	FROM	STATE OF OKLAHOMA, Tulsa County 18. 13 This instrument was filed for record on the day of	
	то	NOV• 192 10:20 o'clock A.M. and duly recorded in Book 47.2 on page 19.0 Fees \$ Fees \$ 19.0 19.0	
		O.G. Weaver, (Seal) County Clerk By	
=			
of sn of	A. Y. Boswell, Jr. Tulsa, Oklahoma	of Oklahoma,of the first partof the second part;	
 th an	One Thousand receipt of which is hereby acknowledged, do. 9% y these presents grant, barg	um ofDojlars zain, sell and convey unto said partY of the second partNISheirs ULSSCounty and State of	
ε	Lot Three (3) Royal Oak Heights Addit ccording to the recorded plat thereof.	ion to the city of Tulsa, Oklahoma,	
	Grantor states that the above describ have been his homestead.	ed premises are not now, nor never	
		Receipt 5/2387 the end of the strugged ton on the second strugged Dated to 13 days of 200 , 19.3	
	To have and to hold the same, together with all and singular, the t	enements, hereditaments and appurtenances thereun to belonging, or in anywise apper	
Y	ining forever. Ote This conveyance is intended as a mortgage to secure the payment of- b. One for supervision that the secure the payment of the secure the payment of the secure the payment of the secure the s	upon One Thousand Dollar - mortgage as suratypromissony noteof even date here- the First National Bank, of Tulsa, Oklahoma, in t at 8 per cent per annum, and signed by 192 as surety thereon.	
	nder, payableat	Hy and signed by	
-	Said first part Vhereby covenant_S that heis_the	lawful xcept a first mortgage of 31000.00	
 T	he has		
pr ng as	emises in the sum of \$for the benefit of the mortgagee at recfor the same set of a second assessments lawfully assessed on said premises b Said first part	nd maintain such insurance during the existance of this mortgage. Said first part <u>y</u> before delinquent. losure of this mortgage and as often as any proceeding shall be taken to foreclose same <u>UND TOD</u> Dollars itl fee to be due and payable upon the filing of the petition for foreclosure and the same and the nount thereon shall be recovered in said foreclosure aut and included in any	
su ar fo sa be	Now if said first part_Yshall pay or cause to be paid to said second mf money in the above described notementioned, tog d shall make and maintain such insurance and pay such taxes and assessment rec and effect. If said insurance is not effected and maintained, or if any s id premises; or any part thereof, are not paid before delinquent then the mort allowed interest thereon at the rate of BLChLer cent per annum,	l part. <u><u><u>n</u>13</u> heirs or assigns said ether with the interest thereon according to the terms and tenor of said not</u>	۰ ۲
de	linquent, the holder of said note	ebt/3 above and also the beneft footay, valuation or appraisement laws. hereunto set_ <u>nl8</u> handthe day and year first above written, F. H. Zinn	
— к	NOW ALL MEN BY THESE PRESENTS	ASSIGNMENT	
to	med mortgageein consideration of the sum of	knowledged, dohereby sell, assign, transfer, set out and convey unto	
	venants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, neve	conveyed and the promissory note, debts and claims thereby secured, and the wrtheless, to the conditions therein contained.	
	IN WITNESS WHEREOF, The said mortgageehahereunto s	etday of	
to I	this 6th_day of NOVOMBOR 192 3., personally appear	red, a Notary Public in and for said County and State within-BRd -foregoing	
	d acknowledged to me that <u>h.h.g.</u> executed the same as <u>h.h.h.</u> WITNESS my official hand and seal the day and year above set forth. y commission expires <u>FGhs</u> 23, 1927, 192. (Seal)	ree and voluntary act and deed for the uses and purposes therein set forth. Florence E. Christian Notary Public	υ,
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