COMPARED No. 218906 6.2.4.7.

MORTGAGE RECORD NO. 408

	This instrument was filed for record on the
	Jan. 1923 at 2:10 o'clock P+ M.
	and duly recorded in Book. 408on page 164
마이 시간 1	C. G. Weaver,
	(Seal) Brady Brown, County Clerk. By. Deputy.
12th Iani	18TY A.D. 192 3, between
THIS INDENTURE, Made thisday ofday of	1 Eliza J. Minteer, his wife,
Tulsa. Oklahoma Tulsacounty, in the State of	Oklahoma, of the first part, and
F. T. Felock	0. 19 milliong 19 milliong ann agus a chair an 19 million a 19 million a 19 million a 19 million ann an 19 mil 19 an agus an 19 million agus agus agus an 19 million agus an 19 million agus agus agus agus agus agus agus ag
, Tulsa, Oklahoma	partof the second part;
/ITNESSETH, That said part Les of the first part, in consideration of the s	sum ofDollare,
receipt of which is hereby acknowledged, do by these presents grant ha	rgain, sell and convey unto said part Y of the second part hisheirs
nd assigns, all the following described real estate situated in	County and State of
in Frisco Addition of Oklahoma, according plat thereof, To have and to hold the some, together with all and singular the mining forever.	ix (6) in Block Seven (7) to the city of Tulsa, to the recorded official TPEASURER'S ENDORSEMENT I hereby certify that I received \$ 22222222222222222222222222222222222
This conveyance is intended as a mortgage to secure the payment of	One
ith, One for \$ 1000.00 due January 12th,	1924
THE HASA AIR	
ade to	
Tulsa: Okla.	
ith eight per cent interest per annum, payable semi-annu	ally and signed by
J. W. Minteer and Eliza	J. Minteer, his wife,
Said first parties hereby covenant that they are	theowner S _ in fee simple
t and decomposed and above there are forced after a first territories.	
said premises and that they are free and clear of all incumbrances,	
That they have	good right and authority to convey and encumber the same, and
That they have they will warrant and defend the same against the lawful claims of a remises in the sum of \$	preclosure of this mortgage, and as often as any proceeding shall be taken to foreclos 10.00 and 10% of said mortgaga. Dollar signal and payable upon the filing of the petition for foreclosure and the ortgage, and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured. Sound part. 11.15 here or assigns asigns asigned with the interest thereon according to the terms and tenor of said note. In and all taxes and assessments which are or may be levied and assessments which are or may be levied and assessments and shall gage. May be sufficiently against a 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 psyable at once and proceed the shall become entitled to possession of said permises. debt due as above and also the benefit to stay, valuation or appraisement laws. 3. W. Hintger
they will warrant and defend the same against the lawful claims of a remises in the sum of \$	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part. 19 Sagree
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hat they will warrant and defend the same against the lawful claims of a remises in the sum of \$	good right and authority to convey and encumber the same, and maintain such insurance during the existance of this mortgage. Said first part. 19 Sagree
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That they have they will warrant and defend the same against the lawful claims of a premises in the sum of \$	good right and authority to convey and encumber the same, and maintain such insurance during the existance of this mortgage. Said first part 10 before delinquent. preclosure of this mortgage, and as often as any proceeding shall be taken to foreclos 10.00 and 10.0 and apyable upon the filing of the petition for foreclosure and the same of the same manner as the principal debt hereby secured the lien thereof enforced in the same manner as the principal debt hereby secured and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured and part 11.5 heirs or assigns said gether with the interest thereon according to the terms and tenor of said note 12.5 then these presents shall be wholly discharged and void, otherwise shall remain in fund all taxes and assessments which are or may be levied and assessed lawfully against gage. 13.5 may effect such insurance or pay such taxes and assessments 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 to shall become entitled to possession of said permises. debt due as above and also the benefit to stay, valuation or appraisement laws. 3. W. Minteer Lies J. Minteer Caunty, Oklahoma, the within the conveyed and the promissory note. debts and claims thereby secured, and the vertheless, to the conditions therein contained. to set. hand this herein contained. to set. hand hand his hand hand hand hand hand hand hand hand
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