COMPARED
No. 218904 C.Y.J. MORTGAGE RECORD NO. 408

TO	This instrument was filed for record on the 12 day of Jan 1923, at 2:00 o'clock P. M
	and duly recorded in Book
	Fees \$
	O. G. Weaver.
	O. G. Weaver,  (Seal) County Clerk,  By, Brady Brown. Deputy
THIS INDENTURE, Made this 12th day of Jan	uary, A. D. 192_3 , between
John W. McDaniel, an unmar	ried man.
f Tulsa County, in the State of William Vance, Trustee	Oklahomaof the first part, ar
. Tulsa County, Oklahoma.	partpart
VITNESSETH, That said part of the first part, in consideration of the s	um of
Three thousand and 00/10	$0$ ( $\S 3000$ , $00$ ). Dollar gain, sell and convey unto said part. $Y$ of the second part. his
nd assigns, all the following described real estate situated in	gain, sell and convey unto said part. 2. O the second part. 2. County and State
Lot Twenty (20) in Bloc Addition to the city of State of Oklahoma, accor plat thereof.	Tulsa, Tulsa County.
	I hereby certify that I received \$ 4.80 and issued
	eigt No. 7611 therefor in payment of mortgage
THE CONTRACT OF THE PROPERTY O	on the within increase. Hele-1928
	WAYNE L. LICKLY, County Treasurer
aining forever.	tenements, hereditaments and appurtenances the Point's Belonging, or in anywise appr
This section was to taken 1.3 and an arrange as a section at a section at	One Principalpromissory noteof even date her
with One for \$3000.00 due. January 1st 1926 te July 1st 1923 and five others for #120.	and six interest coupons one for \$112.00 192.00 each due on the 1st days of January and
William Vance, Trustee	
	lly and signed by
John W. McDaniel	
Said first part. Y hereby covenant that he is the	ownerin fee sim
I said premises and that they are free and clear of all incumbrances. WIRTE	ver
	good right and authority to convey and encumber the same, a
	good right and authority to convey and encumber the same, a
	persons whomsoever. Said first part Vagree_Sto insure the buildings on sa
he will warrant and defend the same against the lawful claims of al premises in the sum of \$ 1115	I persons whomsoever. Said first part, Yagree, Sto insure the buildings on said maintain such insurance during the existance of this mortgage. Said first part refere delinquent.  I per celosure of this mortgage, and as often as any proceeding shall be taken to forecle  I per cent. of, Lotel smouth file additional polls; said fee to be due and payable upon the filing of the petition for foreclosure and tortgage, and the amount thereon shall be recovered in said foreclosure suit and include he lien thereof enforced in the same manner as the principal debt hereby secured, ond part. Y 11.5
hewill warrant and defend the same against the lawful claims of al premises in the sum of \$tnismore lawfully seemed to the mortgaged argreeto pay all taxes and assessments lawfully assessed on said premises a Said first partvfurther expressly agreeSthat in case of for ame as herein provided, the mortgager will pay to the said mortgagee97 as attorney's or solicitor's fees therefor, in addition to all other statutory fee ame shall be a further charge and lien upon said premises described in this men any judgment or decree rendered in action as aforesaid, and collected, and to Now if said first partvshall pay or cause to be paid to said see and shall make and maintain such insurance and pay such taxes and assessment orce and effect. If said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent, then the mert be allowed interest thereon at the rate of021	I persons whomsoever. Said first part. Vagree. S to insure the buildings on such maintain such insurance during the existance of this mortgage. Said first part
hewill warrant and defend the same against the lawful claims of al premises in the sum of \$tnismore lawfully seemed to the mortgaged argreeto pay all taxes and assessments lawfully assessed on said premises a Said first partvfurther expressly agreeSthat in case of for ame as herein provided, the mortgager will pay to the said mortgagee97 as attorney's or solicitor's fees therefor, in addition to all other statutory fee ame shall be a further charge and lien upon said premises described in this men any judgment or decree rendered in action as aforesaid, and collected, and to Now if said first partvshall pay or cause to be paid to said see and shall make and maintain such insurance and pay such taxes and assessment orce and effect. If said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent, then the mert be allowed interest thereon at the rate of021	I persons whomsoever. Said first part. Vagree. S to insure the buildings on such maintain such insurance during the existance of this mortgage. Said first part
