COMPARED NO. 231614 C.M.J. MORTGAGE RECORD NO. 408

THIS PROPERTURE, Made this SET day of May 1, 1999. Server. THIS PROPERTURE, Made this SET day of May 1, 1999. Server. THIS PROPERTURE, Made this SET day of May 1, 1999. Server. THIS PROPERTURE, Made this SET day of May 1, 1999. Server. THE AND ADD ADD ADD ADD ADD ADD ADD ADD ADD	FROM	This instrument was filed for record on the 25 day of May 192 3 at 4:15 o'clock P. M.,
THIS INDEPITURE. Made this Print of Series and the Control of Series and Seri	-48544444	and duly recorded in Book408
THIS POPENTURE, Made this. ESPG W. Y. J. Modern S. L. Commer M. W. L. W. J. W.		
THIS PODENTIER. Make the Adding and Spring. By Adding		(Seal) County Clerk.
The second state of the se		
This can be compared to the foat pure. Will's R. Trible Thigh OLL Drown This general special be for the foat pure. Will's R. Trible This general special be for the foat pure. This general special special be for the foat pure. The foat This yet for float the following described and special	THIS INDENTURE, Made this 23rd day of May	, A. D. 1925 between
### Tips: October December De	Fulsa County, in the State o	f Oklahoma, part 108 of the first part, and
INTERSENT, The taid part, 1923 to be fargered in consideration of the same of	Wiltz B. Trible	
and the state of the control of the	WITNESSETH, That said part 10 Sof the first part, in consideration of the	sum of
a single, at the following described red cause situated in		
The enst Thirty-five (S5) feet of lot Three (S) and the Nest ten (10) feet of Lot Two (S) in Slock One (1) of Weaver Addition to the city of Tules, according to the recorded plat thereof. ***Eight Jules** **Eight Jules** **Eight Jules** **Eight Jules** **Eight Jules** **Eight Jules** **Eight Jules** **To have and to hold the same, tegether with all and singular the tenements, hereditaments and appurtuanaees therento belonging or in snywise appining fearers. This conveyance is intended as a mortgage to secure the payment of	and assigns, all the following described real estate situated in	38 County and State of
(1.0) Feet of Jot Two (2) in Block One (1) of Wester Addition to the city of Tulsa, according to the recorded plat thereof.	Oklahoma, to-wit:	가 하다 경기 보는 하는 사람들은 사람들이 되었다.
is involve possibly than I recoived S. J. D. and involve to the control of mortgine to a first withing instruction. To have and to held the some, together with all and singular the tessenents, hereditaments and appurtenances through belonging, or in anywise applining forecers. This conveyance is intended as a mortgage to secure the payment of	(10) feet of Lot Two (2) in Bloc	ck One (1) of Weaver Addition to
through No. 47.12. therefor in payment of mortage for some payment of the war for some payment of the some payment	그는 이번 아이트로 된 동생의 비를 보고 했다.	Alterational Section Congress
To have and to hold the sorne, together with all and singular the tenements, hereditaments and appurtenances thereinto belonging, or in anywise appuring the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance is intended as a mortgage to secure the payment of the conveyance of the mortgage and an authority to convey and encumber the same a barrion provided the mortgage the payment of adoption. So at a secure the payment of the conveyance and the conveyance and the conveyance of the mortgage of the mortgage. The payment is a first part AS and first pa		i knowly certify that I received \$ 1/60 and reason No. 47/3 therefor in payment of mortgan
To have and to hold the sorie, together with all and singular the tenements, hereditaments and appurtenances theresotto belonging, or in anywise appurishes to the control of the control	상태는 보이 말이 내려면 하나 보다니다	ter on the within mortson.
To have and to hold the sorms, together with all and singular the tenements, hereditaments and appurtenances thereinto belonging, or in anywise applings fraces. This conveyance is intended as a mortque to secure the payment of		WAYNE L. DICKEY Comy To see
This conveyance is intended as a mortgage to secure the payment of	m 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
th. Ome for S. 4000.00. due. Mey 1st, 1926. Wilts B. Trible order, payable at th. Eight	taining forever	A_{ij} , the state of the state of A_{ij} , A_{ij} , A_{ij} , A_{ij} , A_{ij} , A_{ij}
order, payable at	This conveyance is intended as a mortgage to secure the payment of with conveyance \$4000.00 due Mey 1st 1926	Unepromissory noteof even date her
coder, payable at		
order, psycholic at		
Line Y. Hoy V. H	of said premises and that they are free and clear of all incumbrances.	
said first part-R.S. Lutther expressly agree	That they have	good right and authority to convey and encumber the same, an
me as herein provided, the mortgagor will pay to the said mortgager. ASM. RUDGETS 1. Intomey'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 foreclosure and me shall be a further charge and lien upon said premises described in this mortgage, and the amount thereon shall be recovered in said foreclears suit and including high and the same manner as the principal debt hereby secured. Now if said first part 4,98, _shall pay or cause to be paid to said second part	agreeto pay all taxes and assessments lawfully assessed on said premises Said first part 108 further expressly agree that in case of	before delinquent.
