COMPARED No. 217623 6.1. J.

## MORTGAGE RECORD NO. 408 $^{\parallel}$

FROM	This instrument was filed for record on the day of DOC.
	Dec. 192 2, at 10:00 cclock A. M., and duly recorded in Book. 408
(1) : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 :	C. D. Lawson,
	(Seal) County Clerk. By, Delman, Deputy.
THIS INDENTURE, Made this 23rd day of Dec.	A. D. 192. 2., between
Tulsa C	and John J. O'Connell, her husband.  Oklahoma, the part ies of the first part, and
Maudie E. Adamson.	
	partof the second part:
TENTESETH That said part 188 of the first part in consideration of the su	in ofDollars,
Fifty-Live Hundred	gain, sell and convey unto said part. Y of the second part herrheirs
d assigns, all the following described real estate situated inTulsa	County and State of
klahoma, to-wit:	근데 보는 일본 나를 하고 있는 그는 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
	mana (E) in Diook norm (A)
Highland 1st Addition	Five (5), in Block Four (4), 1 to the city of Tulsa,
Oklahoma, according t	to the recorded plat thereof.
사이의 얼마를 다고 있는 경험하는 점점하는 것이	TREASURERS ENDORSEMENT
보고 이 도면 없으고 된 이 경험이다면 말했다.	I hereby certify that I received \$ 3 30 and issued
n de la	cipt Ne. 6991 therefor in payment of mortgage
	ton the within mortgage.  Dated this 2 L day of Dec 1922
	WAYNE L. DICKEY, County Frequirer
이라면 나는 그렇게 하여 가는 것으로 가게 되었다.	Nos
	Deputy cenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
<u>ikan kumu</u> ku kacamatan kacamatan dari kacamatan d	
This conveyance is intended as a mortuage to secure the navment of	Onepromissory noteof even date here-
ith. One for \$ 5500.00 due Dec. 23rd, 192	<u>25, 192</u>
Mandie E. Adamson	
nade to	
rorder, payable at Tulsa, Ok'a.	
rith 8 per cent interest per annum, payable semi-annua	nd John J. O'Connell of Tulsa County, Okla.
ies, they are the	10 owner S in fee simple
of said premises and that they are free and clear of all incumbrances.	-
That they have	l persons whomsoever. Said first part 198 agreeto insure the buildings on said
numices in the sum of \$ 0000 is 100 for the benefit of the mortisages an	and maintain such insurance during the existance of this mortgage. Daid first part
agreeto pay all taxes and assessments lawfully assessed on said premises be Said first partfurther expressly agreethat in case of fo	pefore delinquent.  The closure of this mortgage, and as often as any proceeding shall be taken to foreclose the Hundred Dollare.  One hundred Dollare and the control of t
e attorney's or solicitor's fees therefor, in addition to all other statutory loca	s: said lee to be due and payable upon the illing of the petition for forecrosure and the
nine shall be a further charge and lien upon said premises described in this mo	ortgage, and the amount thereon shall be recovered in said foreclosure suit and included the lien thereof enforced in the same manner as the principal debt hereby secured.
Name it would find many 1 05 whall many an answer to be maid to said easy	and part .V IIUI
ind shall make and maintain such insurance and nav such taxes and assessment	gether with the interest thereon according to the terms and tenor of said note.  It is then these presents shall be wholly discharged and void, otherwise shall remain in ful
orce 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 agains
se allowed interest thereon at the rate of Ten Ludy cent per annum	n, until paid, and this mortgage shall stand as security for all such payments; and insurance is not effected and maintained or any taxes or assessments are not paid befor
lelinguent, the holder of said note and this mortgage may elect to declar	re 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 s Said-first part, an action of planting the whole	shall become entitled to possession of said permises.
IN WITNESS WHEREOF, said part 198 of the first part have	Edith G. Ol Connell
	Edith G. O'Connell John J. O'Connell
	ASSIGNMENT ,
MINING ALL MEN DV THEEF DEFENTS.	of
Thatin consideration of the sum of	County, Okianoma, the within
toin hand paid, the receipt whereof is hereby ack	nowledged, dohereby sell, assign, transfer, set out and convey unt
	医皮肤毒素 医乳球病 医水胆素 医胚 医肾经腺 医眼样 医眼球 医乳球病 医乳球病 医乳腺性 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
	e conveyed and the promissory note debts and claims thereby secured, and th
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nev	vertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehahereun	to setthisday o
Before me. the undersigned	as.  a Notary Public in and for said County and State  red Edith G. O'Connell and John J. O'Connell
on this 23rd day of Dec. 192,2 personally appear	ed Edith C. O'Connell and John J. O'Connell
10r nusband	their free and voluntary act and deed for the uses and purposes therein se
instrument and acknowledged to me that	Bandania Transfere and voluntary act and deed for the uses and purposes therein se
WITNESS my official band and sent the day and time above set forth	Lee O. Plemmons,
My commission expires. October 16. (Sen1)	Notary Public.
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