MORTGAGE RECORD NO. 408

FROM	STATE OF OKLAHOMA, Tulsa County, ss.
	This instrument was filed for record on the 19 day of July 195 at 10:20 colock A. M.,
	and duly recorded in Book 408 on page 597
그렇다 그리고 살아 있다면 하시아 얼마나 다시다.	Fees \$
	ISEAL). O. GIWERVER, County Clerk.
	By. Brady Brown, Deputy.
True appropriate as 1, 45, 78th 1, 4	uly ,A.D. 1923 , between
	io May Holmgron, his wife
of Tulsa County, in the State of	Oklahoma. ag parties of the first part, and
Turner Alfrey	
of Soliam Springs, Arkonsas.	sum of
Forty nine hundred and no/100	\$4900.00 Dollars
the receipt of which is hereby acknowledged, doby these presents grant, ba	argain, sell and convey unto said party of the second parthisheir
and assigns, all the following described real estate situated in Oklahoma, to wit:	Tulsa
하고 지금의 교로 가능하는 것은 시간을 벗어났다. 이 때	아랫님은 이 얼마나 하나는 하는데 그는데 아들었다.
	t of lot nine (9) and all of
1ot ten (10) in Block	nine (9) in Elm Park addition
to the City of Tulsa,	according to the recorded plat
thereof,	TREASURER'S ENDORSEMENT ereby certify that I received \$ 32.9.2 and issued
1 he	t No. 10. 71.9 therefor in payment of mortgage
fare en	the within marrange.
$\mathbf{n}_{\mathbf{o}}$	nted this 2 0 day of 1 192.3 W Stackey , County Treasurer
	w suckey , county measures
	PAB. Deputy
	tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
taining forever. This conveyance is intended as a mortgage to secure the payment of	forty_ning_(49)promissory note_g_of even date here
with, One for \$100.00 each, one due August 18. 1	923, and one due each succeeding month form
forty eight (48) mnnths.	
made to	
or order, payable at Tulsa, Uklahoma,	
with tem (10) per cent interest per annum/payable semi-annus	If ity
thes. A. Halmgrem and Neutl	e may doingren
of said premises and that they are free and clear of all incumbrances. "6XC	theowner_g in fee simple ept a mortgage of \$3000.00
	good right and authority to convey and encumber the same, and
	II persons whomsoever. Said first partLOAgreeto insure the buildings on said nd maintain such insurance during the existance of this mortgage. Said first part.LAS
agreeto pay all taxes and assessments lawfully assessed on said premises be Said first part. 105 further expressly agree	before delinquent. oreclosure of this mortgage, and as often as any proceeding shall be taken to foreclos
same as herein provided, the mortgagor will pay to the said mortgagee	Two hundred and no/100
same shall be a further charge and lien upon said premises described in this mo	ortgage, and the amount thereon shall be recovered in said foreclosure suit and include
Now if said first part i. O. Sshall pay or cause to be paid to said sec	the lien thereof enforced in the same manner as the principal debt hereby secured. cond part. FQ., his
	gether with the interest thereon according to the terms and tenor of said noteS ts then these presents shall be wholly discharged and void, otherwise shall remain in ful
	and all taxes and assessments which are or may be levied and assessed lawfully agains gagemay effect such insurance or pay such taxes and assessments and sha
be allowed interest thereon at the rate ofPer dent per annum	n, until paid, and this mortgage shall stand as security for all such payments; and
delinquent, the holder of said note and this mortgage may elect to decla	insurance is not effected and maintained or any taxes or assessments are not paid befor re the whole sum or sums and interest thereon due and payable at once and proceed to
	debt due as above and also the benefit to stay, valuation or appraisement laws.
	Wehereunto settheir hand g. the day and year first above written. Chas A. Holmgren.
	Nettie May Holmgren.
	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS:	of
	DOLLARS
	nowledged, dohereby sell, assign, transfer, set out and convey unto
covenants therein contained.	e conveyed and the promissory note, debts and claims thereby secured, and the
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nev	vertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehahereunt	to setday o
,192,	

STATE OF OKLAHOMA, TULES. County, of Tarmon	16,
Before me, De Re Barmer,	
Holmer en	red, 2704 B 9. 224 HW. HW. HW. WILL NO VOLG MALY
instrument and acknowledged to me that Thoyexecuted the same as	athoixfree and voluntary act and deed for the uses and purposes therein se
forth. Notarial date last above set forth	c-written
My commission expiresAug21,192	LSEAL)_RRFarmer,Notary Public.
	Notary Public.