COMPARED 230956 C.M.J.

MORTGAGE RECORD NO. 408

TO See a 2.150	FROM	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 18 day of
THIS NOBETURE, Make the If The of May. THIS NOBETURE, Make the If The of May. THIS NOBETURE, Make the If The of May. Ful case	eginde del consection de la companie de la COM de la companie de la COM de la companie de la COM de la companie La companie de la co	May 1923 , at 2:50 o'clock P. M.,
Send J Brady Brown. Compy Gine. Frank N. H. HOrmen. 2004. Natth J. H. Hormen. Frank N. H. HOrmen. 2004. Natth J. H. Hormen. Frank N. H. HOrmen. 2004. Natth J. H. Hormen. Nack N. Jurke and Side Screen. Send A. County and Side Screen. Send A. County and Side Screen. Nack N. Jurke and Side Screen. Send A. County and Side Screen. Send A. County and Lattry through and Screen. Send Screen. Send Screen. Nathanna and Screen. Nathanna and Screen. Lot through an according to the recorded joint through a lattre screen. County, Oklahoma, scotting to the recorded joint through a lattre screen. Lot through a lattre scree		日之 黃星 회사 보험하는 사람이 가득하고 하는 사람이 되었다. 나는 사람이 되었다.
THIS INDESTRUE, Made this. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		O. G. Weaver,
THIS INDESTRUE, Made this. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		(Seal) Brady Brown. County Clerk.
Frank Jr. Historeon, and divide in the fore part, and June 20. Burks and Sub Burks. In Holman, Burks Hr. 176, pp. 149. de the fore part, and June 2. Burks County and Sub Burks. In Holman, Burks County and Sub Burks. In Holman, Burks County and the second part. WINDSERFH. That and part 286 the first part, in combination of the county and the second part. Burks County and Sub Burks. In Holman, Burks County, County and Sub Burks. In Holman, Burks County, County and Sub Burks. In Holman, Burks County,		
of Table and Siebies and Siebies (Schlebern and Siebies of Children and Siebies of Market, Numberland Siebies of Bald, Superior and Superio	THIS INDENTURE, Made this 17th day of Ruth T.	A.D. 1928, between
Series Series of Series	Tulsa County in the State of	Oblahoms part 198 of the first part, and
WINDSERTH, The said part 500, etc. In the present goats ingris, all and carryey uses sid part. 100 of the second part. The Art. Lebes and said of which is threshy acknowledged, do., by these presents goats ingris, all and carryey uses sid part. 100 of the second part. The Art. Lebes and saigues, all the fedluning described real sease situated is. This and saigues all the fedluning described real sease situated is. This and the second part. The Art. Lebes of This and Solve (1) and three (2) and three (3) in Block of This and Solve (1) are the second part. This are the second part. The Art. Lebes of This are the second part. The Art. Lebes of This are the second part. The Art. Lebes of This are the second part. The Art. Lebes of This are the second part. This are the second part. The Art. Lebes of This are the second part. The Art. Lebes of This are the second part. The Art. Lebes of This are the second part. The Art. Lebes of This are the second part. The Art. Lebes of This are the second part. The Art. Lebes of This are the second part. The Art. Lebes of This are the second part. Lebes of This are the second part. The Art. Lebes of This are the second part. Lebes of This are the second p		
the records of which a ferryly section/relate, the by these present genes torgon, and and carbony with and part of the stored part. TORSON TO	of said County and State	
the records of which a ferryly section/relate, the by these present genes torgon, and and carbony with and part of the stored part. TORSON TO	Fourteen hundred and thirty-three and	num of /100 (\$133.35)
and antique, at the following dearshed real enter situated in. THASE	the receipt of which is hereby acknowledged, doby these presents grant, bar	rgain, sell and convey unto said part of the second partheirs
Lot twenty-one (21) in Block fifteen(15) of the Re-Subdivision of Block Stx (6) and Lots (11), wo (2) and three (3) in Block four (4) Forrace_Drive_Addition to the city of Tales, Tales (11), the Country of Malanas, according to the recorded in the Country of Malanas, according to the recorded in the Country of Malanas, according to the recorded in the Country of Malanas, according to the recorded in the Malanas, according to the	and assigns, all the following described real estate situated in	County and State of
of Block Six (6) and Lots (1), wo (2) and three (3) in Block four (4) Forrace, Drive-addition to the city of Tules, Tules (1) and the second of the property of the recorded plat thereof; introduced the second of the second of the second plat thereof; in payment of medition and the second of the seco	Oklahoma, to-wit:	
