COMPARED

MORTGAGE RECORD NO. 408

	STATE OF OKLAHOMA, Tulsa County, ss. 2
FROM	This instrument was filed for record on the day of April 1923 at 8:30 o'clock A. M.
	and duly recorded in Book
TO TO	Fees \$
그런데 그로 집 요. 왕물 중인간, 청울하여 있었고	O. G. Weaver, (Seal) Brady Brown. County Clerk. By. Deputy.
	(Seal) Brady Brown County Clerk.
	ByDeputy.
THIS INDENTIFE Mode this 1st day of April	A. D. 1923, between.
Julius Jacobson, a single man	
Tulsa County, in the State of	Oklahoma,of the first part, and
R. H. Hughes	
Tulsa Oklahoma	part.Vof the second part:
Six Thousand and No/100	um ofDollars
receipt of which is hereby acknowledged, do S. by these presents grant, bar	gain, sell and convey unto said part. X. of the second part. <u>his</u> heir
Lot Nine (9), Block Eighteen Oklahoma, TEXASUREE ENPOYEMENT The state of the stat	(18), West Tulsa Addition to Tulsa,
5 8.60 and issued	
the 8297 wherever in payment of mortgage	도를 만들어간이 말리 때문 악신을 내용할 때가는 나는 다.
	발표하는 사람들은 살림을 받는 그들이 그렇게 되었다.
and while do do at a 192	
WAYNE L. DICKEY, County Treasurer	
Deputy	하는 발표를 하고 하다라고 말한 중 없는 이 하다.
II	cenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
ning forever.	Three
This conveyance is intended as a mortgage to secure the payment of	-promissory note of even date her
h. One for \$ 1800.00 due on or before Apr	il 1,1924, One for \$1800.00 due on or 192 00 due on or before April 1, 1926,
	O dua on or belore April I, 1988.
	illy and signed by
Julius Jacobson	
Said first part 7 hereby covenant S that he is the	ownerin fee simp
	tsoever.
he has	good right and authority to convey and encumber the same, an
hewill warrant and defend the same against the lawful claims of al mises in the sum of \$.400.20	il persons whomsoever. Said first part. V. agree. S. to insure the buildings on said maintain such insurance during the existance of this mortgage. Said first part. X
ecS_to pay all taxes and assessments lawfully assessed on said premises be Said first partYfurther expressly agree_Sthat in case of for	pefore delinquent. oreclosure of this mortsage, and as often as any proceeding shall be taken to foreclo IX Hundred and no 100 Dolla
ae as herein provided, the mortgagor will pay to the said mortgagee	ix Hundred and no/100 Dolla
ne shall be a further charge and lich upon said premises described in this me any judgment or decree rendered in action as aforesaid, and collected, and t	s: said fee to be due and payable upon the filing of the petition for foreclosure and to ortgage, and the amount thereon shall be recovered in said foreclosure suit and includ the lien thereof enforced in the same manner as the principal debt hereby secured. ond part
Now if said first part. I shall pay or cause to be paid to said sec-	rether with the interest thereon according to the terms and tenor of said note-S
Now if said first part	rether with the interest thereon according to the terms and tenor of said note. S ts 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 agair gage
Now if said first part	there with the interest thereon according to the terms and tenor of said note. State then these presents shall be wholly discharged and void, otherwise shall remain in four all taxes and assessments which are or may be levied and assessed lawfully again gage. The major of the such insurance or pay such taxes and assessments and show a such taxes and assessments and show a such taxes and the 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 payable at once and proceed shall become entitled to possession of said permises. debt due as above and also the benefit to stay, valuation or appraisement laws. Julius Jacobson
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