or sums of money or any part thereof is not paid when due, or if such a said premises, or any part thereof is not paid when due, or if such is delinquent, the holder of said note. and this mortgage may elect to declar collect said debt including attorney's fees, and to forcelose this mortgage, and so Said first part 185 waive notice of election to declare the whole IN WITNESS WHEREOF, said part 195 of the first part ha. WINNESS WHEREOF, said part 195 of the first part ha. WINNESS WHEREOF, said part 195 of the first part ha. In a mand mortgage. In consideration of the sum of the	good right and authority to convey and encumber the same, and persons whomsecver. Said first part 158 agree to insure the buildings on said maintain such insurance during the existance of this mottgage. Said first part 150 cefore delinquent.  preclosure of this mortgage, and as often as any proceeding shall be taken to foreclo 100 HUNGTEG 3NG 180/100 Dolla si said fee to be due and payable upon the filing of the petition for foreclosure and the trigage, and the amount thereon shall be recovered in said foreclosure suit and including the lien thereof enforced in the same manner as the principal debt hereby secured.  101 heirs or assigns as gether with the interest thereon seconding to the terms and tenor of said note  to then these presents shall be wholly discharged and void, otherwise shall remain in fund all taxes and assessments which are or may be levied and assessments and shown, until paid, and this mortgage shall stand as security for all such payments; and insurance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and preceed shall become entitled to possession of said permises.  debt due as above, and also the benefit to stay, valuation or appraisement laws.  1 m Hall  Sadio Hall  Assignment  of County, Oklahoma, the with nowledged, do hereby sell, assign, transfer, set out and convey un
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