MORTGAGE RECORD NO. 408

는 이 일 집에 되었다. FROM 하고 있는 문제 생각을 다 했다.	This instrument was filed for record on the6
	- July 1923 at 2:40 o'clock P. M.,
	and duly recorded in Book408
TO COMPARED	C. G. Weaver
	(Seal) County Clerk.
	O. G. Weaver, (Seal) County Clerk By Brady Brown, Deputy.
5+12	
THIS INDENTURE, Made this 5011 day of C. G. M. Featherston.	11y , A. D. 192 3, between
of Pulsa County in the State of	Oklahoma, as part 7 of the first part, and
P. L. Long.	
Tulsa, Oklahoma, as	part. V of the second part:
WITNESSETH, That said part. Vof the first part, in consideration of the s	sum δf . Pollars,
Five natured seventy-live and	argain, sell and convey unto said part_V of the second parthisheirs
and assigns, all the following described real estate situated in	U198
Oklahoma, to-wit:	불레일, 사건 조심하게 하는 그는 다. 이 방송, 나는 하다이다
	ock two (2) Gurley Hill Addition County, Oklahoma; according to
레이블 레이트 등 등 등을 통하면 하다 하다고 살았다.	TREASURERY IN Chemistr
이 되었다고 하는 그들이 하를 눈살이 되는 학생들은 전환함	Better confirmation to a 2/
물레 . [레고스 - 이 다음만을 다 다고는 본다 그는 말까. 라고	
그는 이 전 모두 동안들이 시대로 불어 말했다며	The second of th
	The River 1 100 2
	2/2/ Leacher may harrower
	** SANCE AND
To have and to hold the some, together with all and singular the	tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
	在一个大大的,但是这个人的一个大大的一个大大的一个大大的一个大大的大大的一个人的一个人的一个人
THE CONTRACT OF STREET AND ADDRESS OF STREET	twenty-three (23) promissory note s of even date here-
with One for \$ 25.00 due and payable on Sept. 5t thereafter until all notes are paid in ful	and one for \$25.00 due August 5th, 1923 and th, 1923, and a like amount each succeeding mont
P. L. Long.	**************************************
or order, payable at Tulsa, Okla.	
with ten (10) per cent interest per annum, payable cent enau	ich note is due C. g. m. Feathanton
Said first part_V_hereby covenantS_that	is theownerin fee simple
of said premises and that they are free and clear of all incumbrances	
That he has	good right and authority to convey and encumber the same, and
he will warrant and defend the same against the lawful claims of a	all persons whomsoever. Said first part. V. agree. Sto insure the buildings on said
premises in the sum of \$ 5000.00 for the benefit of the mortgagee a	and maintain such insurance during the existance of this mortgage. Said first part
agree 5to pay all taxes and assessments lawfully assessed on said premises Said first part. yfurther expressly agree 8that in case of f	fericlesing of this mertgage, and as often as any proceeding shall be taken to foreclose one Hundred and No/100 Dollars.
as attorney's or solicitor's less therefor, in addition to all other statutory to	es: said lee to be due and payable upon the highe of the petition for foreclosure and the
same shall be a further charge and lien upon said premises described in this m	nortgage, and the amount thereon shall be recovered in said foreclosure suit and included
Now if said free part V shall now or cause to be used to said se	to the first of the first of the control of the first of
sum of money in the shove described note. S. mentioned, to	the lien thereof enforced in the same manner as the principal debt hereby secured.
The first transfer of the second seco	the lien thereof enforced in the same manner as the principal debt hereby secured. cound part. Y. his. count part. Y. his. country in the interest thereon according to the terms and tenor of said note
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