	COMPARED No. 223467 C.M.J. MORTGAGE RECORD NO. 408		
	BLACK PHILITING CO. TOLEA		
	FROM,	STATE OF OKLAHOMA, Tulsa County,ss. 5th This instrument was filed for record on the	
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	το	$\int \mathbf{F}_{ces} \mathbf{S}_{ces}$	
		0. G. Weaver, (Seal) Brady Brown, County Clerk. By Brady Brown, Deputy.	
		사람 승규는 방법을 다 물건을 하는 것이 아니는 것 같은 것이 많은 것이 가지 않는 것이 같다.	
	THIS INDENTURE, Made this Ofu C. W. Hollis	THIS INDENTURE, Made this	
	ofPart. Yof the first part, and		
	the receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey unto said part of the second parthereheirs and assigns, all the following described real estate situated inUISA		
	Oklahoma, to-wit:		
	North One half of Lot Five (5) in Block Eight (8) Rosedale Addition to the city of Tulsa, as per the duly recorded plat thereof. I have continue to the continue of the contin		
		ter to the with 5	
		WAINE L. LICKET WOUNTY TO WAT	
an sé Airtí	with. One for \$ 319.80 due Oct.	ecure the payment of ONE	
	or order, payable at211 N. 31	gin	
	or order, payable at	gin um, payable semi-unnually and signed by	
	or order, payable at	gin .um, payable semi-unnually and signed by	
	or order, payable at	gin sum, payable semi-unnually and signed by	
	or order, payable at 211 N. 31 with 10per cent interest per ann C. W. Holli Said first part X. hereby covenantS. that of said premises and that they are free and clear of all in Thathewill warrant and defend the same agains premises in the sum of \$-500for the bea agree. S. to pay all taxes and assessments lawfully as	gin num, payable semi-annually and signed by	
	or order, payable at 211 N. 31 with10per cent interest per ann C. W. HOIII Said first part_Xhereby covenantSthat. of said premises and that they are free and clear of all in Thathewill warrant and defend the same agains premises in the sum of \$-50000for the ben agreeSto pay all taxes and assessments lawfully assess Said first part.Yfurther expressly agree same as herein provided, the mortgagor will pay to the	gin uum, payable semi-unually and signed by	
	or order, payable at 211 N. 31 with 10	gin num, payable semi-unnually and signed by	
	or order, payable at 211 N. 31 with10per cent interest per ann C. W. Holl11 Said first part.Xhereby covenantSthat. of said premises and that they are free and clear of all in Thathewill warrapt and defend the same agains premises in the sum of \$.500for the be- agree. Sto pay all taxes and assessments lawfully as Said first part.Yfurther expressly agree same as herein provided, the mortgagor will pay to t1 as attorney's or solicitor's fees therefor, in addition to same shall be a further charge and lien upon said prem in any judgment or decree' rendered in action as aforess. Now if said first part.Yshall pay or cau sum	gin	
	or order, payable at 211 N. 31 with 10per cent interest per ann C. W. Holl1 Said first part X. hereby covenantS. that. of said premises and that they are free and clear of all in That	gin	
	or order, payable at	<u>gin</u> num, payable semi-unnually and signed by	
	or order, payable at	<u>gin</u> num, payable semi-unnually and signed by	
	or order, payable at 211 N. 31 with 10	<u>gin</u> num, payable semi-annually and signed by	
	or order, payable at 211 N. 31 with 10	gin	
	or order, payable at <u>211 N. 31</u> with <u>10</u> per cent interest per ann <u>C. W. Holl1</u> Said first part <u>X</u> hereby covenant <u>S</u> that of said premises and that they are free and clear of all in <u>That</u> <u>h9 has</u> <u>he</u> <u>will</u> warrant and defend the same ngains premises in the sum of \$-200 * 00 for the bei agree. <u>B. to pay all taxes and assessments lawfully as</u> Said first part <u>X</u> further expressly agree same as herein provided, the mortgagor will pay to th as a storney's or solicitor's foes therefor, in addition to same shall be a further charge and lien upon said prem in any judgment or decree' rendered in action as a foress. Now if said first part <u>X</u> shall pay or cau sum <u>for</u> of and first part <u>N</u> . Shall pay or cau sum <u>for</u> on all fact insurance is not effected and and shall make and maintain such insurance and pay as forec and effect. If said insurance is not effected and said premises, or any part thereof, are not paid before de be allowed interest thereon at the rate of <u>for</u> add sum or sums of money or any part thereof is not pay delinquent, the holder of said note and this mort collect said debt including attorney's fees, and to forcel Said first part_ <u>X</u> waive. <u>S</u> notice of election IN WITNESS WHEREOF, said part_ <u>y</u> .	<u>gin</u> num, payable semi-annually and signed by	
	or order, payable at	gin	
	or order, payable at	gin uum, payable semi-unnually and signed by	
	or order, payable at	gin	
	or order, payable at	gin	
	or order, payable at	gin	

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STATE OF OKLAHOMA, Tulsa Before me the undersigned	
on this	C. W. Hollis
instrument and acknowledged to me that θ	.h19free and voluntary act and deed for the uses and purposes therein set
WITNESS my official hand and seal the day and year above set forth. My commission expires. December 3	Ira D. Crews. Notary Public.

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