Elimethy certify that I received in particular to the process of t	of Block Six (6) and Lots (1 four (4) Terrace Drive Addit	l), two (2) and three (3) in Block tion to the city of Tulsa, Tulsa to the recorded plat thereof;
Recogly No. 12. Livereior 1s. payment of mort; taken the within mortings. Betted data and day of the state of the state of the state of the state of the within mortings. WAYNE L DEKEY, County Transmiss To have and to hold the some, together with all and singular the tenements, hereditimises and appurtenances thereunto belonging, or independence provides apparentiating forever. This converges in intended as a mortgage to secure the payment ofO18. 9.28° \$1.000 and payment ofO18. 9.08° \$1.000 andO18. 9.	민준이다는 사회에 들어 있었다는 이 회전 생명하다	
To have and to jobd the some, together with all and singular the temenents, hereditaineests and appurtenances thereinto belonging, or inclosed appurtant in the process of the conveyage is intended as a mortugage to secure the payment of OPE 2087 121 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Receipt No. 4854 therefor in payment of more tax on the within mortgage.
This conveyages is islanded as a mortgage to scours the payment of ONE OFFICE OF PITES IN COLLEGE COMMENTS. The Comments of the National State of PITES IN COLLEGE COMMENTS. As at the rate of Fittes In College In College Comments of the National State of the College Coll		WAYNE L. DICKEY, County Treasurer
This conveyages is islanded as a mortgage to scours the payment of ONE OFFICE OF PITES IN COLLEGE COMMENTS. The Comments of the National State of PITES IN COLLEGE COMMENTS. As at the rate of Fittes In College In College Comments of the National State of the College Coll		CONSTRUCTION CONTRACTOR OF THE PROPERTY
This conveyers is simulated as mortrage to secure the symmetric O.DR. 2076A1. This Contemporary of the Co	taining forever	
Jack E. Burke and Sue Surke or order, payable at. Tulga, Oklahoma Tulga, Oklahoma Said first partAcs, hereby covenantthat they are the said premise and that they are can dear of all incumbrancesDSGPpt. 1970. Drigs. Mortserge. One. for \$2500.00 and One. for \$3000.00. That they have sood right and authority to convey and encumber the same, and they was a sum of the said of the	This conveyance is intended as a mortgage to secure the payment of with. One for \$1463.35, due at the rate of Fi June 1st. 1923, with interest on each defe payable monthly with principal,	one certain lifteen Dollars (\$15.00) each month, commencing erred payment on principal at 8% per annum.
ronder, payable at . Tulgs, Oklahoma with	Jack E. Burke and Sue Burke	
Said first part 9.8. hereby covenant that they are the said persons who were the said persons and that they are free and clear of all incumbrances ## 2500.0.00 for \$2500.00 for \$	or order, payable at Tulsa, Oklahoma	
Said first part, 8.9. hereby covenant. that. they are free and clear of all incumbrances. 9X9.0Pt. TWO. DFI.OR. MOYERAGE ONE. SOT. \$250.0.0D. END. ONE. 707. \$250.00.0D. That. they have I ha		His and signed by
That they have	sucjes they are th	ne 8
That they have	of said premises and that they are free and clear of all incumbrances 9XCOI	ot two prior mortgages one for \$3500.00 and
	one for \$3000.00	
premises in the sum of \$\(\)_{\text{2.00}}. \$\(\)_{\text{CM}} \$\(\text{d. for the benefit of the mortgages and maintain such insurance of unity the sacestone has a sessment as lawfully assessed to a sid premise absorbed calinquent. Said first part_9. \$\(\text{d. first} \) p		
as attorney's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for forecleaure and the same shall be a further charge and lien upon said premises described in this mortgage, and the smount theron shall be recovered in said forecleaure suit and included in any judgment or decree rendered in action as aforesaid, and collected, and the lien thereof enforced in the same manner as the principal debt hereby secured. Now it said first part 198, shall pay or cause to be paid to said second part. LABLE. — here on energing the above described note. — mentioned, together with the interest thereon according to the terms and tenor of said note. — and shall make and maintain suck insurance and pay such taxes and assessments then these presents shall be wholly discharged and void, otherwise shall remain in full force and effect. If said insurance is not effected and maintained, or if any and all taxes and assessments which are or may be