COMPARED

NUMBER OF

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MORTGAGE RECORD NO. 408

167

To       0.6.6.Webvort, (5%12)       0.6.8.Webvort, (5%12)       0.6.8.Webvort, (5%12)       0.6.8.Webvort, (5%12)       0.6.9.Webvort, (5%12)       0.6.9.Webvort, (5%12) <td< th=""><th></th><th>STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 15 Jan. 192.5. at 11:00 o'clock. A, and duly recorded in Book. 408</th></td<>		STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 15 Jan. 192.5. at 11:00 o'clock. A, and duly recorded in Book. 408
THE INDERTORE, Mode the       BPL       down       ADDIDATY       A. D. 109. 3. senses         A. T. PADER, A. JOVAL, J. A., REARS, M.S. WIAC.       BATL SERIELS.       difference.       part. X. of the second part.         WINSSERTH, The unit pure X. of the first part is in contension of the second term.       Difference.       part. X. of the second part.         WINSSERTH, The unit pure X. of the first part is contension of the second part.       Difference.       Difference.         Det data is a sinual of the second part.       Difference.       Difference.       Commy one         Relation of the defense sharehold dot.       Difference.       Commy one       Commy one         Column. tervit:       Interconduction of the second part.       Miles.       Commy one         Column. tervit:       Interconduction of the second part.       Miles.       Commy one         Column.tervit:       Interconduction of the second part.       The second part.       Miles and the second part.         Interconduction of the second part.       The second part.       The second part.       Miles and the second part.         Interconduction of the second part.       The second part.       The second part.       The second part.         The seconduction of the second part.       The seconduction of the seconduc	то	(Fees\$
This MOLETICE, Made Num		) Brady Brown,
al	THIS INDENTURE, Made thisday of	
<pre>ct</pre>		
WITHERSETH, The said part X of the far part is conductioned the unst	Earl Stenley	
the mergic of which is have according de 9. <sup>2</sup> % there present parts, hand, and avery unit and parts. J. of the zones part. J. J.S	WITNESSETH, That said part. Y of the first part, in consideration of th	he sum of
Collaborate, tevelts  Lot Siz (6) in BIOCK One (1) in Olirchuidule Addition to the offy of Pulse, scoording to the recorded plat theory of Pulse, scoording to the recorded plate theory of Pulse, scoording to the recorder plate theory of Pulse, scoording to theory of Pulse, scoording to the record	the receipt of which is hereby acknowledged, do $\theta S_{by}$ these presents grant,	, bargain, sell and convey unto said part
Lot Six (6) in Elock One (1) in Olintondele Addition to the Olivy of Pulse, scoording to the recorded plat thereof. Thereby centry that received 3.240 areas in a structure to the promet of more particular Resci. IC. 12.24 for areas in provide the source of the promet of more particular to not both the source of the promet of more particular to the obstance of the promet of more particular the obstance of the promet of the promet of more particular the obstance of the promet of the source of the promet of the prometor of the prom		County and St
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to the City of Fulles, scoording to the recorded plat " Thereords. Encoded to the construction of the record of the second of th	Tat Sir (6) in Black (	ne (1) in Olintondele Addition
TREASURERS ENDORFERING In Carbon Section 20, 20, 20, 20, 20, 20, 20, 20, 20, 20,	to the City of Tulsa,	according to the recorded plat
Receit 1:	그는 것 이렇게 이 것 같은 것 같이 없지? 같은 것 같은 것 같이 많이 많이 없다.	
Like, on the within perception. 192-3 WAYNE L (KCKEY, County Treasurer 	I horeb Researt Le	by certify that I received \$ 42 % and leaved
WAYNE L (KKEY, County Treasurer         To have and to hold the some, regeber with all and signable the tensements, increditances and sputMakeek theremet belonging, or in surver         This convergence is intended as a mortgage to secure the payment of two offset and sputMakeek theremet belonging, or in surver         This convergence is intended as a mortgage to secure the payment of two offset and sputMakeek theremet belonging, or in surver         This convergence is intended as a mortgage to secure the payment of two offset and sputMakeek theremet belonging, or in surver         This convergence is intended as a mortgage to secure the payment of the spit offset and sputMakeek theremet belonging, or in surver         mort first - first first 1.       BOR1         or order, payshig at	tax on the	e within wortgife.
<pre>thing forcer. This corresponds is intended as a mortgage to secure the payment of</pre>	ikuted.	WAYNE L. OKKEY, County Treasurer
<pre>tailing forcer. The coveryone is intended as a mortgage to secure the payment of</pre>		a.A.
