FROM (1997)	STATE OF OKLAHOMA, Tulsa County sa. This instrument was filed for record on the 10 day
	Dec. 192 3 at 8:30 c'clock AM.,
######################################	and duly recorded in Book
	} Fees \$
, , , , , , , , , , , , , , , , , , ,	By Brady Brown, Dept
THE INDESTRIPE MALAY 22nd AND NOVE	ember A. D. 192. 3 between
Hilma A. Whitlock a Single Won	nan
	e of Oklahoma,of the first p
., Blanche B. Drum	
Tulsa County, Oklahoma,	2 part V of the second part
/ITNESSETH, That said part. V of the first part, in opnsideration of the	sum of MUNTY Siven Hundred Dol
Ninety-Five and 89/100	Doll
he receipt of which is hereby acknowledged, do 9 by these presents grant, ba	argain, sell and convey unto said part. Yof the second part. her
nd assigns, all the following described real estate situated in	County and State
)klahoma to-wit:	
The South Thirty-seven and One-hal: Block Three (3) in College Addition	f (37章) feet of Lot Nine (9) in
to the recorded plat thereof.	n to the city of fulsa, according
70 010 1001 400 p100 01101 0110	
그는 이 사고를 하고 하는 수 없는 하다가 하다고 없다.	t i was Shed Dand issue
	12846 in any angular of mortigi
	takker of the same
	10 lean 103 3
	2.3B
	Benty
- To have and to hold the same, together with all and singular, the	e tenements, hereditaments and appurtenances thereunto belonging, or in anywise app
taining forever.	
This conveyance is intended as a mortgage to secure the payment of	one installment promissory note of even date he
with. One for \$21,1795.89 due payable in cons	secutive monthly installments of 341.40 per
nonth, beginning January 1, 1924.	
r order, payable at	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
ith eight per cent interest per annum, payable comi annu	wally and signed by
party of the first part	t.,,
Said first part V hereby covenant that is	owner, in
imple of said premises and that they are free and clear of all incumbrances	except a mortgage now of record in the origin
	all persons whomsoever. Said first part. an authority to convey and encumber the same all persons whomsoever. Said first part. an agree 8 to insure the buildings on s
premises in the sum of \$.2.500.00for the benefit of the mortgages	and maintain such insurance during the existance of this mortgage. Said first part. J.
greeS to pay all taxes and assessments lawfully assessed on said premises	before delinquent. eclosure of this mortgage and as often as any proceeding shall be taken to foreclose sa
Said tirst part 2 turther expressly agree that in case of formula herein provided, the mortgagor will pay to the said mortgagee 225.	•00 and ten per cent of the amount due.
s attorney's or solicitor's fees therefor, in addition to all other statutory fees;	said fee to be due and payable upon the filing of the petition for foreclosure and the sa
hall be a further charge and lien upon said ptemises described in this mortgag	ge and the amount thereon shall be recovered in said foreclosure suit and included in a thereof enforced in the marmar as the principal debt hereby secured.
Now if said first partshall pay or cause to be paid to said secon	nd part. Y. her heirs or assigns a
sumof money in the above described notementioned, to	ogether with the interest thereon according to the terms and tenor of said note ints then these presents shall be wholly discharged and void otherwise shall remain in
orce and effect. If said insurance is not effected and maintained, or if any	and all taxes and assessments which are or may be levied and assessed lawfully again
	rtgage 6 may effect such insurance or pay such taxes and assessments and sl
	n, until paid, and this mortgage shall stand as security for all such payments; and if s insurance is not effected and maintained or any taxes or assessments are not paid bef
lelinquent, the holder of said note and this mortgage may elect to decl	are the whole sum or sums and interest thereon due and payable at once and proceed
collect said debt including attorney's fees, and to foreclose this mortgage, and s	shall become entitled to possession of said premises. debtes above and also the beneft to stay, valuation or appraisement laws.
IN WITNESS WHEREOF, said part. X of the first part ha:	Shercunto setherhandthe day and year first above written.
그리다 그리고 그 하지만 모양되는 회학교	HITHS CAUTOTOCK
	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS	
amed mortgageein consideration of the sum of	DOLLA acknowledged, dohereby sell, assign, transfer, set out and convey u
oin hand paid, the receipt whereof is hereby	acknowledged, donereby sell, assign, transfer, set out and convey it
	e conveyed and the promissory note debts and claims thereby secured, and
ovenants therein contained,	e conveyed and the promissory interesting denis and claims thereby secured, and
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, ne	vertheless, to the conditions therein contained.
IN WITNESS WHEREOF. The said mortgages ha hereunto	setthisday
Before me,the undersigned	ty, ss.
on this8thday ofDecember_, 1923_, personally app	eated within and foregoing
Hilma A. Whitlook, a single woman	
and acknowledged to me thatS.h_&executed the same ash@1	Ifree and voluntary act and deed for the uses and purposes therein set forth.
10. [1] 14. [1] 14. [1] 14. [1] 14. [1] 14. [1] 14. [1] 14. [1] 14. [1] 14. [1] 14. [1] 14. [1] 14. [1] 14. [1	그리고 그는 이 그렇게 하고 그런 이를 하게 못하고 하나 하다.
WITNESS my official hand and seal the day and year above set forth	筆記 그 그 그는 그 그는 그는 사람들이 가를 가지 않는 것이 되었다. 그는 그들은 그는 그를 가는 그를 가는 것이 되었다. 그는 그는 그를 가지 않는 것이 없다는 것이다. 그는 그를 가지 않는 것이 없다면 그를 가지 않는 것이다.
WITNESS my official hand and seal the day and year above set forth My commission expires January 2, 1927/192 (Seal)	
	Arden E. Ross,