MORTGAGE RECORD NO. 408 t

FROM	This instrument was filed for record on the 19th day of 190. 1923, at 8:00. o'clock.A
	1923 , at 8:00 o'clock A: M. and duly recorded in Book 408 on page 241
TO	Fees \$
소리되지 않는 하는 하게 일까 않는 동네를 마음을 모르는데	
	O. G. Weaver, (Seal) Brady Brown, County Clerk By, Deputy.
4.242	
	bruary A.D. 1923 between.
ofCounty, in the State	r_hushand 198 of Oklahomapart_mof the first part, and
Edwin J. Peebles	***************************************
of Tulsa County Oklahoma	part. Vof the second part:
Eleven Hundred Twenty and no/100	e sum of. (\$1,120,00) Dollars,
the receipt of which is hereby acknowledged, doby these presents grant, I	bargain, sell and convey unto said part. V of the second part. hisheirs
and assigns, all the following described real estate situated in) Peebles Addition to the
city of Tulsa, according t	to the recorded plat thereof,
그리 집을 하고 어떻게 하는 것을 만들었다. 레이션을 녹취다	TURALU WIT AT DURING HALRI
	1 4 by fail 3 at 1 excived 5 60 and sesued
그리다 그리고 일시 회사 가능적인 시합니다.	1 TT /0 2 TT 4 IN PRYMENT 41 merrgage
	Lucid time 20 (s) the Deft 1923 WARREL DICALY, County Treasurer
	A A
내 그들은 이번 전세계의 어떤 밤이 바꿨다면	Language Comments Townery
	e tenements, hereditaments and appurtenances thereinto belonging, or in anywise apper-
taining forever. This conveyance is intended as a mortgage to secure the payment of.	Sixpromissory note of even date here
with One for \$187.67 due six months from 12 for \$186.67 due in 18 months, one for	n date and one for \$186.67 due in 12 months 192 \$186.67 due in 24 months, one for \$186.67 due 56 mo.
r 50 months, and one for 186.67 due in 3	36 mo.
Edwin J. Peebles	a. Anna Anna de de de de de després de Maria de
with eight per cent interest per annum, payable semitann	nually and signed by
	theowner_S in fee simple
of said premises and that they are free and clear of all incumbrances	
That. they have	good right and authority to convey and encumber the same, and
Lie V will warrant and defend the same against the lawful claims of	all persons whomsoever. Soid free park — agree — to insure the buildings on said and maintain such incurance during the existance of this mortgage. Said first part 195
agreeto pay all taxes and assessments lawfully assessed on said premise	s before delinquent. foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose ten per cent of the unpaid balance
same as herein provided, the mortgagor will pay to the said mortgagee	ton per cent of the unpaid balance.
as attorney's or solicitor's fees therefor, in addition to all other statutory f	fees: said fee to be due and payable upon the filing of the petition for foreclosure and th mortgage, and the amount thereon shall be recovered in said foreclosure suit and includes
in any judgment or decree rendered in action as aforesaid, and collected, and	d the lien thereof enforced in the same manner as the principal debt hereby secured.
Now if said first part. 108 shall pay or cause to be paid to said sum. S	second part. 7. 113 heirs or assigns said together with the interest thereon according to the terms and tenor of said note S
and shall make and maintain such insurance and pay such taxes and assessme	ents then these presents shall be wholly discharged and void, otherwise shall remain in ful y and all taxes and assessments which are or may be levied and assessed lawfully agains
suid premises, or any part thereof, are not paid before delinquent, then the mo	ortgagemay effect such insurance or pay such taxes and assessments and shall
be allowed interest thereon at the rate of LON	um, until paid, and this mortgage shall stand as security for all such payments; and i h insurance is not effected and maintained or any taxes or assessments are not paid befor
delinquent, the holder of said note S. and this mortgage may elect to decollect said debt including attorney's fees, and to foreclose this mortgage, and	clare the whole sum or sums and interest thereon due and payable at once and proceed to
Said first part_10 valvenotice of election to declare the who	de debt due as above and also the benefit to stay, valuation or appraisement laws.
IN WITNESS WHEREOF, said part	le debt due as above and also the benefit to stay, valuation or appraisement laws. Ve hereunto set. their hand Sthe day and year first above written. Mary B. Bell
	D. W. Bell
	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS:	County, Oklahoma, the within
That	County, Okiahoma, the within
	cknowledged, dohereby sell, assign, transfer, set out and convey unt

heirs and assigns, the within mortgage deed, the real est	ate conveyed and the promissory note, debts and claims thereby secured, and the
covenants therein contained.	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, I	nevertheless, to the conditions therein contained. unto setday o
102	
######################################	
Mas 9	/ ₁ ss.
STATE OF OKLAHOMA, TU M Canalana County	/, 58.
Before me,	the second of th
on time	a Notary Public in and for said County and State
Mary D. Bell and H. W. Datt has been	caredwithin-and-foregoing-
instrument and acknowledged to me that they executed the same	cared
instrument and acknowledged to me thatth. 97executed the same forth.	band
instrument and acknowledged to me thatth. 97executed the same forth.	cared
instrument and acknowledged to me thatth. 97executed the same forth.	cared