This convergence in intended as a mortage to seems the system of		the tenements, hereditaments and appurtenances thereunto belonging, or in anywise t
with One for 20100	This conveyance is intended as a mortgage to secure the payment o	twonty
with	\$50.00 each due respectively on the 8th	day of each succeeding month for nineteeen
with.	or order, pavable at First Natl. Bank	
Skid first part Xhereby covenantthat	with	neually and signed by
of said premises and that they are free and clear of all incumbrances. That		
That.		
	Said first part	thein fee
<pre>sgree.5to pay all taxes and assessments lawfully assessed on said premises before delinquent. Said fart part2further corpressly agreeBthat in case of foreclearne of this mortgage, and as often as any proceeding shall be taken to san as a herein provided, the mortgage or vill pay to the said mortgageRet to be due and payable upon the filing of the petition for foreclearne and the same shall be a further charge and lien upon said premises described in this mortgage, and the amount thereon shall be recovered in said foreclearne will and in any indegrate or decree rendered in action as a foresaid, and collected, and the lien thereof enforced in the same manner as the principial deb hereby secu- Now if said first partZ</pre>	Said first part	<u>the</u>
as atoms/s or solicitor's fees therefor, in addition to all other statutory fees; and fee to be due and payable upon the filing of the petition for foreclosure anne shall be a further charge and lien upon said premises described in this motrgage, and the amount thereon shall be recovered in said foreclosure suit and in any judgment or decrees rendered in action as a foresaid, and collected, and the lien thereof enforced in the same manner as the principial debt hereby secure. Now if said first part, <b>X</b> , shall pay or cause to be paid to said accord part <b>Y</b> . <b>11</b> S. <b>11</b>	Said first part	the
as are shall be a further charge and lien upon said premises described in this mortgage, and the amount thereon at the principal deb thereby see: Now if and first part, Xshall pay or cause to be paid to said accord part Y	Said first part Xhereby covenantthath9i5 of said premises and that they are free and clear of all incumbrances Thath9h88 	the 
New it said first part,	Said first part	the
and shall make and maintain such insurance and pay such taxes and assessments then these presents shall be wholly discharged and void, otherwise shall rem force and effect. If said insurance is not effected and maintained, or if any their and assessments which are or may be levied and assessed lawfull said premises, or any part thereof, are not paid before delinquent, then the mortgage	Said first part Xhereby covenantthath9i5 of said premises and that they are free and clear of all incumbrances That That 	
and premises, or any part thereof, are not paid before delinquent, then the mortgage	Said first part	the
said sum or sums of money or any part thereof is not paid when due, or if such finsurance is not effected and maintained or any taxes or assessments are not p delinquent, the holder of said note. S. and this mortgage may elect to declare the whole sum or sums and interest thereon due and payable at once and p collect said debt including attorney's lees, and to forcelose this mortgage, and shall become entitled to possession of said permises. Said first part. X	Said first part Xhereby covenantthath9_i5_ of said premises and that they are free and clear of all incumbrances Thath9_h88 h9_h88 h0_h88 for the benefit of the mortgage agree.Sto pay all taxes and assessments lawfully assessed on said premise Said first partfor the benefit of the mortgage agree.Sh1 the mortgagor will pay to the said mortgage same as herein provided, the mortgagor will pay to the said mortgage as attorney's or solicitor's fees therefor, in addition to all other statutory same shall be a further charge and lien upon said premises described in this in any judgment or decree rendered in action as aforesaid, and collected, an Now if said first partshall pay or cause to be paid to said sumof money in the above described notementioned, and shall make and maintain such insurance and pay such taxes and assess	
collect asid debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said permises. Said first part. M	Said first part Xhereby covenantthath9i5 of said premises and that they are free and clear of all incumbrances That That That    	
A. F. FORTS         JOWOI B. FORTS         Inamed mortgages in consideration of the sum of	Said first part Xhereby covenantthath.gi.g of said premises and that they are free and clear of all incumbrances Thath.g. has a set of the same against the lawful claims of premises in the sum of \$.1.9.00.00for the benefit of the mortgage agree S to pay all taxes and assessments lawfully assessed on said premis Said first part further expressly agree s. that in case of same as herein provided, the mortgager will pay to the said mortgaged- as at tormey's or solicitor's fees therefor, in addition to all other statutory same shall be a further charge and lien upon said premises described in this in any judgment or decree rendered in action as aforesaid, and collected, at Now if said first part	
Jewel B. Fears         KNOW ALL MEN BY THESE PRESENTS:         ASSIGNMENT         That	Said first part Xhereby covenantthath9_is of said premises and that they are free and clear of all incumbrances That	
KNOW ALL MEN BY THESE PRESENTS:	Said first part Xhereby covenantthath.gi.g. of said premises and that they are free and clear of all incumbrances That	
That	Said first part Vhereby covenanthtat.	
