COMPARED

No 222184 C. ". J.

MORTGAGE RECORD NO. 408

	This instrument was filed for record on theday of
	Feb. 192 3 at 1:20 o'clock P. M.
	and duly recorded in Book. 408 on page. 244
[사용] : 경향 하는 그렇게 얼마 얼마를 가고 있다.	Fees \$
	0. G. Weaver, (Segl) County Clerk.
ander til state for til st Det til state for til stat	By, Brady Brown, Deputy.
THIS INDENTURE, Made this 17th day of Febru	8ry A, D. 192_3, between
Brown Page and Pearl Pa	ge, husband and wife
Tulsa County, in the State of County	Oklahoma,of the first part, and
	part. Y of the second part:
ITNESSETH. That said part of the first part, in consideration of the su	m of
Two Thousand and No/100	Dollars,
e receipt of which is hereby acknowledged, doby these presents grant, bar	gain, sell and convey unto said part of the second part
d assigns, all the following described real estate situated inULBQ	County and State of
Lot 7 Block 7 Fairview Ad	dition. Tulsa. Oklahoma
	이 사용하는 이 시작을 제공하는 사용이 그렇게 되었다.
of appearance bond, and in the lat of April 1923 for	tgage is that it is given in lieu f defendant Brown Page appears on r trial in his case No. 5187 then erwise in full force and effect, ection 5344 Rev. Laws 1910
	The Process 7th thousand 8 40 and become a 7833 when in payment of managed
다고 보고 인격 전환 보는 보고 된 상상 1년	20 mg of Tele 1923
To have and to hold the some, together with all and singular the t	enements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
ining forever,	a A
th. One for \$ 2000.00 due April 2, 1923	promissory rateof even date here-
State of Oklahoma	
order, payable at maturity	
	ly and signed by
	owner 8 in fee simple
1.5	
hat they have	good right and authority to convey and encumber the same, and
hat they have	persons whomsoever. Said first partagreeto insure the buildings on said damaintain such insurance during the existance of this mortgage. Said first part_198 efore delinquent.
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