hewill warrant and defend the same against the lawful claims of al oremises in the sum of \$this	I persons whomsoever. Said first part. V. agree. S. to insure the buildings on such maintain such insurance during the existance of this mortgage. Said first part. Refore delinquent.  Preclosure of this mortgage, and as often as any proceeding shall be taken to forech a per cent of this mortgage, and as often as any proceeding shall be taken to forech per cent. Of total smount due additions! Doll so said fee to be due and payable upon the filing of the petition for foreclosure and ortgage, and the amount thereon shall be recovered in said foreclosure suit and include librather of enforced in the same manner as the principal debt hereby secured. Ond part. V. 113.  In the librather of enforced in the same manner as the principal debt hereby secured. Ond part. V. 113.  In the librather of enforced in the same manner as the principal debt hereby secured. Ond part. V. 113.  In the librather of enforced in the same manner as the principal debt hereby secured. Ond part. V. 113.  In the librather of enforced in the same manner as the principal debt hereby secured. One pay under the said note. The said note of the said note. The said note of the said note. The said note of the said note of the said note. The said note of the said note of the said note. The said note of the said note of the said note of the said note of the said note. The said note of the said note. The said note of the said note. The said note of the said note of the said note of the said note of the said note. The said note of the said note. The said note of the said n
he will warrant and defend the same against the lawful claims of al premises in the sum of \$t 11.5more 16.00 fee, enefit of the mortgage are signed	I persons whomsoever. Said first part. V. agree. S. to insure the buildings on said maintain such insurance during the existance of this mortgage. Said first part. refore delinquent.  Preclosure of this mortgage, and as often as any proceeding shall be taken to forced. Per cent. of .totel. smount. due.additionsl. Dolls; said fee to be due and payable upon the filing of the petition for forcelosure and ortgage, and the amount thereon shall be recovered in said forcelosure suit and include lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 19.5. heirs or assigns a sether 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 and all taxes and assessments which are or may be levied and assessments and shall near the pay such taxes and assessments and shall near the whole sum or sums and interest thereon due and payable at once and proceed thall become entitled to possession of said permises, debt due as above and also the benefit to stay, valuation or appraisement laws.  2. hereunto set 1991 hand. S. the day and year first above written. John W. McDaniel.  Assignment  Assignment  Ocumy, Oklahoma, the with moved and benefit of the payable and convey the payable payable a
he will warrant and defend the same against the lawful claims of al premises in the sum of \$thismore benefit of the mortgages are igreeto pay all taxes and assessments lawfully assessed on said premises be Said first partthref expressly agreeSthat in case of to ame as herein provided, the mortgager will pay to the said mortgages _L97 as attorney's or solicitor's fees therefor, in addition to all other statutory fee ame shall be a further charge and lien upon said premises described in this me in any judgment or decree rendered in action as aforesaid, and collected, and to Now if said first partVshall pay or cause to be paid to said see the said maintain cuch insurance and pay such taxes and assessment orce and effect. If said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent, then the mort be allowed interest thereon at the rate of	I persons whomsoever. Said first part. V. agree. S. to insure the buildings on said maintain such insurance during the existance of this mortgage. Said first part. Percelosure of this mortgage, and as often as any proceeding shall be taken to forced. PGY CONT. Of INTEL SMOUNT GILE. Additional Dolls; said fee to be due and payable upon the filing of the petition for forcelosure and ortgage, and the amount thereon shall be recovered in said forcelosure suit and include he lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 11.5. heira or assigns a sether with the interest thereon according to the terms and tenor of said note. The state the theorem is a security of the said note. The state the same manner as the principal debt hereby secured. On the said note. The state of the said note of said note. The said note of said note. The said note of said note. The said note of said note of said note of said note of said permises. The said note of said note of said permises. The said note and payable at once and proceed shall become entitled to possession of said permises.  Assignment  Assignment  Assignment  County, Oklahoma, the with the said of the promissory note. The said of