<ul> <li>to</li></ul>	Said first part Xhereby covenantthath9i5 of said premises and that they are free and clear of all incumbrances	
<ul> <li>heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured covenants therein contained.</li> <li>TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.</li> <li>IN WITNESS WHEREOF, The said mortgageehahereunto set</li></ul>	Said first part Vhereby covenantthathQiQ of said premises and that they are free and clear of all incumbrances ThathQhQfor the benefit of the mortgage agree Sto pay all taxes and assessments lawfully assessed on said premises in the sum of \$_1, 0,000for the benefit of the mortgage agree Sto pay all taxes and assessments lawfully assessed on said premises aff first part further expressly agrees.that in case of same as herein provided, the mortgagor will pay to the said mortgage as attorney's or solicitor's fees therefor, in addition to all other statutory same shall be a further charge and lien upon said premises described in this in any judgment or decree rendered in action as aforesaid, and collected, at Now if said first partshall pay or cause to be paid to said sumfor money in the above described notementioned, and shall make and maintain such insurance and pay such taxes and assess force and effect. If said insurance is not effected and maintained, or if at said premises, or any part thereof, are not paid before delinquent, then the ra- be allowed interest thereon at the rate ofpresses the delinquent, the holder of said notenotice of election to declare the wh IN WITNESS WHEREOF, said partof the first part h NOW ALL MEN BY THESE PRESENTS: That	the
covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto set	Said first part Xhereby covenantthath919 of said premises and that they are free and clear of all incumbrances Thath0h88 hereby and the same against the lawful claims of premises in the sum of \$_1, 000, 00for the benefit of the mortgage agree.Sto pay all taxes and assessments lawfully assessed on said premise Said first partfurther expressly agrees.that in case of same as herein provided, the mortgagor will pay to the said mortgage. as attorney's or solicitor's fees therefor, in addition to all other statutory same shall be a further charge and lien upon said premises described in this in any judgment or decree rendered in action as aforesaid, and collected, as Now if said first partshall pay or cause to be paid to said sumfmoney in the above described note. Smentioned, and shall make and maintain such insurance and pay such taxes and assess force and effect. If said insurance is not effected and maintained, or if at said premises, or any part thereof, are not paid before delinquent, then the re be allowed interest thereon at the rate ofper cause to be law of the of collect asid debt including attorney's lees, and to forcelose this mortgage, a Said first partwive.Snotice of election to declare the wh IN WITNESS WHEREOF, said part of the first part h IN WITNESS WHEREOF, said part of the first part h IN WITNESS WHEREOF, said part of the first part h IN WITNESS WHEREOF, is and part of the first part h IN WITNESS WHEREOF, is a part	the
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IN WITNESS WHEREOF, The said mortgageehahereunto set	Said first part Xhereby covenantthathgig	the
STATE OF OKLAHOMA, <u>Tulsa</u> Before me, <u>F.e. As Singler</u> on this <u>13th</u> <u>January</u> , 1923, personally appeared <u>A. F. F. F. and Jewel</u> <u>B. F. G. S. who executed</u> instrument and acknowledged to me that <u>t. B. Y.</u> executed the same as <u>t. Q.Y.</u> free and voluntary set and deed for the uses and purposes t	Said first part Xhereby covenantthath.gi.g of said premises and that they are free and clear of all incumbrances Thath.g. has a set of the same against the lawful claims of premises in the sum of \$.1.9.00.000for the benefit of the mortgage agree.Sto pay all taxes and assessments lawfully assessed on said premises same as herein provided, the mortgagor will pay to the said mortgageas attorney's or solicitor's fees therefor, in addition to all other statutory same shall be a further charge and lien upon said premises described in this in any judgment or decree rendered in action as aforesaid, and collected, as Now if said first partshall pay or cause to be paid to said sumfor money in the above described note	the
STATE OF OKLAHOMA, <u>Tulsa</u> Before me, <u>F. A. Singler</u> on this <u>l3th</u> day of <u>January</u> , 1923, personally appeared <u>A. F. Foars</u> and <u>Jewel</u> <u>B. Fears</u> instrument and acknowledged to me that <u>t.b9y</u> executed the same as <u>th91</u> , free and voluntary act and deed for the uses and purposes t	Said first part Xhereby covenantthat	the
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instrument and acknowledged to me that they executed the same as they is and voluntary act and deed for the uses and purposes t	Said first part X       hereby covenant       that         of said premises and that they are free and clear of all incumbrances	the
instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes t	Said first part X       hereby covenant       that         of said premises and that they are free and clear of all incumbrances	the
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Antiping temperature of the state of the sta	Said first part Xhereby covenantthat	thg
WITNESS my stand and seat the day and year above set toth. My commission expires. Oot. 13. 1926.492 (Soal) • F. A. Singler. Notary Public	Said first part X.       hereby covenantthat.       h9.15.         of said premises and that they are free and clear of all incumbrances	thg