COMPARED 251550 C.M.J. MORTGAGE RECORD NO. 408

FROM	This instrument was filed for record on the 25 day of
	May 192 3 , at 9:00 o'clock A. M., and duly recorded in Book 408 on page 4458
ro	Fees \$
	O. G. Weaver, (Seal) Brady Brown, County Clerk, Deputy.
lang menggan bermila lilang panggan kelangan belanggan bermilang di penggan bermilang di penggan bermilang ber Penggan bermilang bermilang penggan bermilang penggan penggan bermilang penggan bermilang penggan bermilang p	By, Brady Brown, Deputy.
THIS INDENTURE, Made this Twenty-forth	May A.D. 192 3, between
Mary V. Lilly and E. A. Lilly, he	r husband
County, in the State of	Oklahoma, 168 of the first part, and
Tulsa, Oklahoma	partyof the second part:
VITNESSETH, That said part 185 of the first part, in consideration of the su Four Thousand (4000)	um ofDollars,
he receipt of which is hereby acknowledged, doby these presents grant, bar nd assigns, all the following described real estate situated inTULSA. Oklahoma, to-wit:	rgain, sell and convey unto said part. V of the second part
Lot Numbered Thirty-eight (38) in Calton Place, an Addition to according to the recorded plat	o the city of Tulsa, Oklahoma,
	Thereby general received 5 240 and issued
어린 아들들 한 경기를 하는데 보다.	litting the 7 624 therein in payment of moreome
시간 어떻게 한다고 있는 말이다.	ten on the walk is merticipe. Direct this 25 dec of 72201_1923
	WAYNE L. Dackly, County Treasurer
	WAYNE L. Lackley County Treasurer
물을 흔들어 되었다. 이번 그리고 그렇게	지 않는 현실을 가득하는 것이 없는 사람들이 살아 없다.
ining forever.	tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
oth. Sme for \$ 4000.00 due. May 24th, 1926	Onepromissory noteof even date here, 192
w. J. Campbell	
ith eight (8) per cent interest per annum, payable semi-annual Mary V. Lilly and E. A. Lilly Said first part 1e8 bereby covenant that they are	ally and signed byowner_ B_in fee simple
The _y_will warrant and defend the same against the lawful claims of all premises in the sum of \$\frac{4500}{2500} \cdot \text{OU}\$. for the benefit of the mortgagee and agree	precioure of this mortgage, and as often as any proceeding shall be taken to foreclose user Hundred. Solur Hundred. Solur Hundred. Dollars as said fee to be due and payable upon the filing of the petition for foreclosure and the pregage, and the amount thereon shall be recovered in said foreclosure suit and included the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part. Y. 11.8. Solution of part. Solution of the terms and tenor of said note. Solution of the terms and tenor of said note. Solution of the terms and tenor of said note. Solution of the terms and tenor of said note. Solution of the terms and tenor of said note. Solution of the terms and tenor of said note. Solution of the terms and tenor of said note. Solution of the tenor of said note. Solution of the terms and tenor of said note. Solution of the tenor of the tenor of said note. Solution of the tenor of the tenor of said note. Solution of the tenor of the tenor of said note. Solution of the tenor of the ten
NOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT
	County, Oklahoma, the within
oin hand paid, the receipt whereof is hereby ackn	DOLLARS.
·	
covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nev	to setthisday of
7-7-7-1	
STATE OF OKLAHOMA, Tulsa	ss, a Notary Public in and for said County and State
Before me, the undersigned	a Notary Public in and for said County and State
Mary V. Lilly and E. A. Lilly, her hush	pand
orth.	thth91X free and voluntary act and deed for the uses and purposes therein set
WITNESS my official hand and seal the day and year above set forth. My commission expires	Clayton A. Lynch, Notary Public.