COMPARED MORTGAGE RECORD No. 419

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	FROM	STATE OF OKLAHOMA; TULSA COUNTY ss. This instrument was filed for record on the El Marcon A. D. 192.3 at 4:30
	то	C; G: Wesver,
EXCI	HANGE TRUST COMPANY	((SEAL) ((SEAL) County Clerk
	TULSA. OKLAHOMA	Feets
THIS MORTGA	GE, Made this	day ofA. D., 1923 by and between
Fannie C.	Hill, a widow	d
poration, of Tulsa, Oklahor WITNESSETH, T	ma as the party of the second part (hereinaft) That said party of the first part, for the p	inafter called mortgagors whether one or more), and EXCHANCE TRUST COMPANY, a cor- er called mortgagee): urpose of securing the payment of the sum of Twe tye Hundred and acknowledged, and also the interest therean, as hereinafter set forth, doby these presents
	a transite and there	all the following described real estate, situated in <u>Tulsa</u> 1 lying partly in Lot Five (5).Block Two (2) in
County and State of Ok he Original Town artly in that pa orded plat there ollows:Beginning ion of said West long said West ine of Elwood A et to an alley ight angles in a ounty, Oklahoma.	a cf Tulsa Oklaboma acc art of Owen's Addition sof as "Reserve for C.A. s at a point on the Wes t line of Elwood Avenue ine of Elwood Avenue. venue 50 feet, thence a thence at right angle a Northeasterly direction	ording to the United States survey thereof, and to the city of Tulsa, Oklahoma, marked on the re- owen", which is more particularly described as to line of Elwood Avenue 50 feet from the intersec with the North line of Easton Street, measured thence in a Northwesterly direction along said We tright angles in a Southwesterly direction 140 s in a Southeasterly direction 50 feet, thence at on 140 feet to the point of beginning, in Tulsa
or in anywise appertainin This mortgage is giv	g. forever, en to secure the payment ofP	a improvements thereon, the tenements, hereditaments and appurtenances thereunto belonging, romissory note, to-wit:
mission notes executed sim Said mortgagors her defend the came against al Said mortgagors agr and maintain such insuran of this mortgage, shall be as able thereon and apply the or refusal to precure and m the improvements on said m and shall bear interest unti Said mortgagors ag charges or incumbrances u not be promptly made wh immediately be due and pi amounts so expended or p secured by this mortgage. It is further underst by mortgagors in as good or disreputable business on accumulation of cembustil on said premises shall be 1 so that damage will not m result from any cauce pro condition as the same are a Said mortgagors fur vided, attorney fees as pro for foreclosure and the san any judgement rendered. Now if said mortgag with the interest thereon a herein contained, then these of the notes, or any of the the entire principal sum eer mortgage shall, at once take a court of proper jurisdiet Said mortgagors in a sort of proper jurisdiet Said mortgagors with the mortgage shall, at once take a court of proper jurisdiet Said mortgagors in the same and a court of proper jurisdiet Said mortgagors with the mortgage shall, at once take a court of proper jurisdiet	the office of mortgages, signed by mortagago ultaneously herewith as a part of this transac elsy covenant that they are owners in fee sim I lawful claims of any other person. See to insure the buildings on said premises aga ce during the existance of this mortgage. All ssigned to the mortgage as additional security is same to the payment of the indebtedness he initum such insurance or to deliver the polic real estate and the amounts of premiums paid il paid at 10% per annum from date of such per ree to pay all taxes and assessments lawfully ipon said property which are, or may become en due or payable, then mortgage may sati ayable to it, including all costs, expenses and aid shall bear interest at 10% per annum, fro tood and agreed that during the term of this state of repair as the same are at the preser- ic used for a purpose which will injure or rend ble material shall be premitted on the premize kept in a good state of repair so that the same suit to the improvements or any portion th operand suitable repairs will be immediately of the present time, ordinary wear and tear exc ther expressly agree that in case of foreclosur voided in any of this notes above described w more shall be a further charge and lien upon a and the lien thereof enforced in the same mi pros shall pay or cause to be paid to said morts coording to the terms and tence row. by be foreclosed immediately to enforce pay- pon the filing of petition for the foreclosure postession of the estime and receive and cold in, when due, or in case default in the perfor ely secured and all interest due thereon may be foreclosed immediately to enforce pay- pon the filing of petition for the foreclosure a postession of the same and receive and cold ion for such purposes and all costs, charges an aive notice of election to declare the whole d and terms contained herein shell be binding o casors and assigns.	y assessed on 'axid premises before delinquent and shall satisfy and discharge any and all liens a, prior claims over the lien of this mortgage and in case such discharge and satisfactoron shal afy or pay such liens, charges or incumbrances. All payments so made by the mortgage shall attorney fees in connection therewith, whether brought about by litigation or otherwise, and al om payment until reimbursment is made and shall be additional liens upon said property and mortgage all buildings, fences, sidewalks and other improvements on said property shall be kep at time and that no waste shall be permitted; that the premises shall not be used for any illeg ler said premises unit or less desirable for their present uses to the propess; that no unnecessary is that all fixtures now installed or which may hereafter be instation; about the improvement ne, will be useful and auitable for the purposes for which they is been or may be installed an hereof from a failure to maintain such fixtures in proper repair, and in case any damage shoul done and installed, so that the improvements on said premises will be maintained at least as goo
•	Tulse	Famie C. Hill
C. The second second	JOA W. McKae	a Notary Public in and for said County and State on this 20th
Bafara was		~ 동생은 방법은 것이 같다. 이야가 집에 있는 것이 같아요. 것이 같은 것이 가지 않는 것이 것이 집에서 가지 않는 것이 같아요. 것이 집에 있는 것이 같아요. 나는 것이 않는 것이 같아요. 나는 것이 않 것이 같아요. 나는 것이 않아요. 나는 것이 않아요. 나는 것이 같아요. 나는 것이 같아요. 나는 것이 않아요. 나는 것이 않아요. 나는 것이 않아요. 나는 것이 않아요. 나는 것이 같아요. 나는 것이 않아요. 나는 않아요. 나는 것이 않아요. 나 나는 것이 않아요. 나는 않아요. 나는 것이 않아요. 나 않아요. 나는 것이 않아요.
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Before me.p	Fannie C. Hill, a wide	lay of

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