REAL ESTATE MORTGAGE RECORD No. 424 483

249486 C.M.J. 19th day of January. A.D. 19.24, between J. B. Mills and Clara M. Mills, his wife	
of Tulsa	
Hollis P. Porter	of the second part.
WITNESSETH, That the said part 18.56 the first part in consideration of the sum of	
the receipt whereof is hereby acknowledged, doby these presents grant, bargain, sell and convey unto said partof the second p	part bis_heirs and
assigns, all of the following described REAL ESTATE, situate in the County of	wit:
님 보는 지어 하는 이 가지는 것도 말하는 것도 이 생활하는 것 같아요. 그렇게 되었다는 것이 모든 것이 되었다는 것이 되었다는 것이 되었다는 것이 되었다는 것이 없는 것이다. 이 그런 그들이 있는 것 같아 있는 것이 없는 것이 없는 것이 되었다는 것이 되었다는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다는 것이 없는 것이다.	
Lot Number Eleven (11) in Block Number Four (4) Pilcher Summit Addition to the city of Tulsa, Tulsa County, Oklahoma as shown by the recorded plat thereof.	
TREASUPER'S ENTOPISEMENT I heroby territy that I territy to 18, 08 and issued Receipt No. 3.43d therefor in payment of mortgage tank on the vision managers. Linear the 33 cm of January 192. 4 W. C. Lander, January 192. 4 Leputy	
Leputy	
되는 그는 사람들은 그리다는 그림은 나를 하는데 되는데 말로 살아 되었다.	
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances there anywise appertaining, forever,	
PROVIDED, ALWAYS, And these presents are upon the express condition, that whereas the said	
grantor S ha Ve executed and delivered the ir certain promissory note dated 1-19-1924	
due one year after date. with interest at the rate of	
And the first partagreeto keep the buildings insured for \$a reasonable In case that the papers for foreclosure are filed, the first part.108 agreeto pay an attorney fee of \$10.00 and 10%. Now, if said part108of the first part shall pay or cause to be paid to said partV of the second part118and to signs, said cum of money in the above described notetogether with the interest thereon, according to the terms and tenor of the shme, the be wholly discharged and void, and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or an not paid when the same is due, or if the taxes or assessments levicd against said premises or any part thereof, or the taxes assessed against the any assignce of said note or the debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid this indebtedness and the whole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and sha interest per annum, and said part=of the second part shall be entitled to the possession of said premises. And the said part_108 of the faideration dohereby waiveor not waiveappraisement, at the option of said second part V.s. hisheirs of the said part_108 of the first part has VS hereunto sethand/the day and yearhand/the day and yearhand/the day and yearhand/the day and year	heirs or ac- en these presents shall by interest thereon, is e said second party or id shall become a part ll bear 10 per centum irst part for said con- and assigns.
Wirnesses:	
Clara M. Mills	nganatana ang ang ang ang ang ang ang ang ang
ACKNOWLEDGEMENT	
STATE OF Oklahoma COUNTY OF Tulsa ss.	
Before me, the undersigned, a Notary Public, in and for said County and State on this	day
J. E. Mills	
Clara M. Mills, his wife	4-64
to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me, that they	
executed the same psfree and voluntary act and deed for the uses and purposes therein set forth .	
Given under my hand and seal the day and year last above written.	
My Commission expires Sept. 14, 1926. (Seal) E. G. Cunningham.	Notary Public
STATE OF OKLAHOMA, Tulsa County, 35.	la de la constanta
Filed for record this the 22 day of Jan. 19.24 at 11:30 o'clos Book 424, Page 483 0. G. Weever,	ki. A.,
Book 424, Page 463 O. G. Weaver, Deputy, (Seal)	County Clerk.