## MORTGAGE RECORD NO. 408

STATE OF OKLAHOMA, Tulsa County, sa.

Lberghy certify that I received \$ 2.60, and Issued	August 192 3 at 11:00	
Receipt No. 1991 therefor in payment of mortgage tax on the within mortgage To	and duly recorded in Book408on pa	ge- 500
Dated this / down of (1)	O. G. Weaver.	
WW Stickey County Treasurer	O. G. Weaver, (Seal) BradyBrown, By,	County Clerk.
	Ву, до то в в в в в в в в в в в в в в в в в в	Deputy.
THIS INDENTURE, Made this 23rd day of Augu	18t, A. D. 192 A , between	the state of the s
Leslie R. Barto (a single man)	slahoma,part	of the first part, and
M. R. McKinzie.		
Tulsa	part V of the se	cond part:
TNESSETH, That said part_V_of the first part, in consideration of the sur hirty-eight hundred and No/1	00	Dollars
the field to be the selected and he there presents creat barren	in sell and convey unto said part of the second par	t his heirs
l assigns, all the following described real estate situated in	18	County and State of
lahoma, to-wit: Seeond Thorgage		
문학 기계 전에 대한 시간 이 등 시간 기계 기계 전 기계 전 기계		
All of Lot Six (6) of Hillcrest l of Tulsa, Oklahoma, according to		
	된 경기를 되는 것이 그리지 않아 없었다.	
This mortgage is given subject to Twenty-five hundred and No/100 Do		
명기의 교리는 그림의 조막한 고객이다.		
실범성 내가가 되면 들어 되었다. 그렇다면 그 맛있다		
고기 등 기념을 다시 했다면 가지 않는데 들어 없는		
To have and to hold the some, together with all and singular the ten	tements, hereditaments and appurtenances thereunto belon	ging, or in anywise apper
ning forever.		
This conveyance is intended as a mortgage to secure the payment of the One for \$ 3800.00 due Seventy-six mont	promissory	noteof even date here
nde to M. R. McKinzie		
de to M. R. McKinzie		
order payable of Tulsa		
order, payable at Tulsa month th 8 per cent interest per annum, payable semi-annually	y and signed by Leslie R Barto.	
Said first part. V hereby covenant. 5 that no 18		ownerin fee simpl
said premises and that they are free and clear of all incumbrances		ownerin fee simpl
said premises and that they are free and clear of all incumbrances		ownerin fee simpl
said premises and that they are free and clear of all incumbrances		ownerin fee simpl
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hewill warrant and defend the same against the lawful claims of all remises in the sum of \$ 5000 • for the benefit of the mortgagee and rec. \$\frac{3}{2}\$. To pay all taxes and assessments lawfully assessed on said premises before as herein provided, the mortgagor will pay to the said mortgagee. \$\frac{3}{2}\$ attorney's or solicitor's fees therefor, in addition to all other statutory fees; me shall be a further charge and lien upon said premises described in this mort	good right and authority to convey and persons whomsoever. Said first part Y agree. Sto is maintain such insurance during the existance of this mortgore delinquent.  Lectorum of this mortgage, and as often as any proceeding reasonable amount.  said fee to be due and payable upon the filing of the petigage, and the amount thereon shall be recovered in said feeling the same manner as the principal.	encumber the same, and age. Said first part. Y shall be taken to foreclostion for foreclosure and the reclosure, suit and include idebt hereby secured.
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