MORTGAGE RECORD NO. 408

FROM	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the
	June 192 3 at 1:30 o'clock P. M., and duly recorded in Book 408 on page 494
TO	and duly recorded in Book.
나는 시대부분들은 그 경우에도 불어갔다.	O. G. Weaver,
	(Son1) County Clerk.
	ByBrady Brown, Deputy.
THIS INDENTURE, Made this 6th day of Ju	ne A. D. 1923, between
L. G. Post and Jewel Post	, his wife
reoria Gardens Company, a cu	of Oklahoma. part 108 of the first part, and rporation . part 108 of the second part:
WITNESSETH. That said part 108f the first part, in consideration of the	ic sum of
Nineteen Hundred and 00/100	Dollars,
the receipt of which is hereby acknowledged, doby these presents grant,	bargain, sell and convey unto said part 198 of the second part theirs LSA County and State of
and assigns, all the following described real estate situated in	4.5st
	선생님, 그는 사람들은 사람들은 사람들이 되었다.
/ev pack pack /et/	- People Condens Addition to the
city of Tulsa, according to	: Peoria Gardens Addition to the the recorded plat thereof.
	시트로 방향으로 하려고 있으므로 이 이 모양을
생님이 보는 사람들이 얼마를 가는다.	TREASTREASE 2010 VERY VI
김 일반 의 화학은 이번 이 사이들에 대학이 없다	16 er iene
	Receipt No. 74.3) therefor in payment of mongage
	tax on the within mortgage.
	Dated this 7 day of 192
	WAYNE L. DICKEY, County Treasurer
	he tenements, hereditaments and appurtenances thereunto belonging on Mr Knywise apper-
To have and to hold the some, together with all and singular taining forever.	he tenements, nereditaments and appurtenances thereunto belonging on arranywise apper-
This conveyance is intended as a mortgage to secure the payment of	F1V9promissory noteof even date here-
with Cne for \$380.00 due 6 months from d	ate of deed and a payment of like amount , 192
due every six months until entire balan	ice is paid.
made toPeoria Gardens Company	
or order, payable at maturity	
or order, payable at	inually and signed by
L. G. Post and Jewel	Post his wife.
Said first parties hereby covenant that they s	ire the
That they have	ben ome at animore be conserved to the state of the state
	good right, and authority to convey and encumber the same, and of all persons whomsoever. Said first part. 1.8 agree
premises in the sum of \$for the benefit of the mortgage	e and maintain such insurance during the existance of this mortgage. Said first part. Les
agreeto pay all taxes and assessments lawfully assessed on said premis Said first part. 10.8. further expressly agreethat in case of	ses before delinquent. of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose 10 per cent of the unpaid balance Delha
same as herein provided, the mortgagor will pay to the said mortgagee.	10 per cent of the unpaid balance Dellars fees; said fee to be due and payable upon the filing of the petition for foreclosure and the
came shall be a further charge and lien upon said premises described in this	mortgage, and the amount thereon shall be recovered in said foreclosure suit and included
in any judgment or decree rendered in action as aforesaid, and collected, as	nd the lien thereof enforced in the same manner as the principal debt hereby secured. second part. the tr
sum of money in the above described note mentioned.	together with the interest thereon according to the terms and tenor of said note Q
force and effect. If said insurance is not effected and maintained, or if at	ments then these presents shall be wholly discharged and void, otherwise shall remain in full my and all taxes and assessments which are or may be levied and assessed lawfully against
said premises, or any part thereof, are not paid before delinationt, then the u	nortgage
said sum or sums of money or any part thereof is not baid when due, or if su	ich insurance is not effected and maintained or any taxes or assessments are not paid before
collect said debt including attorney's fees, and to foreclose this mortgage, a	eclare the whole sum or sums and interest thereon due and payable at once and proceed to nd shall become entitled to possession of said permises.
Said first many AUD mine motion of election to declare the wh	tole debt due as above and also the benefit to stay, valuation or appraisement laws.
IN WITNESS WHEREOF, said part. A990 of the first part in	L. G. Post
	L. G. Post Jewel Post
	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS:	
That	County, Uklahoma, the within DOLLARS.
to in hand paid, the receipt whereof is hereby	acknowledged, dohereby sell, assign, transfer, set out and convey unto
·	医克格斯氏征氏征检尿性皮肤 医皮肤 医甲状腺素 医皮肤 医皮肤 医皮肤 医外角性 医外外性 医皮肤
heirs and assigns, the within mortgage deed, the real e	state conveyed and the promissory note, debts and claims thereby secured, and the
covenants therein contained.	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject,	nevertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehaher	eunto set
	
STATE OF OKLAHOMA,TULBE	ty, ss.
STATE OF OKLAHOMA, TUISE Coun Before me, Le Briggs	ty, ss.
Before me, T. L. Briggs on this 6th day of June 192 3, personally ap	ty, ss. a Notary Public in and for said County and State peared
STATE OF OKLAHOMA, TUISE Coun Before me, June 192 3 personally ap L. G. Post and Jewel Post	ty, ss. a Notary Public in and for said County and State peared wetter and frags to me known to be the identical person. Swho executed the shows
instrument and acknowledged to me thatth9yexecuted the sam forth.	peared
instrument and acknowledged to me that Th 9 y executed the sam	peared