de shall make and maintain such insurance and aps such taxes and assessments then these presents shall be wholly discharged and void, otherwise shall remain in rea 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 aga dipremises, or any part thereof, are not paid before delinquent, then the mortgage	same as herein provided, the mortgagor will pay to the said mortgagee as attorney's or solicitor's fees therefor, in addition to all other statutory fe same shall be a further charge and lien upon said premises described in this n in any judgment or decree rendered in action as aforesaid, and collected, and	FOUR AVIIGTED
allowed interest thereon at the rate of USI	sumof money in the above described notementioned, to and shall make and maintain such insurance and pay such taxes and assessment force and effect. If said insurance is not effected and maintained, or if any	ogether with the interest thereon according to the terms and tenor of said note
linquent, the holder of said note	be allowed interest thereon at the rate of	m, until paid, and this mortgage shall stand as security for all such payments; and h insurance is not effected and maintained or any taxes or assessments are not paid befo
NOW ALL MEN BY THESE PRESENTS: That	collect said debt including attornou's fees, and to foreclose this mortgage, and	shall become entitled to nossession of said nermises.
NOW ALL MEN BY THESE PRESENTS: That	Said first part 39 waivenotice of election to declare the whole IN WITNESS WHEREOF, said part 198 of the first part ha	e debt due as above and also the benefit to stay, valuation or appraisement laws. Law hereunto set 1917
NOW ALL MEN BY THESE PRESENTS: That		Sara E. Adams V. Frank Walker
That	NNOW ALL MEN BY THESE PRESENTS	ASSIGNMENT
in hand paid, the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set out and convey under the contained over any sell, assign, the within mortgage deed, the real estate conveyed and the promissory note debts and claims thereby secured, and overants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions: therein contained. IN WITNESS WHEREOF, The said mortgages has hereunto set hand. this day of the said mortgages has hereunto set hand. This wife a first strument and acknowledged to me that the year of the same as the claim of the same and convey under the same and convey under the same and convey under the same and conveyed and the promissory note. A same set of the same as the conditions: therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions: therein contained. IN WITNESS my official hand and seal the day and year above set forth. WITNESS my official hand and seal the day and year above set forth. C. E. Hart	That	County, Oklahoma, the with
TATE OF OKLAHOMA, Before me.	named mortgagee in consideration of the sum of	browledged, do hereby sell assign transfer set out and convey un
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions: therein contained. IN WITNESS WHEREOF, The said mortgagee ha		
TATE OF OKLAHOMA. Tulsa County, ss. Before me. 18 May 192 3, personally appeared Robt. E. Adams and Sara E. Adams his wife 19 A Frank Walker and Olga V. Walker, his wife strument and acknowledged to me that the By executed the same as the 91x free and voluntary act and deed for the uses and purposes therein orth. Witness my official hand and seal the day and year above set forth. Witness my official hand and seal the day and year above set forth. C. E. Hart	heirs and assigns, the within mortgage deed, the real esta	ate conveyed and the promissory note, debts and claims thereby secured, and the
TATE OF OKLAHOMA, Tulsa County, ss. Before me a Notary Public in and for said County and St and Sara E. Adams his wife within and Torsgoing a. Frank Walker and Olga V. Walker, his wife, to me known to be the identical person. S. who executed the same as th. 91x. free and voluntary act and deed for the uses and purposes therein orth. WITNESS my official hand and seal the day and year above set forth. O. E. Hart	TO HAVE AND TO HOLD THE SAME FOREVER, Subject, n	evertheless, to the conditions therein contained.
Before me	IN WITNESS WHEREOF, The said mortgageehahereu	nto setthisday
Before me	STATE OF OKLAHOMA, Tulsa County	, 88.
strument and acknowledged to me thatt.he.yexecuted the same askhe.kfree and voluntary act and deed for the uses and purposes therein with. WITNESS my official hand and seal the day and year above set forth. O. E. Hnrt	Before me,	RObt. E. Adams and Sara E. Adams his wife
strument and acknowledged to me thatt.he.yexecuted the same askhe.kfree and voluntary act and deed for the uses and purposes therein with. WITNESS my official hand and seal the day and year above set forth. O. E. Hnrt	on this Goru day of Mary 1920, personally appe	within and foregoing
WITNESS my official hand and seal the day and year above set forth. C. E. Hnrt	instrument and acknowledged to me that thO_yexecuted the same forth.	th. 9.17 free and voluntary act and deed for the uses and purposes therein s
1y commission expiresAUS RL	WITNESS my official hand and seal the day and year above set for	th. C. E. Hort
	My commission expiresAug. 21,	Notary Public.