A Methania

MORTGAGE RECORD NO. 408

FROM	STATE OF OKLAHOMA, Tulsa County,ss. This instrument was filed for record on the 8 day of
	- May 1923 at 2:20 o'clock P. M.
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
하는 경기 역사 보고 하는 보면 보고 있는데 다른데 되었다.	Fees \$
	O. G. Weaver. (Seal) County Clerk
True Moraring M. L. 24th And	rilA, D, 192_3, botween
William Balke and Marie Y. Balke h	is wife
of Tulsa County, in the State of	f Oklahoma, of the first part, an
of	sum of
Six Hundred Sixty Eight (6668,00)	Dollar
the receipt of which is hereby acknowledged, doby these presents grant, ba	argain, sell and convey unto said part. Y of the second part. h15hei
	Tulsa County and State of
Oklahoma, to-wit:	불통하는 이렇게 하는 말을 하는 하를 다시다고 있다면 없다.
Lot Seven (7) in Block Twelve (City of Tulsa.	(12) in Hillcrest Addition to the
	이 아이 동안에 하셨습니다. 그렇게 되었다고 하다 그 때문
	TREASURENCE ENBORGE 144 and bequet
	I hereby certify that I received S 14 and issued accept the 23.22 therefor in payment of mortgage
	总是 多人 4年 8. St. 16 R. SHI AN METER BER.
	Little it am X Auto Man Della Com Value
보는 내는 눈을 마을 내가 하고 있는데 하고 말했다.	WAYNE L. DISTANT, COMMENT INCOME.
	Distriction of Chinaster and a state of the
일본들이 그리는 사람들이 받는 그들이 모양된 시작을	돌아오는 사람들은 아이들은 그렇게 되었다.
To have and to hold the some, together with all and singular the	tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper
taining forever,	사고 그 아무리 하네요. 이 왕의 글 하나 있는 것이다. [편]
with, One for \$ 668.00 due October 24th.	
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
made to W. F. Flegge	
T117 88	
with Right per cent interest per appum, payable semi-annu-	ally and signed by
William Blake and Marie Y. Blake	**************************************
Said first part 10 Shereby covenant that they are 1	theowner_S in fee simpl
	ept a mortgaga of £6500.00
That they have	good right and authority to convey and encumber the same, an
the y will warrant and defend the same against the lawful claims of a	all persons whomsoever. Said first part 185 agreeto insure the buildings on sai
premises in the sum of \$for the benefit of the mortgages as agreeto pay all taxes and assessments lawfully assessed on said premises and asset lawfully asset lawfully assessed on said premises and asset lawfully asset lawful	nd maintain such insurance during the existance of this mortgage. Said first part. 19; before delinquent.
	oreclosure of this mortgage, and as often as any proceeding shall be taken to forecloon. Dolla Hundred. Dolla
as attorney's or solicitor's fees therefor, in addition to all other statutory fee	es; said fee to be due and payable upon the filing of the petition for foreclosure and the sorting of the amount thereon shall be recovered in said foreclosure suit and include
in any judgment or decree rendered in action as aforesaid, and collected, and	the lien thereof enforced in the same manner as the principal debt hereby secured.
Now if said first part. 198 shall pay or cause to be paid to said see sum	cond part
	ats then these presents shall be wholly discharged and void, otherwise shall remain in fu and all taxes and assessments which are or may be levied and assessed lawfully again
said premises, or any part thereof, are not paid before delinquent, then the mort	tgagemay effect such insurance or pay such taxes and assessments and shi m, until paid, and this mortgage shall stand as security for all such payments; and
said sum or sums of money or any part thereof is not paid when due, or if such	insurance is not effected and maintained or any taxes or assessments are not paid befo
delinquent, the holder of said note and this mortgage may elect to decla collect said debt including attorney's fees, and to foreclose this mortgage, and	are 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.
	e debt due as above and also the benefit to stay, valuation or appraisement laws.
	William Blake
	Marie Y. Blake
KNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT
That	
	DOLLAR
	knowledged, dohereby sell, assign, transfer, set out and convey un
	te conveyed and the promissory note, debts and claims thereby secured, and ti
covenants therein contained.	to conveyed and the promissory note-1221, debts and change thereby seemed, and the
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, ne	
	nto setthisday
192	
STATE OF OKLAHOMA, Tulsa County,	55¢
Between May Spaight	a Notary Public in and for said County and Stat
on this 24th day of April , 192 3, personally appear	within and for exoing eto me known to be the identical person. who executed the about
instrument and acknowledged to me that	sL_h_GIX_free and voluntary act and deed for the uses and purposes therein s
forth.	
WITNESS my official hand and seal the day and year above set forth My commission expires. January 16, 192, 7 (Seal)	way phoreur,
talk continueston exbitages as a season of the season of the present of the prese	Notary Public.