No. 234477 C.M.J. MORTGAGE RECORD NO. 408

ASSESSMENT OF THE PROPERTY OF	This Instrument was filed for record on the 28 day of
	June 1923, at 2:30 o'clock P. M., 408 on page 546
ТО	Fees \$
	O, G. Weaver, (Seal) Brady Brown, Deputy.
	(Seal) County Clerk. By. Brady Brown, Deputy.
THIS INDENTURE, Wade this	June , A. D. 192 3, between
	n Harrison, his wife, of Oklahoma,iesof the first part, and
Clara C. Smith	ander van State de Santa de S Referencia de Referencia de Santa de S
f. Tulsá	part. Yof the second part:
Five Hundred Seventeen & 29	9/100 Dollars,
ne receipt of which is hereby acknowledged, doby these presents grant,	bargain, sell and convey unto said part. V of the second part heirs
nd assigns, all the following described real estate situated in Oklahoma, to-wit:	FulsaCounty and State of
병사들이 그런 여러 그들은 그런 목하는	일 바람이 되는 이 사람이 하는 것 같아.
Lot 14, in Block 13, of the P 2, and 3, in Block 4, in Terr according to the recorded pla	Re-subdivision of Block 6, and Lots 1, race Drive Addition to the city of Tulsa, at thereof.
Except a mortgage of \$3800.00	O to Gum Brothers Company, Company
마시 (1985년) 기계 1일 전에 보고 있는 경기를 가게 되었다. 일반 1일 대한 기계 1일 기계 1	I horaby certify that I somewhite L. L. L. and instead
	forceipt No. 10, 333
이 눈으면 들어도 닿을 맞지만 보네?	Sand on the within morning.
	N. V. L. Bischief County Tegermer
역 관취 내용 불다는 게 되어 가장이 하다.	0.88
	he tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
INO HELLOUPERS is intended as a mortgage to secure the payment of	Savenpromissory note_Sof-even date-fore-
im. One for \$ 75.00 due	dated Saven
OTATA OF SUITOR	
	nually and signed by
George Harrison and B. Hele	en Harrison
Said first part 105 hereby covenant that they are	theowner_S in fee simple
f said premises and that they are free and clear of all incumbrancesQXQC	pt as above stated
hat they have	good right and authority to convey and encumber the same, and
The Y will warrant and defend the same against the lawful claims of	f all persons whomsoever. Said first part 108 agreeto insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part. 108
pree to pay all taxes and assessments lawfully assessed on said premise	es before delinquent
ame as herein provided, the mortgager will pay to the said mortgagee	f foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose 10/0 0f amount due Dollars fees; said fee to be due and payable upon the filing of the petition for foreclosure and the
ame 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
Now if said first part 105 shall pay or cause to be paid to said	d the lien thereof enforced in the same manner as the principal debt hereby secured. second partheirs or assigns said
umof money in the above described note	together with the interest thereon according to the terms and tenor of said noteS ents then these presents shall be wholly discharged and void, otherwise shall remain in full
orce and effect. If said insurance is not effected and maintained, or if any	y and all taxes and assessments which are or may be levied and assessed lawfully against ortgage
e allowed interest thereon at the rate ofper cent per ann	num, until paid, and this mortgage shall stand as security for all such payments; and if ch insurance is not effected and maintained or any taxes or assessments are not paid before
elinquent, the holder of said note and this mortgage may elect to dec	clare the whole sum or sums and interest thereon due and payable at once and proceed to
ollect said debt including attorney's fees, and to foreclose this mortgage, an Said first part 199 waivenotice of election to declare the who	ble debt due as above and also the benefit to stay, valuation or appraisement laws.
IN WITNESS WHEREOF, said part. 1999. of the first part ha	NO hereunto settheir hands the day and year first above written. George Harrison
	B. Helen Harrison
NOW ALL MEN BY THESE PRESENTS.	ASSIGNMENT
NOW ALL MEN BY THESE PRESENTS: That	ASSIGNMENT
That in consideration of the sum of	
That	
That	
That	County, Oklahoma, the within DOLLARS. cknowledged, dohereby sell, assign, transfer, set out and convey unto
That	
That	County, Oklahoma, the within DOLLARS, cknowledged, dohereby sell, assign, transfer, set out and convey unto tate conveyed and the promissory note, debts and claims thereby secured, and the nevertheless, to the conditions therein contained, unto sell, and this
That	cknowledged, dohereby sell, assign, transfer, set out and convey unto tate conveyed and the promissory note, debts and claims thereby secured, and the nevertheless, to the conditions therein contained, unto set handthis
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amed mortgagee in consideration of the sum of	
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