## COMPARED MORTGAGE RECORD NO. 408

FROM	STATE OF OKLAHOMA, Tulsa County, ss.  This instrument was filed for record on the 19th day of
	Oct. 1922 at 11:30 o'clock A. M.,
TO	and duly recorded in Book. 408 on page 6.
김 그리에 들어 가는 있는 사람들은 사람들이 되었다.	
	O. D. Lawson,  (Seal) County Clerk.  By, F. Delman, Deputy.
***************************************	By, Delman Deputy,
THIS INDENTURE, Made this 18th day of Octo	ber , A. D. 192 2 , between
Joe Manes and Rose Manes	. his wife
ofCounty, in the State of	Oklahoma,partioSof the first part, and
of Tulsa, Oklahoma	part_y_of the second part:
WITNESSETH, That said part 10 Sof the first part, in consideration of the st	um of
	gain, sell and convey unto said part. Y of the second part. his heirs
	gain, seil and convey unto said part
Lot Numbered Five (5) in Heights Second Addition according to the records	n Block Numbered One (1), Perryman to the City of Tulsa, Oklahoma, ad plat thereof.
TREASURER'S EI	NDOBON COVE
http://www.massre.com	011
10. V V V ihans	
in the within martgage	lit o
WAINE L. DICKI	Y Constant
and the state of t	
and the control of th	D: enements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
taining forever.	네이 얼마나 되었다고 이 남이랑이다. [17]
This conveyance is intended as a mortgage to secure the payment of	Twenty-six
18 1922 the other twenty four notes of	222.802 for like amount, due Tecember 192same amount, due thirty days apart until-all-
-marge to	***************************************
made to W. W. Fox	
or order, payable at TRLSS OK 18	fly and signed by
Joe Lanes and Ros	se Manes, his wife
Said first part 165 hereby covenantthatthey are	owner S_in fee simple
of said premises and that they are free and clear of all incumbrances	
	good right and authority to convey and encumber the same, and
he will warrant and defend the same against the lawful claims of all	persons whomsoever. Said first part. 16Sagreeto insure the buildings on said d maintain such insurance during the existance of this mortgage. Said first part. 16S
agreeto pay all taxes and assessments lawfully assessed on said premises be	defore delinquent. reclosure of this mortgage, and as often as any proceeding shall be taken to foreclose
same as herein provided, the mortgagor will pay to the said mortgagee	wenty iveDollars
same shall be a further charge and lien upon said premises described in this moi in any judgment or decree rendered in action as aforesaid, and collected, and the Now if said first part 188shall pay or cause to be paid to said seco	ssaid fee to be due and payable upon the filing of the petition for foreclosure and the rigage, and the amount thereon shall be recovered in said foreclosure suit and included ne lien thereof enforced in the same manner as the principal debt hereby secured, and part. J. his
and shall make and maintain such insurance and pay such taxes and assessments force and effect. If said insurance is not effected and maintained, or if any ar said premises, or any part thereof, are not paid before delinquent, then the mortg	ether with the interest thereon according to the terms and tenor of said noteSs then these presents shall be wholly discharged and void, otherwise shall remain in full and all taxes and assessments which are or may be levied and assessed lawfully against agemay effect such insurance or pay such taxes and assessments and shall, until paid, and this mortgage shall stand as security for all such payments; and if
said sum or sums of money or any part thereof is not paid when due, or if such it	nsurance is not effected and maintained or any taxes or assessments are not paid before e the whole sum or sums and interest thereon due and payable at once and proceed to
Said first part. 108waivenotice of election to declare the whole d	lebt due as above and also the benefit to stay, valuation or appraisement lawshereunto settheir hand. S. the day and year first above written.
	Joe Manes
	Rose Manes
KNOW ALL MEN BY THESE PRESENTS:	SSIGNMENT
	of
	DOLLARS.
	owledged, dohereby sell, assign, transfer, set out and convey unto
	conveyed and the promissory note debts and claims thereby secured, and the
covenants therein contained.	
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never IN WITNESS WHEREOF. The said mortgages and the property of the said mortgages and the said mortgages are said mortgages and the said mortgages are said mortgages and the said mortgages and the said mortgages and the said mortgages are said mortgages and the said mortgages and the said mortgages and the said mortgages and the said mortg	ertheless, to the conditions therein contained.
192	
STATE OF OKLAHOMA,	5.
Before me,V. Dunaway.	a Notary Public in and for said County and State
on this 18th day of Uctober, 1922, personally appeared JOS BARCE and BOSS MENSE, his wife	
instrument and acknowledged to me thatt.h.gyexecuted the same ast.h.gir.exe and voluntary act and deed for the uses and purposes therein set	
torth,	
WITNESS my official hand and seal the day and year above set forth.  My commission expires June 19, 1926. — 192 (Seal) V. Dunaway  Notary Public.	
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