he will warrant and defend the same against the lawful claims of al premises in the sum of \$thismore benefit of the mortgages are igreeto pay all taxes and assessments lawfully assessed on said premises be Said first partthref expressly agreeSthat in case of to ame as herein provided, the mortgager will pay to the said mortgages _L97 as attorney's or solicitor's fees therefor, in addition to all other statutory fee ame shall be a further charge and lien upon said premises described in this me in any judgment or decree rendered in action as aforesaid, and collected, and to Now if said first partVshall pay or cause to be paid to said see the said maintain cuch insurance and pay such taxes and assessment orce and effect. If said insurance is not effected and maintained, or if any a said premises, or any part thereof, are not paid before delinquent, then the mort be allowed interest thereon at the rate of	I persons whomsoever. Said first part. V. agree. S. to insure the buildings on such maintain such insurance during the existance of this mortgage. Said first part. Refore delinquent.  Preclosure of this mortgage, and as often as any proceeding shall be taken to forech a per cent. Of total smount due additions! Dolls; said fee to be due and payable upon the filing of the petition for foreclosure and ortgage, and the amount thereon shall be recovered in said foreclosure suit and include lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 11.8.  In the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 11.8.  In the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 11.8.  In the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 11.8.  In the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 11.8.  In the lien thereof enforced in the same manner as the principal debt hereby secured and sessesments shall be wholly discharged and void, otherwise shall remain in the same thereof enforced and assessments and shall taxes and assessments and shall taxes and assessments which are or may be levied and assessed lawfully again gage. The lien whole sum or sums and interest thereon due and payable at once and proceed thall become entitled to possession of said permises, debt due as above and also the benefit to stay, valuation or appraisement laws.  Proceed the as above and also the benefit to stay, valuation or appraisement laws.  County, Oklahoma, the with the debt and claims thereby secured, and the promissory note. Assign, transfer, set out and convey under the lien of the promissory note. Assign, transfer, set out and convey under the lien of the promissory note. Assign, transfer, set out and convey under the lien of the promissory note. Assign, the proceeding the proceeding the proceeding the proceeding the proceeding
he will warrant and defend the same against the lawful claims of al oremises in the sum of \$ \text{Lils} \text{MOT 16.000} the senefit of the mortgages are signed—to pay all taxes and assessments lawfully assessed on said premises be Said first part. \text{Mot 16.000} the senefit of the mortgages. Said first part. \text{Mot 16.000} that in case of for ame as herein provided, the mortgager will pay to the said mortgages. Level ame shall be a further charge and lien upon said premises described in this me in any judgment or decree rendered in action as aforesaid, and collected, and thou is said first part. \text{Mot 16.000} shall pay or cause to be paid to said see the said section of said first part. \text{Mot 16.000} shall pay or cause to be paid to said see the said shall make and maintain such insurance and pay such taxes and assessment force and effect. If said insurance is not effected and maintained, or if any said premises, or any part thereof, are not paid before delinquent, then the mort be allowed interest thereon at the rate of \text{Mot 16.000} per cent per annum said sum or sums of money or any part thereof is not paid when due, or if such a delinquent, the holder of said note. Mot and the mot said sum or sums of money or any part thereof is not paid when due, or if such a delinquent, the holder of said note. \text{Mot mot mot may be a long the mot said sum or sums of money or any part thereof is not paid when due, or if such a delinquent, the holder of said note. \text{Mot mot mot mot mot mot mot mot mot mot m	I persons whomsoever. Said first part, Vagree, S to insure the buildings on such maintain such insurance during the existance of this mortgage. Said first part
