GOMPARED
MORTGAGE RECORD NO. 408 No. 212927 Calf. J.

FROM "	STATE OF OKLAHOMA, Tulea County, ss. 3rd
	This instrument was filed for record on the 3rd day of NOV
	and duly recorded in Book408on page38
	(Focs \$
	(Segl) County Clerk.
	(Seal) F. Delman, County Clerk. By. Deputy.
THIS INDENTURE, Made this 20th day of Jul	y A. D. 192 2 between
Roy David Red and M	innie M. Red. his wife
f. Tulsa	e of Oklahoma,
	part Y of the second part:
WITNESSETH, That said part 168 of the first part, in consideration of the	he sum of
Sixteen dunared and	hargain, sell and convey unto said part. y of the second part. her heirs
and assigns, all the following described real estate situated in	Tulsa
Oklahoma, to-wit:	사용 하다 내가 되고 말을 내는 사고 한 번째 나는
Lot Three (3) of B to the City of Tul	Block Four (4) Woodward Park Addition sa, State of Oklahoma.
PDT A CLIDE	r's endorsement
	t I received \$ 25 and issued
. 5577 tl	herefor in payment of mortger
can est the within mort	y of Mar 192 2.
Dated this_\da WAYNE I.	DICKEY, County Trees
	a A
[원호보통자리 회원인호텔 (1420 기를 등 <mark>시발함</mark>)	Annana and
	the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
This conveyance is intended as a mortgage to secure the navment o	.f Two epromissory note S of even time heres
ith. One for \$	Two -promissory note. S. of even date here -
due March 1st, 1925 and One for \$2	300.00 due July 20th 1925
order, payable at Tulsa, Okla.	
ithper cent interest per annum, payable semi-an	nually and signed by
Said first part 18 Shereby covenant that they 8	ire theownerS_ in fee simple
f said premises and that they are free and clear of all incumbrances 9X	cept a Mortgage for \$3000.00 made to The Tulsa
Building and Loan Association.	
	good right and authority to convey and encumber the same, and of all persons whomsoever. Said first part_ieSagreeto insure the buildings on said
remises in the sum of -4000 , 00 for the benefit of the mortgage	e and maintain such insurance during the existance of this mortgage. Said first part_165
greeto pay all taxes and assessments lawfully assessed on said premis Said first part_19Sfurther expressly agreethat in case of	of foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose
s attorney's or solicitor's fees therefor, in addition to all other statutory	Set 140 QQ Dollars fees; said fee to be due and payable upon the filing of the petition for foreclosure and the
any judgment or decree rendered in action as aforesaid and collected, as	s mortgage, and the amount thereon shall be recovered in said foreclosure suit and included and the lien thereof enforced in the same manner as the principal debt hereby secured.
Now if said first part 195 shall pay or cause to be paid to said	second part. Y ner heirs or assigns said together with the interest thereon according to the terms and tenor of said note.
nd shall make and maintain such insurance and pay such taxes and assessn	nents then these presents shall be wholly discharged and void, otherwise shall remain in full my and all taxes and assessments which are or may be levied and assessed lawfully against
aid premises, or any part thereof, are not paid before delinquent, then the m	nortgage_9may effect such insurance or pay such taxes and assessments and shall num, until paid, and this mortgage shall stand as security for all such payments; and if
aid sum or sums of money or any part thereof is not paid when due, or if su	ich insurance is not effected and maintained or any taxes or assessments are not paid before
ollect said debt including attorney's fees, and to foreclose this mortgage, as	eclare the whole sum or sums and interest thereon due and payable at once and proceed to nd shall become entitled to possession of said permises.
Said first part_199 waivenotice of election to declare the wh IN WITNESS WHEREOF, said part_189 of the first part h	nole debt due as above and also the benefit to stay, valuation or appraisement laws.
	Roy Bavia Rea
NOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT
	ofCounty, Oklahoma, the withinDOLLARS,
	acknowledged, dohereby sell, assign, transfer, set out and convey unto
	state conveyed and the promissory note, debts and claims thereby secured, and the
ovenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject,	nevertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehahere	cunto setday of
,192	
TATE OF OKLAHOMA, Tulsa Count	
Before me, G. R. Hawkins	ty, ss. a Notary Public in and for said County and State peared Roy David Red, and Pinnie M. Red, his wi-
a this and it is a second of the second of t	peared
nstrument and acknowledged to me that talexexecuted the sam	ne ast.h
orth. WITNESS my official hand and scal the day and year above set f	orth.
My commission expires Feb. 19, 1924. (Seal	
	Notary Public.