MORTGAGE RECORD NO. 408

FROM	This instrument was filed for record on the day of Feb. 192 3 at 3:45 o'clock P. M.
	and duly recorded in Book. 408 on page 212
하다 하는데, 영화는데 보고 된다. /TO 이번 생각으로 하다 보다. 보고 하는데, 이번 생각으로 하 고 나를 하다 하는데 하다는데, 것으로 된다.	0. C. Weaver,
	(Seal) Brady Brown, County Clerk. By. Deputy.
75-10	
M. H. Hinds and Erma L	uary A.D. 192 3 between
Tulsa County, in the Stat	te of Oklahoma,of the first part, and
	partof the second part:
TNESSETH, That said part 1985 of the first part, in consideration of Eighteen Hundred and F	the sum of
receipt of which is hereby acknowledged, do by these presents grant	t. bargain, sell and convey unto said part. V of the second part his heirs
assigns, all the following described real estate situated in lahoma, to-wit:	Tulsa
Lot Twenty-one (21) in B to the City of Tulsa, Ok official plat thereof.	Block One (1) in Ingram-Lewis Addition Clahoma, according to the recorded
불강 보는 생각하는 눈이 놓면 힘을 먹었다. 그리	Therefore the French of Land Land of the Million of the State of the S
불렀 로봇과 입골요요하는 원호를 된다고요	TRANSPORT THEOR FOR THE STATE OF THE STATE OF
로마네스 회 김씨의 그리와 하다	1 House No. 7616 receive in payment
	tax est the Within wenterso. Jeb 192 = Dutse this to day of Dickey, County Treasurer WAYNE L. DICKEY, County Treasurer
	прадовинивания в принцина
	the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
ning forever This conveyance is intended as a mortgage to secure the payment	ofof even date here-
th. One for \$ 1850.00 - dee payable 530.00.	per-month-beginning November 16th, 1925 192
de to J. J. Hires	
rulsa Okla	
th eight per cent interest per annum payable semi-s	annually and signed by
M. n. urnas and mina h. ur	.114.0
said premises and that they are free and clear of all incumbrances. ex	areowner_Sin fee simple cept a mortgage favor United Savings & Loan
Association _{lat.} they have	good right and authority to convey and encumber the same, and
emises in the sum of \$LBDU_UUfor the benefit of the mortgag	of all persons whomsoever. Said first part.—agree.—to insure the buildings on said see and maintain such insurance during the existance of this mortgage. Said first part 165 isses before delinquent. of foreclogire of this mortgage, and as often as any proceeding shall be taken to foreclose ONE HUNGTED SIGNLY. Dollars
attorney's or solicitor's fees therefor, in addition to all other statutory me shall be a further charge and lien upon said premises described in the any judgment or decree rendered in action as aforesaid, and collected, and collected and coll	y fees; said fee to be due and payable upon the filing of the petition for foreclosure and the his mortgage, and the amount thereon shall be recovered in said foreclosure suit and included and the lien thereof enforced in the same manner as the principal debt hereby secured. In the same manner is the principal debt hereby secured in the same manner as the principal debt hereby secured.
nd shall make and maintain such insurance and pay such taxes and assess ree and effect. If said insurance is not effected and maintained, or if it id premises, or any part thereof, are not paid before delinquent, then the	d, together with the interest thereon according to the terms and tenor of said note. ————————————————————————————————————
id sum or sums of money or any part thereof is not paid when due, or if a linquent, the holder of said note. — and this mortgage may elect to a llect said debt including attorney's fees, and to foreclose this mortgage, and to foreclose the mortgage, and to foreclose the same part of the said debt in the said of the s	such insurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said permises.
IN WITNESS WHEREOF, said part 165 of the first part	ha V9 hereunto set. Their hand 9 the day and year first above written. M. H. Hinds
	Erma L. Hinds
NOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT
	County, Oklahoma, the within
in hand paid, the receipt whereof is hereby	y acknowledged, dohereby sell, assign, transfer, set out and convey unto

	and the second and th
venants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject	estate conveyed and the promissory note, debts and claims thereby secured, and the
ovenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject	estate conveyed and the promissory note debts and claims thereby secured, and the
ovenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject IN WITNESS WHEREOF, The said mortgageehahe	estate conveyed and the promissory note debts and claims thereby secured, and the st., nevertheless, to the conditions therein contained.
TO HAVE AND TO HOLD THE SAME FOREVER, Subject IN WITNESS WHEREOF, The said mortgageehahe	estate conveyed and the promissory note debts and claims thereby secured, and the st., nevertheless, to the conditions therein contained.
TO HAVE AND TO HOLD THE SAME FOREVER, Subject IN WITNESS WHEREOF, The said mortgageehahe	estate conveyed and the promissory note debts and claims thereby secured, and the st, nevertheless, to the conditions therein contained.
TO HAVE AND TO HOLD THE SAME FOREVER, Subject IN WITNESS WHEREOF, The said mortgages ham be 192	estate conveyed and the promissory note, debts and claims thereby secured, and the streen contained. Execution set
TO HAVE AND TO HOLD THE SAME FOREVER, Subject IN WITNESS WHEREOF, The said mortgages ham be 192. TATE OF OKLAHOMA, TULSE Cour Before me. A. V. Long 1 this 16th day of January 192 personally a strument and acknowledged to me that they executed the set	estate conveyed and the promissory note, debts and claims thereby secured, and the streen contained. Executed set
TATE OF OKLAHOMA, To KLAHOMA, Tulsa Locur A. V. Long 1. Description of the contained o	estate conveyed and the promissory note, debts and claims thereby secured, and the st. nevertheless, to the conditions therein contained. The state conveyed and the promissory note