COMPARED No. 232664 C.M.J. MORTGAGE RECORD NO. 408

FROM	This instrument was filed for record on theday of
	June 1923 at 11:30 o'clock A. M.,
	and duly recorded in Book 408 on page 492
To	
	(Soel) County Clerk,
	O. G. Weaver, (Seal) Brady Brown, County Clerk, Deputy.
6th Jun	10 , A. D. 192 3, between.
THIS INDENTURE, Made thisday or	A.D. 192, Detween.
Tulsa County, in the State of	Oklahoma, part y of the first part, and
H. P. Guy	
Tulsa	part. Vof the second part:
ITNESSETH, That said part_v_of the first part, in consideration of the succession of	um of
	regain sell and convey unto said part y of the second part his heirs
nd assigns, all the following described real estate situated inTulsa	County and State of
klahoma, to-wit:	및 보이트 남자들로 아이들까 그 시간 회사 전략으로 하다
The West half of Lot Sev	renteen (17) in Block Fourteen
(14) in Greenwood Additi	ion to Tulsa, Oklahoma, Tulsa
County, according to the	
교리에 돌아갔는데 말하는 것을 받고 있으셨다.	This Abundance of the American
보이는 회교 모든 경우스러운 전기를 받는다는 있다.	Phoreby certify that I econocia. LD and issued Receipt No. 4.449 therefor in payment of mortgage
	tax on the within mortgage. Dated this. L. day of
	WAYNE L. DICKEY, County Treasurer
	na annia
To have and to hold the some, together with all and singular the t	tenements, hereditaments and appurtenances thereunto belonging or in anywise apper-
ining forever	
This conveyance is intended as a mortgage to secure the payment of	Threepromissory note \(\mathcal{E} \) of even date here-
th, One for \$ 07.600 due dury 10111, 132	23 923
" 33.80 " August 8th, 19	923 23.
H. P. Gúy	
	ally and signed by
Mary Brooks	ownerin fee simple
Said first part_a/_hereby covenants_thatshare	
sale premises and that they are nee and clear or air incombances.	
hatshe has	good right and authority to convey and encumber the same, and
She will warrant and defend the same against the lawful claims of al	Il persons whomsoever. Said first part. Tagree 37 to insure the buildings on said
were but to now all tower and accommente lawfully recessed on said premiers h	nd maintain such insurance during the existance of this mortgage. Said first part. Y. L. before delinquent.
ame as berein provided the mortspeer will pay to the said mortspees. I'V	oreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose NONTY_FiveDollars
s attorney's or solicitor's fees therefor, in addition to all other statutory fee	s; said fee to be due and payable upon the filing of the petition for foreclosure and the
any judgment or decree rendered in action as aforesaid, and collected, and	ortgage, 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.
Now if said first mark V shall make ar cause to be said to said acc	cond part
nd shall make and maintain such insurance and pay such taxes and assessment	ts then these presents shall be wholly discharged and void, otherwise shall remain in full
aid premises, or any part thereof, are not paid before delinquent, then the mort	and all taxes and assessments which are or may be levied and assessed lawfully against
e allowed interest thereon at the rate of TONver cent per annun	m, until paid, and this mortgage shall stand as security for all such payments; and if insurance is not effected and maintained or any taxes or assessments are not paid before
elinquent, the holder of said note. 8 and this mortgage may elect to decla	ite the whole sum or sums and interest thereon due and payable at once and proceed to
ollect said debt including attorney's fees, and to foreclose this mortgage, and so Said first part V. waive Santice 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	Ve hereunto set
	mary brooks
NOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT
That	
amed mortgagee in consideration of the sum of	DOLLARS.
in hand paid, the receipt whereof is hereby ack	nowledged, dohereby sell, assign, transfer, set out and convey unto
h h h h h h h h h h h h h h h h h h h	to conveyed and the promissory note debts and claims thereby secured, and the
overants therein contained.	a conveyed and the promissory notessesses deore and claims thereby seconds, and the
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, ne-	vertheless, to the conditions therein contained,
IN WITNESS WHEREOF, The said mortgagee hahereun	to setthisday of
,192,	
THE OF ONLINOMA TUISS County	<u>aa</u>
Before me. Mrs. M. W. Nickel	a Notary Public in and for said County and State
on this 6th day of June 1923, personally appear	######################################
Mary Brooks	within and foregoing - 7-2, to me known to be the identical personwho executed the above
nstrument and acknowledged to me that	is
forth. WITNESS my official hand and seal the day and year above set forth	
	h.
My commission expiresQct 21, 1926 192 (Seal)	h. Mrs. M. W. Nickel,