어느 가는 사람들이 가는 것이 되는 사람들이 되었다. 그는 사람들이 되는 사람들이 되었다면 하는 사람들이 되었다. 그런 사람들이 되었다면 하는 것이다면 되었다면 되었다면 되었다면 되었다면 되었다면 다른 사람들이 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면	MORTGAGE	
KNOW ALL MEN BY THESE PRESENTS, That T. R. Quil	nn and Grace L. Quinn, his wife	
KNOW ALL MEN BY THESE PRESENTS, That Take Quil of Tulesa of Ratcliffe & parties of the s	County, Oklahoma, part 198 of the first	part, lin
fpartles of the s	econd part, the following described real estate and premise	s situated in
ulsa County, State of Oklahoma, to-wit:		
Lots Five (5) and Six (6), in	Plant Misso (Z.) in	
하는 그 그는 그는 이 사람들이 모르는 이 이 그리는 것이다.		
Park Dale Addition, City of	ruisa, Okianoma	
	TREASURER'S ENDORSEME	
1월 2일 학교교육 및 교대일본 이 본 급격이다	I hereby certify that I received \$ 1.2.  Receipt No. 10. 2. 4.9 therefor in payme	and is
하고 회사관원 전기는 호텔 방송하다는 경험	tax on the within mortgage.	
집을 많이 돈 가는 하라니는 것은 모양하였다.	Receipt No. 10. 7. 5. 9 therefor in payme tax on the within mortgage.  Dated this 2.4 day of July 1  W. Sluckey, County	92.⊋ Treasurer
영화에 그리고 하면도 얼룩하는 얼룩나다.	å J.	are en ar
		130 ps
vith all the improvements thereon and appurtenances thereto belonging, and		
This mortgage is given to secure the principal sum of		DOLLARS
vith interest thereon at the rate of 10 per cent, per annum, payable this.	cty days from date	وجواب مارس الجوجي بهاراها أسابله بلد
ccording to the terms ofQNOcertain promissory note	described as follows, to wit:	
	조른 하면 되는 사람들은 어떻게 모든다.	
dated July 24th, 1923 for \$650.00	기를 보고 하고 있었다. 이번 시설 관심 것	
보다는 이번 없었다면서 전환 됐습니다 하다면서 화장	그리고 있는데 그리면 그리고 하다고	
evidence of the within indebtedness.		- A
Provided, always, that this instrument is made, executed and delivere overant	i upon the following conditions, to-wit: That said first pa n the same shall become due, and to keep all improvements	108 hereb in good repai
It is further expressly agreed by and between the parties hereto that i age ex-my interest interest or the taxes, insurance premiums, or in easipal sum, with interest, shall be due and payable, and this mortgage may be ession of the premises and all the rents and profits thereof.	f any default be made in the payment of the principal sum e of the breach of any covenant begoin contained, the whole of foreclosed and the second part—Thall be entitled to the in	of this mort of said prin amediate pos
It is further expressly agreed by and between the parties hereto that i age or one interest installments or the taxes, insurance premiums, or in casipal sum, with interest, shall be due and payable, and this mortgage may be ession of the premises and all the rents and profits thereof.  Said part 188	f any default be made in the payment of the principal sum e of the breach of any covenant begoin contained, the whole of foreclosed and the second part—Thall be entitled to the in	of this mort of said prin nmediate pos
It is further expressly agreed by and between the parties hereto that it age or the interest, shall be due and payable, and this mortgage may be ession of the premises and all the rents and profits thereof.  Said part 168 of the first part hereby agree, that in the event act easonable attorney's fee of	f any default be made in the payment of the principal sum sof the breach of any covenant begoin contained, the whole foreclosed and the second part. Shall be entitled to the ir on is brought to foreclose this mortgage,	of this mort of said prin nmediate pos —_will pay
It is further expressly agreed by and between the parties hereto that is age or the interest parties between the taxes, insurance premiums, or in castignal sum, with interest, shall be due and payable, and this mortgage may be ession of the premises and all the rents and profits thereof.  Said part 1e8 of the first part hereby agree, that in the event act easenable attorney's fee of	f any default be made in the payment of the principal sum sof the breach of any covenant begoin contained, the whole foreclosed and the second part. Shall be entitled to the ir on is brought to foreclose this mortgage,	of this mort of said prin nmediate pos —_will pay
It is further expressly agreed by and between the parties hereto that it age or the interest, shall be due and payable, and this mortgage may be ession of the premises and all the rents and profits thereof.  Said part 168 of the first part hereby agree, that in the event act easonable attorney's fee of	f any default be made in the payment of the principal sum a of the breach of any covenant begoin contained, the whole of foreclosed and the second part—Thall be entitled to the ire is brought to foreclose this mortgage,	of this mort of said prin amediate pos will pay DOLLARS
