## COMPARILL MORTGAGE RECORD NO. 408 MARKEMENTO DO TULBE

(		то на при на пр	FROM	STATE OF OKLAHOMA, Tulsa County, ss.		
		************		This instrument was filed for record on the 20th day of July 1923., at 1:00. o'clock P.M.		
	4		то	Fees \$		
6		} ************************************	ng ing aga an mai an min' na man' na min' na min' na min' na m	(SEAL) O.G. Weaver.		
				County Clerk.  ByBrady-Brown;Deputy.		
3				,,		
•		THIS INDENTURE, Made this 19th day of July A.D. 1923 between				
		S. F. Okeson and Marjoria R. Okeson, (his wife,)  of				
		WITNESSETH, That said part	t1.0.5 the first part, in con	sideration of the sum of		
			the receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey unto said part_Y of the second parthis_and assigns, all the following described real estate situated in			
		Oklahoma, to-wit:		이 가는 사람들은 그런 그런 사람들이 있는 것이 없는 것이 되었다.		
	- compan's	ENDORSEMENT		6) in Block one (1) in Long Beach addition a part of the south half of the north		
T	REASURERS	ceived \$ .70 and issued for in payment of mortgage	west quarter a	nd all of lot four (4) in section eight (8)		
	ary J. I. High	101 2	township ninet	een (19) north range twelve (12) east, in		
tax on the v	ithin mortgag	e. 192 <u>3</u>	plaththereof.	State of Uklahom, according to the recorded		
Dated th	is z o day of	e. 1923 , County Treasurer		다른 가는 아이 얼굴에 되었다. 가 안 작고 얼굴으로		
www	PRI	Deputy		원론 경험 보다 내내 가루를 보고 있는데 가입하다		
	منظم منت يتمه ماليد	Deputy				
				공항인 문화 이번 민준화를 하는 것들은 그리고 있었다.		
				보고의 그녀는 이 모양이 모르고 보고 있다. 그리고 모든 본		
			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.  This conveyance is intended as a mortgage to secure the payment ofQue				
*						
ີ ຄ		made to H. Terwil	made to C. H. Terwilleger,			
		or order, payable at Tulsa, Okla. S, F. Okeson and				
H		with eight ,	per cent interest per annum, p	ayable semi-annually and signed by / Marjorie R. Okeson.		
Y.		Said first part_18 Stereby covenant_that_they are theowners_in fee simple				
<b>2</b>				ney are the owners in tee simple runces except \$1300.00 first mortgage		
<b>1</b>						
		That they		good right and authority to convey and encumber the same, and		
		premises in the sum of \$	lawful claims of all persons whomsoever. Said first part. 1.0@reeto insure the buildings on said f the mortgagee and maintain such insurance during the xistance of this mortgage. Said first part. 1.3.			
				on said premises before delinquent.  that in case of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose		
		same as herein provided, the m	nortgagor will pay to the said	d mortgagee		
		same shall be a further charge a	and lien upon said premises de	escribed in this mortgage, and the amount thereon shall be recovered in said loveclosure suit and included and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured.		
		Now if said first part	_i.es_shall pay or cause to l	be paid to said second part. V., hisheirs or assigns said		
		and shall make and maintain su	uch insurance and pay such tax	mentioned, together with the interest thereon according to the terms and tenor of said note		
		said premises, or any part thereo	of, are not paid before delinque	tained, or if any and all taxes and assessments which are or may be levied and assessed lawfully against ent, then the mortgagemay effect such insurance or pay such taxes and assessments and shall		
				er cent per annum, until paid, and this mortgage shall stand as security for all such payments; and if en due, or if such insurance is not effected and maintained or any taxes or assessments are not paid before		
				nay elect to declare the whole sum or sums and interest thereon due and payable at once and proceed to is mortgage, and shall become entitled to possession of said permises.		
		Said first part_1.05w	nivenotice of election to	declare the whole debt due as above and also the benefit to stay, valuation or appraisement laws. he first part ha VO, hereunto set. LhOLThand.S. the day and year first above written.		
				S. F. Okeson.		
		<del></del>		Marjoroe R. Okeson.		
		KNOW ALL MEN BY THESE PRESENTS:  That				
				DOLLARS.		
				reof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey unto		
		heirs and assigns, the within mortgage deed, the real estate 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 mortgageehahereunto sethandthisday of				
5)						
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		STATE OF OKLAHOMA,	מפ ליויף	Carintin		
<b>7</b>		Before me	Carl L. Rice	a Notary Public in and for said County and State		
		on this 20th day of July				
		on this 20th day of July 1923., personally appeared S.F. Okozon and Mortonio He Okozon				
	, die	instrument and acknowledged to me thattheyexecuted the same as				
		WITNESS my official hand and seal the day and year above set forth.  My commission expires Feb. 23. 1926, 192 (SEAL) Carl L Floa.				
		My commission expires	oh - " Kix - " TA 20'405"	ar above set forth.  (SEAL) Carl L Rica.  Notary Public.		
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