COMPARED 212669 COLLIG MORTGAGE RECORD NO. 408

FROM	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 31st day of QCts 2, at 4:00 o'clock P. M.
	and duly recorded in Book 408 on page 33
πο	Feca \$
	O. D. Lawson, County Clerk,
	(Seal) F. Delman. County Clerk. Deputy.
	October A.D. 192 2, between
H. C. Pestor and Win	ifred C. Pestor, his wife
of Tulsa County, in the State	te of Oklahoma,
of Tulsa, County	partof the second part:
WITNESSETH, That said part 105 of the first part, in consideration of t	the sum of
the receipt of which is hereby acknowledged do by these presents grant	Dollars, bargain, sell and convey unto said part. Y of the second part. 115 heirs
and assigns, all the following described real estate situated in	ulsaCounty and State of
Oklahoma, to-wit:	용대 방송 불통하다 당시하다 학교는 여러 있다는 다.
mbo andt Bonty Siro [45 Pt) feet of the west ninety (90)
feet of lots one (1): two (2). three (3) and four (4).
Block Seventeen (17) of Par	k Hill Addition to the city of to the recorded plat thereof.
rates, orranoms, according	TREASURER'S ENDORSEMENT
	are by certify that I received \$ 28 and issued
	therefor in payment of mortgage
불편하다는 경기를 하는 사람들이 살아갔다.	on the within mortgage. Dated this. 3 day of leg 1922
	WAYNE L. DICKEY, County Treesurer
	$U_{\mathcal{L}}$
To have and to hold the some, together with all and singular	Deputy the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
taining forever.	
This conveyance is intended as a mortgage to secure the payment of	of
made to Fred W. Steiner	
H. C. Pestor and Winifire	nnually and signed byd. C. Pestor
Said first part 108 hereby covenant, that they are	theowner_S_in fee simple
	ept.one mortgage for two thousand dollars to
	good right and authority to convey and encumber the same, and
the Y will warrant and defend the same avainst the lawful claims	of all persons whomsoever. Said first part 168
	ee and maintain such insurance during the existance of this mortgage. Said first part 19.5. ises before delinquent.
Said first part 108 further expressly agree that in case	of foreclosure of this, mortgage, and as often as any proceeding shall be taken to foreclosed to No./100. Dollar
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
in any judgment or decree rendered in action as aforesaid, and collected, a	is mortgage, and the amount thereon shall be recovered in said foreclosure suit and includer and the lien thereof enforced in the same manner as the principal debt hereby secured.
Now if said first part 168 shall pay or cause to be paid to said sum	d second part
	ments then these presents shall be wholly discharged and void, otherwise shall remain in ful my and all taxes and assessments which are or may be levied and assessed lawfully agains
said premises, or any part thereof, are not paid before delinquent, then the r	mortgage
said sum or sums of money or any part thereof is not paid when due, or if so	nnum, until paid, and this mortgage shall stand as security for all such payments; and i such insurance is not effected and maintained or any taxes or assessments are not paid befor
delinquent, the holder of said note	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 permists.
Said first part 195 waive notice of election to declare the wi	hole debt due as above and also the benefit to stay, valuation or appraisement laws. ha_Ve_hereunto setUhelrhand_S the day and year first above written.
	H. C. Pestor
	Vinifred C. Pestor
KNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT
That	
named mortgagee in consideration of the sum of	DOLLARS
	acknowledged, dohereby sell, assign, transfer, set out and convey unto
heirs and assigns, the within mortgage deed, the real e	estate conveyed and the promissory note, debts and claims thereby secured, and the
covenants therein contained.	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject	t, nevertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehaher	reunto setthisday o
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Mad an	
STATE OF OKLAHOMA, Tulsa Coun	nty, ss, a Notary Public in and for said County and Stat
on this 30th day of October 192 2 personally ar	progred
H. C. Pastor and Winifred.	.C. PASTOT, to me known to be the identical person S. who executed the above
instrument and acknowledged to me that th.Oexecuted the san forth.	me asthOilfree and voluntary act and deed for the uses and purposes therein se
WITNESS my official hand and seal the day and year above set	forth,
My commission expires Peb. W. 1925. (Seal	H. W. Hoffman, Notary Public.