COMPARED Ŋ NATCACE DECORD NO 408 . . .

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ちょうぶん 読む 小都 しゃないか		This instrument was filed for record on the day of May 192 3, at 4:30 o'clock day of and duly recorded in Book 408 on page 439						
		Fees \$						
	R. F. Murray and Vida V. Murr	THIS INDENTURE, Made this. 8th day of May A. D. 192 3, between						
	A. J. Jenkins Tulsa, Okla.	rulsa, Okla.						
	the receipt of which is hereby acknowledged, $do^{\Theta \Theta}$ by these presents	WITNESSETH, That said part of the first part, in consideration of the sum of						
	and assigns, all the following described real estate situated in <u>TUIS8</u>							
	All of Lot (13) Thirteen 1 to the city of Tulsa, Okla thereof.	All of Lot (13) Thirteen Block (1) One Woodward Park Addition to the city of Tulsa, Okla. according to the recorded plat thereof.						
		TREASURER'S ENDORSEMENT I hereby certify that I received 8						
		WAYNE L. EACKEY, County Treasurer						
	taining forever	gular the tenements, hereditaments and appurtenances theredute belonging, or in anywise apper-						
	with. One for \$ 650.00 due June 7	ment of						
	and the second se							
	made to A. J. Jenkins or order, payable at Tulsa, Okla.							
	E. F. Murray and Vida V. Murr. Said first part 10 Shereby covenant that the	with						
		good right and authority to convey and encumber the same, and						
	premises in the sum of \$for the benefit of the m agreeto pay all targe and assessments lawfully assessed on sair Said first part 105further expressly agreethat is same as herein provided, the morgagor will pay to the said mort as attorney's or solicitor's fees therefor, in addition to all other ste same shall be a further charge and lien upon said premises describes in any judgment or decree rendered in action as a foresaid, and colle	claims of all persons whomsoever. Said first part <u>agree</u> to insure the buildings on said ortgagee and maintain such insurance during the existance of this mortgage. Said first part $\frac{142}{100}$ premises before delinquent. a case of forselosure of this mortgage, and as often as any proceeding shall be taken to foreclose agree <u>TWONTY TIYO NO/100</u> Dollars tutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the in this mortgage, and the amount thereon shall be recovered in said foreclosure suit and included eted, and the lien thereof enforced in the same manner as the principal debt hereby secured. to said second part <u>NIS</u>						
	sumof money in the above described notemen and shall make and maintain such insurance and pay such taxes and force and effect. If said insurance is not effected and maintained, said premises, or any part thereof, are not paid before delinquent, the be allowed interest thereon at the rate ofBBNUper cent said sum or sums of money or any part thereof is not paid when due	tioned, together with the interest thereon according to the terms and tenor of said note assessments then these presents shall be wholly discharged and void, otherwise shall remain in ful or if any and all taxes and assessments which are or may be levied and assessed lawfully agains in the mortgage						
	KNOW ALL MEN BY THESE PRESENTS:							
	to in hand paid, the receipt whereof is	hereby acknowledged, do						
an bar addi	covenants therein contained.	heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the						
	TO HAVE AND TO HOLD THE SAME FOREVER, IN WITNESS WHEREOF, The said mortgageeha	Subject, nevertheless, to the conditions therein contained. hereunto setday of						
	Bertha L. Cooper	.County, ss. , a Notary Public in and for said County and State						
	E. F. Murray and Vida V. Murray.	nally appeared						
ng pangana sa	WITNESS my official hand and seal the day and year ab My commission expires	ove set forth. Seal) Notary Public.						