	FROM	STATE OF OKLAHOMA, Tulsa County,ss. This instrument was filed for record on the <u>13th</u> day of
	то	<b>Feb</b> . 1923, at 1:30 o'clock P. M., and duly recorded in Book <u>408</u> 228
		O. G. Weaver, (Seal) Brady Brown, County Clerk. By
	Fred E. Dean, and Lois	Januarý
of	J, M, Richards, o	the State of Oklahoma,
the receipt of which is and assigns, all the fo	Twenty-one Hundred (\$2	ts grant, bargain, sell and convey unto said part. Y of the second part
Oklahoma, to-wit:	West Tulsa, an ad	two (42) in Block Forty-three (43) in dition to the city of Tulsa, Oklahoma, amended plat thereof,
		I have by certify that I received \$ 2.10 and issued Proven No. 2721, therefor in payment of partiage tor to the within sortrage. Dated this 2.3 day of 26, 1923 WAYNE L. DICKEY, County Treasurer
To have and	d to hold the some, together with all and s	ingular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
taining forever. This conveya	ance is intended as a mortgage to secure the pa 190.00dueJan, 27,	syment of
made to	, M, Richards	
witheight payable_at_r Said first par	West. Tulsa. State. Bank, per cent interest per annum, payabl rate of #25.00 per month rtles hereby covenantthatthey that they are free and clear of all incumbrance	West Tulsa, e semi-annually and signed by Frod E. Dean, and Lois L. Dean, according to terms of Said note are the
premises in the sum of agreeto pay all	they have varrant and defend the same against the lawfu if $\frac{1000 \cdot 00}{100}$ for the benefit of the i taxes and assessments lawfully assessed on as	good right and authority to convey and encumber the same, and I chains of all persons whomscever. Said first part 109 agreeto insure the buildings on said mortgagee and maintain such insurance during the existance of this mortgage. Said first part 108 if premises before delinquent.
same as herein provid as attorney's or solici same shall be a furthe in any judgment or d Now if said 1	ded, the mortgagor will pay to the said mon itor's fees therefor, in addition to all other s er charge and lien upon said premises describ- lecree rendered in action as aforesaid, and co first part109.shall pay or cause to be pai	in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose traggee
and shall make and m force and effect. If f said premises, or any p be allowed interest th said sum or sums of m	naintain such insurance and pay such taxes an said insurance is not effected and maintaince part thereof, are not paid before delinquent, th hereon at the rate of	entioned, together with the interest thereon according to the terms and tenor of said note
collect said debt inclu	uding attorney's fees, and to foreclose this mo	rtgage, and shall become entitled to possession of said permises. e the whole debt due as above and also the benefit to stay, valuation or appraisement laws. st part ha_XA.hereunto set. <u>LNPIT</u> hand.S.the day and year first above written, Fred E. Dean LOIS L. Dean
That		ASSIGNMENT County, Oklahoma, the within
to,	in hand paid, the receipt whereof i	s hereby acknowledged, dobereby sell, assign, transfer, set out and convey unto
covenants therein cor TO HAVE IN WITNES	ntained. AND TO HOLD THE SAME FOREVER, SS WHEREOF, The said mortgageeha.	he real estate conveyed and the promissory note, debts and claims thereby secured, and the Subject, nevertheless, to the conditions therein contained. hereunto setday of
Before me	day of Febre 1923, personal statements	County, ss. , a Notary Public in and for said County and State onally appeared <u>Fred E. Dean. and Lois L. Dean. bis Wife</u> , , to roe known to be the identical person. S. who executed the above
		the same as t.hOIX free and voluntary act and deed for the uses and purposes therein set

-----