110

CONTARDO

MORTGAGE RECORD No. 472

NO. 241592 C.M.J.

FROM	STATE OF OKLAHOMA, Tulsa County #8.
	This instrument was filed for record on the day of Oct. 1923 at 10:40 clock A.M.
	and duly recorded in Book 472 on page 110
1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	0. G. Weaver,
	(Seal) Brady Brown, County Clerk By Deputy
alalah dalah d Tanan dalah da	ByDataty DIOWII 9 Deputy
THIS INDENTURE, Made this First day of Gotobe	or,A.D. 192.3 between
of Tulsa County, in the State o	of Oklahoma,of the first part
and Leo P. Quinn	
of	um of
Two Thousand (\$2,000.00)	Dollars
the receipt of which is hereby acknowledged, doby these presents grant, barg. Tul	rain, sell and convey unto said part. Y. of the second part. 119. heirs 198. County and State of
Oklahoma to-wit:	
	in Block Three (3) Parkdale Addition by and State according to the amended
and Loan Association of Topeka, Ka	ecord in favor of the Aetna Building unsas amounting to Sixty-five Sundred Tons Property
Dollars.)	Francis 11844 to a series of a series of
	Ban On the William Ban of the
그 얼마 그를 맞으면 된 사람들 없는 그 모모 되	David this 6 day of Och 192
To have and to hold the same, together with all and singular, the to	enements, hereditaments and appurtenances thereunto belonging, or in anywise apper
taining forever.	Twenty-four (24) promissory note S of even date here
with One for \$ 850.00 due October first 19	25 and twenty-three (23) notes for \$50.00 each at 1923 and nayable on the first day of
Leo. P. Quinn	
with:per cent interest per annum, payable semi-annual T. R. Quinn and Grace L. Qu	lly and signed byinn
Said first part 108 hereby covenant that they are	owner ⁸ in fee
	except as above named
That thet have	good right and authority to convey and encumber the same and l persons whomsoever. Said first part 198 agreeto insure the buildings on said
they will warrant and defend the same against the lawful claims of all premises in the sum of \$.2000.00for the benefit of the mortgagee an	ll persons whomsoever. Said first part. 198 agree
agree to pay all taxes and assessments lawfully assessed on said premises b Said first partlest further expressly agreethat in case of fored	losure of this mortgage and as often as any proceeding shall be taken to foreclose same
as herein provided, the mortgager will pay to the said mortgages TWO	Hundred Dollars ild fee to be due and payable upon the filing of the petition for forectoure and the same
shall be a further charge and lien upon said premises described in this mortgage judgement or decree rendered in action as aforesaid, and collected, and the lien the	and the amount thereon shall be recovered in said foreclosure suit and included in any
Now if said first part 105 hall pay or cause to be paid to said second	part. Y. 1149
and shall make and maintain such insurance and pay such taxes and assessment	ts then these presents shall be wholly discharged and void otherwise shall remain in full
said premises, or any part thereof, are not paid before delinquent then the mortg	and all taxes and assessments which are or may be levied and assessed lawfully against gage
sum or sums of money or any part thereof is not paid when due, or if such ins	until paid, and this mortgage shall stand as security for all such payments; and if said surance is not effected and maintained or any taxes or assessments are not paid before
delinquent, the holder of said note. and this mortgage may elect to declare collect said debt including attorney's fees, and to forcelose this mortgage, and sha	e the whole sum or sums and interest thereon due and payable at once and proceed to all become entitled to possession of said premises.
Said first part. 68 waive notice of election to declare the whole de	ebt as above and also the beneft to stay, valuation or appraisement laws. On the persunts set their hand S the day and year first above written.
	Grace L. Quinn
	ASSIGNMENT
That	ofCounty, Oklahoma, the within
toin hand paid, the receipt whereof is hereby ac	bolLARS knowledged, dohereby sell, assign, transfer, set out and convey unto
heirs and assigns, the within mortgage deed, the real estate c	conveyed and the promissory note, debts and claims thereby secured, and the
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never	
	stthisday of
192	engan mengalah dian mendan dian diberkan pengan pengan dian dian dan pengan pengan pengan dian dian dian berap Pengan pengan penga
STATE OF OKLAHOMA, Tulsa County,	, as.
Before me, FOSTER N. BUTHS on this 3d day of October 192. Z., personally appear	red, a Notary Public in and for said County and State
T. R. Quinn and his wife Grace L. Quinn to me known to be the identical person. Two executed the above instrument	
and acknowledged to me thatthey executed the same astheir fr Witness my hand and notarial seal on the WITNESS my official hand and seal the day and year above set for th.	e day and date last above written.
My commission expires Oct - 2. 1924. 192 (Seal)	Foster N. Burns,
에 하는 것으로 그 등록 하고 있다. 기계가 있는 그런데 그 전에 있는 것이다. 그리고 있는 것이 되고 있는 것이 있는 것이 말했다. 그 것이다.	Notary Public
그는 사람들이 아들어 얼마라고 있는데 다음이다. 하는데	그는 그리는 그는 아랫동안이 얼마를 걸어 먹어 모양하다.