COMPARED
No. 219123 C.P. J.

## MORTGAGE RECORD NO. 408

FROM	This instrument was filed for record on the 15th day of
	Jan. 192 3, at 4100o'clock P
As you a As a was sure is a way a way a way a way and a sure is a way in a sure a post as a way in the continue	and duly recorded in Book. 408on page 169
. T. T. T. T. L. T.	O C Wesver
	(Penil) County Clerk
	Fees \$  O. C. Weaver,  (Deal) Brady Brown, County Clerk,  By. Deputy.
THIS INDENTURE, Made this 13th day of Jar	nuary A. D. 192 3 between
J. W. Guilfoyle and Maj	y Guklfoyle, his wife,
	of Oklahoma,of the first part, and
	part 9 of the second part:
VITNESSETH. That said part Y of the first part, in consideration of the	sum of
Five Hundred	Dollars
he receipt of which is hereby acknowledged, doby these presents grant, b nd assigns, all the following described real estate situated in	argain, sell and convey unto said parky of the second part
Lots Two (2) and Three (3) in Addition to the city of Tulsa recorded official plat there	n Block One (1) in North Denver a, Oklahoma, according to the of.
THEASUREN	s endopolitani
I hereby costily that I	received S. 1000 and insued
and an about the solution or notice	refer in gayment of mortgage
tax on the within 1=01115 Bated this	of Han 1923
WAYNE L	DIEKEY, County Treasurer
	a financial and the second sec
	tenements, hereditaments and appurtenances thereunto belonging, or in anywise appearances
aining forever.  This conveyance is intended as a mortgage to secure the payment of with. One for \$ 500.00 due July 13th.	onepromissory noteof even date here
Tulsa Okla	
	ually and signed by
J. W. Guilfoyle and May Guilfoyle	e, his wife,
	18 owner S in fee simpl
of said premises and that they are free and clear of all incumbrances	
t, 77	good right and authority to convey and encumber the same, an all persons whomsoever. Said first parties agree to insure the buildings on said
premises in the sum of \$Nonefor the benefit of the mortgages	and maintain such insurance during the existance of this mortgage. Said first part 1.25
sgreeto pay all taxes and assessments lawfully assessed on said premises	s before delinquent.  foreclosure of this morteage, and as often as any proceeding shall be taken to foreclo
ame as herein provided, the mortgagor will pay to the said mortgagee	foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure of this mortgage. Of said amount of \$500.00Dolfs
ame shall be a further charge and lien upon said premises described in this r	ees; said fee to be due and payable upon the filing of the petition for foreclosure and t nortgage, and the amount thereon shall be recovered in said foreclosure suit and includ
n any judgment or decree rendered in action as aforesaid, and collected, and	the lien thereof enforced in the same manner as the principal debt hereby secured.
sumof money in the above described notementioned, to	ogether with the interest thereon according to the terms and tenor of said note
	nts then these presents shall be wholly discharged and void, otherwise shall remain in fu and all taxes and assessments which are or may be levied and assessed lawfully again
aid premises, or any part thereof, are not paid before delinquent, then the mo-	rtgagemay effect such insurance or pay such taxes and assessments and shum, until paid, and this mortgage shall stand as security for all such payments; and
aid sum or sums of money or any part thereof is not paid when due, or if sucl	h insurance is not effected and maintained or any taxes or assessments are not paid befo
delinquent, the holder of said note_T_ and this mortgage may elect to deci- collect said debt including attorney's fees, and to foreclose this mortgage, and	lare the whole sum or sums and interest thereon due and payable at once and proceed I shall become entitled to possession of said permises.
Said first part 108 waive notice of election to declare the whol	e debt due as above and also the benefit to stay, valuation or appraisement laws.
AN THERESO WILLIAMS, said parting Management in mist part na.	J. W. Guilfoyle
	May Guilfoyle
PARAMETER AND A PARAMETER AND	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS:	ofCounty, Oklahoma, the with
***************************************	DOLLAR
named mortgages in consideration of the sum of	
named mortgagee in consideration of the sum of	knowledged, dohereby sell, assign, transfer, set out and convey un
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in hand paid, the receipt whereof is hereby action	knowledged, dohereby sell, assign, transfer, set out and convey un transfer and the promissory note debts and claims thereby secured, and the evertheless, to the conditions therein contained.
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in hand paid, the receipt whereof is hereby action in heirs and assigns, the within mortgage deed, the real ests covenants therein contained,  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, n IN WITNESS WHEREOF, The said mortgages has herew  192	knowledged, do
in hand paid, the receipt whereof is hereby accepted.  heirs and assigns, the within mortgage deed, the real ests covenants therein contained,  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, n IN WITNESS WHEREOF, The said mortgagee has hereu  192	knowledged, dohereby sell, assign, transfer, set out and convey under conveyed and the promissory note debts and claims thereby secured, and the evertheless, to the conditions therein contained.  hand
in hand paid, the receipt whereof is hereby accommendation in heirs and assigns, the within mortgage deed, the real esta covenants therein contained,  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, n IN WITNESS WHEREOF, The said mortgageehahereuhereu	knowledged, do
in hand paid, the receipt whereof is hereby accepted to the real estate overlands therein contained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, no IN WITNESS WHEREOF, The said mortgaged has hereward the real estate of OKLAHOMA, Tulso County Before me, A. V. Long on this 1.3th day of January 192.3 personally appears this wife.	knowledged, do