## COMPARED NO. 229187 C.M.J. MORTGAGE RECORD NO. 408

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는 사람들은 사람들이 있는 사람들이 보고 있다면 하는 것이다.	/ Fees \$
	O. G. Weaver,
	O. G. Weaver,  -(Seal-) County Clerk,  By, BradyBrown, Deputy.
THIS INDENTURE, Made this 19th day of Apri	1A. D. 192_3, between
H. A. Lynch and Claire Stevens.	both single
f. Tulsa, Oklahoma County, in the State of	Oklahoma,of the first part, and
Tulsa, Oklahoma,	part. Y of the second part:
VITNESSETH, That said partof the first part, in consideration of the s	um of
Nine Hundred Thirty-nine and no/	200 Dollar gain, sell and convey unto said part of the second part y, his heir
he receipt of which is hereby acknowledged, doby these presents grant, bar nd assigns, all the following described real estate situated in <u>TULISE</u> Oklahoma, to-wit:	gain, sei and convey unto said part
Lot 3, Block 8, Hillcrest Addi Tulsa County, Oklahoma, accord	tion to the city of Tulsa, ing to the recorded plat thereof.
그래면 회사를 하는 말았다. 그리다, 중요 중요 전	TREASURERS ECONOMINA
	I hereby certify that I sere are it / and leaged
그러워 하는 이번 사람들은 그는 사람이 되었다.	Receipt Po. 12.26 there in payment of mortgage tax on the within mortgage.
	Dates title & des co may 102 3
	WAYNE L. DICKEY, Jounny Tressurer
	a Dicari, point, present
taining forever	tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
This conveyance is intended as a mortgage to secure the payment of	
made to A. L. Martin	
or order, payable at Tulsa, Oklahoma	
with 8 per cent interest per annum, payable semi-annus	ully and signed by the single,
they are the	owner in fee simp
of said premises and that they are free and clear of all incumbrances. OXCOT	owner in fee simple to a first mtg. to Leonard & Braniff of Oal
0,000,00 dated march 20, 1923 and a second	MOLIBREA OF "20.00 to Toniara & Drautant V.
That they have	good right and authority to convey and encumber the same, as Il persons whomsoever. Said first part. 1.9 Sagree
premises in the sum of \$ QOO_QO for the benefit of the mortgages ar	persons whomsoever. Said first partie 9 Ragree 100 haute the buttings of a
agreeto pay all taxes and assessments lawfully assessed on said premises b	nd maintain such insurance during the existance of this mortgage. Said first part.
Said first next 188 further expressly garge that in case of for	pefore delinquent.
Said first next 105 further expressly gares that in case of for	pefore delinquent.
Said first part 198 further expressly agreethat in case of for same as herein provided, the mortgagor will pay to the said mortgagee	pefore delinquent.  preclosure of this mortgage, and as often as any proceeding shall be taken to forecle  10 ty-and-No-/100  10 the petition for foreclosure and to see the petition for foreclosure and to presence, and the amount thereon shall be recovered in said foreclosure suit and include
Said first part_198_ further expressly agreethat in case of fe same as herein provided, the mortgagor will pay to the said mortgagee	pefore delinquent.  Defore delinquent.  Defore delinquent.  Deforedosure of this mortgage, and as often as any proceeding shall be taken to foreclosized the state of the delinguest of the petition for foreclosure and the samount thereon shall be recovered in said foreclosure suit and including the thereof enforced in the same manner as the principal debt hereby secured.  Deform the same manner as the principal debt hereby secured.
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Said first part 198 further expressly agreethat in case of fe same as herein provided, the mortgagor will pay to the said mortgagee	pefore delinquent.  Defore delinquent.  Secondary of this mortgage, and as often as any proceeding shall be taken to forecle the content of the petition for foreclosure and to stage, and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured, and part.  Discount for the content of the terms and tenor of said note.  Sether with the interest thereon according to the terms and tenor of said note.  The tenthese presents shall be wholly discharged and yoid, otherwise shall remain in faund all taxes and assessments which are or may be levied and assessed lawfully again.
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Said first part 198 further expressly agreethat in case of fe same as herein provided, the mortgagor will pay to the said mortgagoe	percedistre of this mortgage, and as often as any proceeding shall be taken to forecle preciosure of this mortgage, and as often as any proceeding shall be taken to forecle the top of the percent of th
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Said first part. 198further expressly agreethat in case of its ame as herein provided, the mortgagor will pay to the said mortgagee	perfore delinquent.  Della 17. AND NO 100