he will warrant and defend the same against the lawful claims of al oremises in the sum of \$ \text{Lils} \text{MOT 16.000} the senefit of the mortgages are signed—to pay all taxes and assessments lawfully assessed on said premises be Said first part. \text{Mot 16.000} the senefit of the mortgages. Said first part. \text{Mot 16.000} that in case of for ame as herein provided, the mortgager will pay to the said mortgages. Level ame shall be a further charge and lien upon said premises described in this me in any judgment or decree rendered in action as aforesaid, and collected, and thou is said first part. \text{Mot 16.000} shall pay or cause to be paid to said see the said section of said first part. \text{Mot 16.000} shall pay or cause to be paid to said see the said shall make and maintain such insurance and pay such taxes and assessment force and effect. If said insurance is not effected and maintained, or if any said premises, or any part thereof, are not paid before delinquent, then the mort be allowed interest thereon at the rate of \text{Mot 16.000} per cent per annum said sum or sums of money or any part thereof is not paid when due, or if such a delinquent, the holder of said note. Mot and the mot said sum or sums of money or any part thereof is not paid when due, or if such a delinquent, the holder of said note. \text{Mot mot mot may be a long the mot said sum or sums of money or any part thereof is not paid when due, or if such a delinquent, the holder of said note. \text{Mot mot mot mot mot mot mot mot mot mot m	I persons whomsoever. Said first part, Vagree, S to insure the buildings on such maintain such insurance during the existance of this mortgage. Said first part
he will warrant and defend the same against the lawful claims of al premises in the sum of \$	I persons whomsoever. Said first part. V. agree. S. to insure the buildings on said maintain such insurance during the existance of this mortgage. Said first part. referoe delinquent.  Preclosure of this mortgage, and as often as any proceeding shall be taken to forecle in DGY. CONT. Of .TOELL .EMOUNT. Jule. 2dditions. Dolls; said fee to be due and payable upon the filing of the petition for forecleoure and stragge, and the amount thereon shall be recovered in said foreclosure suit and include he lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 11.S.  In the interest thereon according to the terms and tenor of said note. The streether with the interest thereon according to the terms and tenor of said note. The streether with the interest thereon according to the terms and tenor of said note. The streether with the interest thereon according to the terms and tenor of said note. The streether with the interest thereon according to the terms and tenor of said note. The streether who seed that the seed of the said to the said and the seed of the seed of the said to the said that said as security for all such payments; and she 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 before the whole sum or sums and interest thereon due and payable at once and proceed shall become entitled to possession of said permises, debt due as above and also the benefit to stay, valuation or appraisement laws.  The control of the said to said the said to said the said to said the said to said the said the said to said the said the said to said the said th
he will warrant and defend the same against the lawful claims of al premises in the sum of \$	I persons whomsoever. Said first part. V. agree. S. to insure the buildings on such maintain such insurance during the existance of this mortgage. Said first part. Refore delinquent.  Preclosure of this mortgage, and as often as any proceeding shall be taken to forecle the person. Cent. Of. 10121 .mcunt. Jule. 2dditions]. Doll so said fee to be due and payable upon the filing of the petition for foreclesure and stragge, and the amount thereon shall be recovered in said foreclesure suit and include he lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 113.  In the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 113.  In the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 113.  In the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 113.  In the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. V. 113.  In the same assessments which are or may be levied and assessed lawfully again and that taxes and assessments which are or may be levied and assessed lawfully again and the same of the whole and payable at once and proceed that he same and the same and proceed that he same and the same and proceed that he same and the promise of the same and payable at once and proceed that he same and the same and payable at once and proceed that he same and payable at once and proceed that he same and the same and payable at once and proceed that he same and the same and payable at once and proceed that he same and the same an
he will warrant and defend the same against the lawful claims of al premises in the sum of \$	I persons whomsoever. Said first part. Y. agree. S. to insure the buildings on said maintain such insurance during the existance of this mortgage. Said first part