It is further expressly agreed by and between the parties hereto that in age or any interest intellment of the taxes, insurance premiums, or in cast in a surface premium, and this mortgage may be ession of the premises and all the rents and profits thereof.  Said part 1e8 of the first part hereby agree, that in the event act easenable attorney's fee of	f any default be made in the payment of the principal sum of the breach of any covenant begoin contained, the whole foreclosed and the second part—Shall be entitled to the ir ion is brought to foreclose this mortgage,	of this mort of said prin amediate pos DOLLARS all benefit o
easonable attorney's fee of	f any default be made in the payment of the principal sum a of the breach of any covenant begoin contained, the whole of foreclosed and the second part—Thall be entitled to the ire is brought to foreclose this mortgage,	of this mort of said prin mediate pos will pay a DOLLARS all benefit o
It is further expressly agreed by and between the parties hereto that is age or the interest parties bereto that is age or the interest, shall be due and payable, and this mortgage may be ession of the premises and all the rents and profits thereof.  Said part 168 of the first part hereby agree, that in the event act easonable attorney's fee of	f any default be made in the payment of the principal sum of the breach of any covenant begoin contained, the whole of foreclosed and the second part—Thall be entitled to the ir ion is brought to foreclose this mortgage, they reby expressly waive appraisement of said real estate and  T. R. Quinn  Grace L. Quinn	of this mort of said prin mediate pos DOLLARS all benefit o
It is further expressly agreed by and between the parties hereto that it age or any introductional partitions or the taxes, insurance premiums, or in castignal sum, with interest, shall be due and payable, and this mortgage may be essen of the premises and all the rents and profits thereof.  Said part 1es of the first part hereby agree, that in the event act easonable attorney's fee of	f any default be made in the payment of the principal sum of the breach of any covenant begoin contained, the whole foreclosed and the second part—Shall be entitled to the ir ion is brought to foreclose this mortgage,	of this mort of said prin amediate pos DOLLARS all benefit o
It is further expressly agreed by and between the parties hereto that in age or the interest, shall be due and payable, and this mortgage may be ession of the premises and all the rents and profits thereof.  Said part 100 of the first part hereby agree, that in the event act easonable attorney's fee of	f any default be made in the payment of the principal sum of the breach of any covenant begoin contained, the whole of foreclosed and the second part—Shall be entitled to the ir ion is brought to foreclose this mortgage,	of this mort of said prin and said prin amediate pos DOLLARS all benefit o
It is further expressly agreed by and between the parties hereto that it age or any introductional partitions or the taxes, insurance premiums, or in castignal sum, with interest, shall be due and payable, and this mortgage may be essen of the premises and all the rents and profits thereof.  Said part 1es of the first part hereby agree, that in the event act easonable attorney's fee of	f any default be made in the payment of the principal sum of the breach of any covenant begoin contained, the whole foreclosed and the second part—Shall be entitled to the ir ion is brought to foreclose this mortgage,	of this mort of said prin mediate pos DOLLARS all benefit o
It is further expressly agreed by and between the parties hereto that in age or the interest, shall be due and payable, and this mortgage may be ession of the premises and all the rents and profits thereof.  Said part 1es of the first part hereby agree, that in the event act easonable attorney's fee of	f any default be made in the payment of the principal sum of the breach of any covenant begoin contained, the whole of foreclosed and the second part—Shall be entitled to the ir ion is brought to foreclose this mortgage,	of this mort of said prin and said prin amediate pos DOLLARS all benefit o
It is further expressly agreed by and between the parties hereto that in age or the interest, shall be due and payable, and this mortgage may be ession of the premises and all the rents and profits thereof.  Said part 1es of the first part hereby agree, that in the event act easonable attorney's fee of	f any default be made in the payment of the principal sum of the breach of any covenant begoin contained, the whole of foreclosed and the second part—Shall be entitled to the ir ion is brought to foreclose this mortgage,	of this mort of said prin mediate pos DOLLARS all benefit o