COMPARIED REAL ESTATE MORTGAGE RECORD No. 424

	22nd day of December A.D., 19.23, between
Mrs. Clara W.	in the State of Oklahoma, of the first part, and
WITNESSETH, That the said	art y of the first part in consideration of the sum of
	and No hundredths (\$500.00) DOLLAR
	ed, do. 48 by these presents grant, bargain, sell and convey unto said part Vof the second part. her heirs and
ssigns, all of the following described RE	AL ESTATE, situate in the County of Tulsa State of Oklahoma, to-wit;
	그리고 살길 살이라고 나무면 하는 그들을 만하고 있다. 이번 달리다는 그래요요 [67]
	나는 살이 그렇게 하는 살아보다면 하는 것이 하는 것이 하는 것이 없는 것이 없다면 하는 것이다.
(2) of B	e (9), Ten (10) and Eleven (11) in Block Two siness Men's Addition to Tulsa, Tulsa County, according to the recorded plat thereof.
The said H. I	Saddler, hereby warrants and represents that the
above describ	ed property is not now and never has been his
	that he and his wife Mrs. E. I. Saddler, have never described property and have never intended to make
it a homestea	트리트 시민들은 제작 경기를 하는 것이 하면 되었다. 그는 이 중요한 경기를 하는 것이다. 이 중요한 점점 이 점점
	13088
	12/11
	21 lec, 3.
	as a service of the s
	성진 얼마 나타가 되는 사람들은 바쁜 바람들이 있는데 되어 보고 있었다.
	그들은 이렇게 이름이 있는 사람들은 모든 아이를 보고 하여 모든 것을 했다.
TO HAVE AND TO HOLD T	HE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in
nywise appertaining, forever.	[1986년] 아들아보고 그렇지다 남아는 아이지고 있는데 안에 하고 아
PROVIDED, ALWAYS, And t	ese presents are upon the express condition, that whereas the said
	E. I. Saddler
antorha_Sexecuted and deliv	onecertain promissory notedated Dec. 22, 1923
said part y of the saccond part for	s Five Hundred and No/100 Dollars
ith interest at the rate of ten	_per sentum per annum, payable Semi annually.
And the first partagree	
And the first part. — agree. In case that the papers for forect Now, if said part. — gns, said sum of money in the above des wholly discharged and void, and other be paid when the same is due, or if the ny assignee of said note or the debt secue this indebtedness and the whole of said terest per annum, and said part. — deration do	
And the first part. — agree. — In case that the papers for forcel Now, if said part. — y. gns, said sum of money in the above des the wholly discharged and void, and other to paid when the same is due, or if the ty assignee of said note or the debt secur this indebtedness and the whole of said terest per annum, and said part. — y. IN WITNESS WHEREOF, The	
And the first part. — agree. In case that the papers for forcel Now, if said part. — y. gns, said sum of money in the above des wholly discharged and void, and other to paid when the same is due, or if the ty assignee of said note or the debt secur this indebtedness and the whole of said terest per annum, and said part. — y. of leration do cal. — hereby waive. IN WITNESS WHEREOF, The	per centum per annum, payable Semi annually. Lookeep the buildings insured for \$500.00 a reasonable sure are filed, the first part
And the first part. — agree. In case that the papers for forcel Now, if said part. — y. gns, said sum of money in the above des wholly discharged and void, and other to paid when the same is due, or if the ay assignee of said note or the debt secu- this indebtedness and the whole of said terest per annum, and said part. — y. IN WITNESS WHEREOF, The TINESSES:	
And the first part. Yagree	per centum per annum, payable Semi annually.
And the first part. Yagree	per centum per annum, payable Semi annually.
And the first partagree In case that the papers for forcel Now, if said part gno, said sum of money in the above destroy wholly discharged and void, and other or paid when the same is due, or if the sy assignee of said note or the debt securithis indebtedness and the whole of said terest per (annum, and said part, or it will read to do	per centum per annum, payable Semi annually. Lookeep the buildings insured for \$ 500.00 a reasonable source are filed, the first part. V. agree 6. to pay an attorney fee of \$ 100.00 of the first part shall pay or cause to be paid to said part V. of the second part, her heirs or accribed note. Logether with the interest thereon, according to the terms and tenor of the same, then these presents shall vise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, it axes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or add thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a par sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centure the second part shall be entitled to the possession of said premises. And the said part. V. of the first part for said control or not waive. appraisement, at the option of said second part V. her heirs and assigns. said part V. of the first part ha S. hereunto set 1.9 Saddler ACKNOWLEDGEMENT
And the first part. — agree In case that the papers for forect Now, if said part gns, said sum of money in the above deserviced when the same is due, or if the ay assignee of said note or the debt securities indebtedness and the whole of said terest per (annum, and said part IN WITNESS WHEREOF, The ITNESSES:	
And the first partagree In case that the papers for forcel Now, if said party gns, said sum of money in the above dese wholly discharged and void, and other to paid when the same is due, or if the sy assignee of said note or the debt secution indebtedness and the whole of said terest per annum, and said party_oleration do_eahereby waive IN WITNESS WHEREOF, The TIMESSES: TATE OFOKIRhoma Before me, the undersigned, a No	
And the first partagree In case that the papers for forcel Now, if said part gne, said sum of money in the above destroy, said when the same is due, or if the sy assignee of said note or the debt secunthis indebtedness and the whole of said terest per (annum, and said part in Witness Whereof, The innesses: TATE OFOKIRhoma Before me, the undersigned, a N December	per centum per annum, payable. Semi annually.
And the first partagree In case that the papers for force! Now, if said party gno, said sum of money in the above destroy wholly discharged and void, and other to paid when the same is due, or if the sy assignee of said note or the debt securities indebtedness and the whole of said terest per (annum, and said partyolderation do_e_R_2hereby waive IN WITNESS WHEREOF, The TIMESSES: TATE OFOKIRhoma Before me, the undersigned, a N	per centum per annum, payable. Semi annually.
And the first part	