MORTGAGE RECORD No. 472

FROM	STATE OF OKLAHOMA, Tulsa County rs. 15 This instrument was filed for record on the day of
	May 192 4 at 4:20 o'clock P.M.
	and duly recorded in Book 472 on page 510
	Fees \$
	O. G. Weaver, County Clerk
	By Brady Brown, County Clerk By Deputy
THIS INDENTURE, Made this Sixth day of May	A, D. 1924., between
w. C. Von Holten and Ulreka Von Ho	lten, his wife
of Tulsa County, in the State of J. O. Wall	of Oklahoma,
Tulsa County, Oklahoma,	part y of the second part;
WITNESSETH, That said parties of the first part, in consideration of the s	um ofDollare
the receipt of which is hereby acknowledged, doby these presents grant, barg	rein sell and convey unto said part 1e Si the second part their heir
Tulsa fundamental the following described real eatate situated in	County and State o
Oklahoma to-wit:	
The South One Half of the East	One Hundred and Ten feet (110')
of Lot Three (3) Block One Hund	red Seventy (170) Original city
of Tulsa, Tulsa County, Oklahom thereof.	a, according to the official plat
	with that I very sent is 20 and formal
Receipt the 144	134 The state in payment in market by
tax on the with	in programme and the second
Dated tile	B may sort
	With the Color of Burning
To have and to hold the same, together with all and singular, the t	tenements, hereditaments, and appurtenances, thereunto belonging, or in anywise appea
This conveyance is intended as a mortgage to secure the payment of.	Two (2) notespromissory note S of even that here
with. One for \$ 482.33 due in Six (6) month due in Twelve Months from April 17, 1924,	s from April 17, 1924 and one note for \$482.2
7 0 186.17	
or order, payable at Fight (8)	illy and signed by
W. C. Von Holten and Ulreka Von	Holten, his wife
Said first part 198 hereby covenant that the	owner_in fe
simple of said premises and that they are free and clear of all incumbrances	
they have	good right and authority to convey and encumber the same an
be - will improve and defend the same against the lawful claims of al	Il persons whomsoever. Said first part 109 agreeto insure the buildings on saind maintain such insurence during the existance of this mortgage. Said first part 10
notes to now all taxes and assessments lawfully assessed on said premises to	pefore delinquent, closure of this mortgage and as often as any proceeding shall be taken to foreclose sam
ne have no provided the mortgagor will pay to the said mortgages Den an	d_Wo/100_end_10%_of_balance_unpaidDollar
	aid fee to be due and payable upon the filing of the petition for foreclosure and the sam and the amount thereon shall be recovered in said foreclosure suit and included in an
judgement or decree rendered in action as aforesaid, and collected, and the lien the Now if said first part. Shall pay or cause to be paid to said second	and the amount thereof shall be recovered in said to tectorize said and included in the recovered from the recovered frow the recovered from the recovered from the recovered from the r
and shall make and maintain such insurance and pay such taxes and assessment	then these presents shall be wholly discharged and void other wise shall remain in the
force and effect. If said insurance is not effected and maintained, or if any a	and all taxes and assessments which are or may be levied and assessed lawfully againg gagemay effect such insurance or pay such taxes and assessments and sha
be allowed interest thereon at the rate of JARAY 1 Quer cent per annum.	until paid, and this mortgage shall stand as security for all such payments; and it sai
delinquent, the holder of said note and this mortgage may elect to declar	surance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed t
collect said debt including attorney's fees, and to foreclose this mortgage, and sh Said first part 18 Swaive,notice of election to declare the whole d	ebtal above and also the benefit fostay, valuation or appraisement laws.
IN WITNESS WHEREOF, said part 28 of the first part ha V.S.	W. C. Von Holten
하는데 하는 사람들이 되는 얼마나 모르는 바람이 없어 없었다.	Ulreka Von Holten
	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS	ofCounty, Oklahoma, the withi
That in consideration of the sum of	DOLLAR
in hand paid, the receipt whereof is hereby ac	cknowledged, do:hereby sell, assign, transfer, set out and convey unt
그는 그 살이 가는 그들은 그들은 사람들이 가득하는 것이 되었다. 그는 그는 그를 모든 것이 없는 것이 없는 것이다.	conveyed and the promissory note, debts and claims thereby secured, and the
covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never	ertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehahereunto s	etthisday o
<u>, 192</u>	
STATE OF OKLAHOMA, Tulsa County	v. as.
Before me, the undersigned	a Notary Public in and for said County and Star
w. C. Von Holten and Ulreka Von Holten.	ared within and foregoing is wife known to be the identical person S who executed the above instrument
and acknowledged to me that thRyexecuted the same as this ir_	free and voluntary act and deed for the uses and purposes therein set forth.
WITNESS my official hand and seal the day and year shove set forth,	
My commission expires Feby. 6th. 192 5. (Seal)	W. A. Setser.
얼마를 받는다. 그리면 이렇게 하는 바레 회사를 하는데 되었다.	Notary Publi