COMPARED NO. 233742 C.M.J.

## MORTGAGE RECORD NO. 408

FROM	STATE OF OKLAHOMA, Tulsa County, ss.	
	This instrument was filed for record on the June day of June 192 3, at 3:00 o'clock P. M.,	
	and duly recorded in Book 408 531	
ku je kata di Maraka <b>70</b> ku je ka Maraka (1964).	Fees \$	
region i Periodi (del Priest), la l'altri de la collègio de l'actorità del l'altri di l'altri di l'altri di l' Egipti de per un pertone de un altri di periodi de periodi del propie depende egiptica de priodita de l'altri	O. G. Weaver, (Seal) County Clerk.	
	Brady Brown, County Clerk.  By, Deputy,	
THIS INDENTURE, Made this 20 day of Ju	ine A.D. 192 3 between	
THIS INDENTURE, Made thisday of		
Tulsa County, in the State	of Oklahoma,of the first part, and	
E. E. Chartier		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	e sum of	
One thousand & eleven & 40/100	Dollars	
e receipt of which is hereby acknowledged, doby these presents grant, l	bargain, sell and convey unto said part. $y$ of the second parthisheir	
d assigns, all the following described real estate situated in	ulsaCounty and State o	
klahoma, to-wit:	생기를 들어 살고 들어지었다. 그 보이가 그리는 그 전이 일하다.	
North 75 ft. of lots 12 & 13, 4 Add. to city of Tulsa, as is she thereof.	Block 7 North Maryland hown by recorded plat	
발생하는 1일 보고 20일 중에 있는 1일 모모 등	COLASTICATE ENDOMORMANO	
	Thereby carrier that I received S. 20 Familie and Exercise 16 / 0/9 Before for in comment of mortgage	
연당 그 교실 회송 회원 기속 경험에 제 되었다.	Reserve 10/93 results in council of mortgage	
	mentin 21 in June 1023	
	WANTE is Engly, County Typescurer	
	a final a fina	
	e tenements, hereditaments and appurtenances thereunto belonging for in apywise appe	
ining forever.  This conveyance is intended as a mortgage to secure the payment of.	Oneof even date her	
7007	192	
E. E. Chartier		
	ه که خوام و هو چه هو همیده دو داند و دو دو دو دو دو دو دو دو دو که دو	
m7 Ol-7	Mul go Orl	
r order, payable at		
ithper cent interest per annum, payable semi-ann	nually and signed by	
	nually and signed by	
Said first part V hereby covenant that he is the	e owner in fee simple	
	e owner in fee simple	
Said first part .Y. hereby covenant that he is the said premises and that they are free and clear of all incumbrances.	e	
Said first part .Y. hereby covenant that he is the said premises and that they are free and clear of all incumbrances.	e	
Said first part . Y. hereby covenant that he is the said premises and that they are free and clear of all incumbrances hat he has a he he has a will warrant and defend the same against the lawful claims of temises in the sum of \$ 1.000 for the benefit of the mortgages are to pay all taxes and assessments lawfully assessed on said premises.	e	
Said first part V. hereby covenant. that he is the said premises and that they are free and clear of all incumbrances.  hat he has a  he has a  for the benefit of the mortgage gree. to pay all taxes and assessments lawfully assessed on said premises.  Said first part V. further expressly assessed on said premises are the pay all taxes and assessments lawfully assessed on said premises are the pay and assessments lawfully assessed on said premises are the provided, the mortgagor will pay to the said mortgage.	owner in fee simple owner	
Said first partYhereby covenantthat he is the said premises and that they are free and clear of all incumbranceshathe has ahewill warrang and defend the same against the lawful claims of remises in the sum of \$ 1.00000000000000000000000000000000000	e	
Said first part . Y. hereby covenant that he is the said premises and that they are free and clear of all incumbrances	e	
Said first part_Y_hereby covenantthat Ne_1s_the said premises and that they are free and clear of all incumbrances hathe has ahewill warrant and defend the same against the lawful claims of remises in the sum of \$ for the benefit of the mortgagee to pay all taxes and assessments lawfully assessed on said premises Said first part_Y further expressly agree that in case of me as herein provided, the mortgagor will pay to the said mortgagee attorney's or solicitor's fees therefor, in addition to all other statutory f une shall be a further charge and lien upon said premises described in this is any judgment or decree rendered in action as aforesaid, and collected, and Now if said first part	e	
Said first part . Y hereby covenant that the th	e	
Said first part . Y hereby covenant that the th	e	
Said first part . Y. hereby covenant that he 1s the said premises and that they are free and clear of all incumbrances	e	
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Said first part	e	
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Said first part .Y. hereby covenant	e	
Said first part	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part	
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Said first part . Y hereby covenant that	e	
Said first part. Y. hereby covenant that he is the said premises and that they are free and clear of all incumbrances.  hat he has a here in will warrant and defend the same against the lawful claims of remises in the sum of \$1.00.000000000000000000000000000000000	consider the same and authority to convey and encumber the same, and all persons whomsoever. Said first part. V. agree to insure the buildings on sai and maintain such insurance during the existance of this mortgage. Said first part. V. spreedouve of this mortgage, and as often as any proceeding shall be taken to foreclor One hundred  case; asid fee to be due and payable upon the filing of the petition for foreclosure and it mortgage, and the amount thereon shall be recovered in said foreclosure suit and included of the lien thereof enforced in the same manner as the principal debt hereby secured. Second part. 11.19  heirs or assigns sait together with the interest thereon according to the terms and tenor of said note	
Said first part. Y. hereby covenant that he is the said premises and that they are free and clear of all incumbrances.  hat he has a here in will warrant and defend the same against the lawful claims of remises in the sum of \$1.00.000000000000000000000000000000000	e	