levied and assessed lawfully against permisses, or any part thereoff, are not paid before delinquent, then the mortgage, 48. — per cent per cent per annum, until paid, and this mortgage aball stand as security for all such payments; and its disawor or sums of money or any part thereoff is not paid when due, or if such insurance is not effected and maintained or any taxes or assessments are not paid before delinquent, the holder of said note. — and this mortgage and shall become entitled to possession of said permisses. Said first part 198, waive. — notice of ejection to declare the whole debt due as above and all seed to declare the whole debt due as above and all perme of said queries. Said first part 198, waive. — label of the first part has 198, and a security for all such payments; and the covenants therein contained. The Label of the first part has 198, and a security of the said country and the covenants therein contained. TO HAVE AND THES AMEROF, The said mortgagee. — here and mortgagee.	premises in the sum of an agree	nd maintain such insurance during the existance of this mortgage. Said first part. 19.8 before delinquent. breclosure of this mortgage, and as often as any proceeding shall be taken to foreclose
aum. 8	as attorney's or solicitor's fees therefor, in addition to all other statutory fees same shall be a further charge and lien upon said premises described in this mo in any judgment or decree rendered in action as aforesaid, and collected, and the	s; said fee to be due and payable upon the filing of the petition for foreclosure and the ortgage, and the amount thereon shall be recovered in said foreclosure suit and included he lien thereof enforced in the same manner as the principal debt hereby secured.
delinquent, the holder of said note and this mortgage may elect to declare the whole sum or sums and interest thereon due and payable at once and proceed to collect said debt including attempt's feets, and to foreclose this mortgage, and shall become entitled to possession of said permises. Said first part #9 waivenotice of election to declare the whole debt due as above and also the benefit to stay, valuation or appraisement laws. IN WITNESS WHEREOF, said part #15.50 of the first part ha. #7.50 hereuto set. #15.51 hand. 51 the day and year first above written. Frank N. Hickman KNOW ALL MEN BY THESE PRESENTS: That	sum. 8	tether with the interest thereon according to the terms and tenor of said note
KNOW ALL MEN BY THESE PRESENTS: That	delinquent, the holder of said note and this mortgage may elect to declar collect said debt including attorney's fees, and to foreclose this mortgage, and sl	re the whole sum or sums and interest thereon due and payable at once and proceed to hall become entitled to possession of said permises.
KNOW ALL MEN BY THESE PRESENTS: That	IN WITNESS WHEREOF, said part 400 of the first part har	Frank N. Hickman
KNOW ALL MEN BY THESE PRESENTS: That		Ruth L. Hickman
That	KNOW ALL MEN BY THESE PRESENTS:	
toin hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey untohereby sell, assign, transfer, set out and convey unto	That	
h. heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note		
h		
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgages—ha—hereunto set—hand—this—day of—192—192—192—192—192—192—192—192—192—192		
STATE OF OKLAHOMA, Tules County, ss. Before me. the undersigned , a Notary Public in and for said County and State on this 17th day of May 192 3 personally appeared und wife within and foreguing Frank Ns. Hickman and Ruth L. Hickman, husband , to me known to be the identical person. g who executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.	TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never	
STATE OF OKLAHOMA, Tulsa County, ss. Before me. the undersigned , a Notary Public in and for said County and State on this 17th day of May 1923, personally appeared and wife within and foreguing Frank N. Higkman and Ruth L. Hickman, husband to me known to be the identical person. who executed the shows instrument and acknowledged to me that the year executed the same as. their free and voluntary act and deed for the uses and purposes therein set forth.	u,192,	8,
Before me		
on this 17th day of May	STATE OF OKLAHOMA,TulseCounty, s	18.
instrument and acknowledged to me that	Before me. the undersigned	a Notary Public in and for said County and State
AMERICA CONTROL OF THE CONTROL OF TH	instrument and acknowledged to me that h B W executed the same as.	usband
	WITNESS my official hand and seal the day and year above set forth.	Donald Prentice, Notary Public,