COMPARED No. 226609 0. MORTGAGE RECORD No. 447

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in the state

THIS INDENTURE, ?	ade this Fifteenth day of Varch
	A. T. Wright and Maggie Wright, his wife,
	in Tulsa County, and State of Oklahoma, part 19.5f the first part, and t
TULSA BUILDING	AND
	hat the said part. 188
	wo Hundred and 00/100 DollAF
	party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents
	VEY and CONFIRM unto said party of the second part, its successors and assigns forever, all the following described real esta County ofand State of Oklahoma, to-w

	Lots Eleven (11) and Twelve (12), Perryman Heights
	Addition to the City of Tulsa, Oklahoma, according
	to the Recorded Plat thereof.
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	Lissiby certify that I required to and insued Deted this A day of Aug
	Light by Contract of the second
	the the the two starts and S. 20
	Detod this
****	WAYNE to Dry by 192 -
	County Treesum
	and the second sec
	V Browney
TO HAVE AND	and interest of said grantor. ^S in and to said premises, including all homestead rights, which are hereby waived and released, id property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any p ingular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted on all rent aid property from and after this date. O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. <u>ies</u> of the first part here
TO HAVE AND '	O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part for the first part here of the second part, its successors and assigns, that at the delivery hereof
TO HAVE AND covenant with said party <u>A</u> . the true and lawful own	O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_108 of the first part here of the second part, its successors and assigns, that at the delivery hereof Wright and Maggio Wright, his wife, S_of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all
TO HAVE AND ' covenant with said party A. the true and lawful own cumbrances; that there is	O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part Solution for the first part here of the second part, its successors and assigns, that at the delivery hereof Wright and Maggie Wright, his wife, Sof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all no one in adverse possession of same and that
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TO HAVE AND covenant with said party A. the true and lawful own cumbrances; that there is will warrant and defend PROVIDED, AL request of the part 19.8	O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part
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TO HAVE AND covenant with said party A. the true and lawful own cumbrances; that there is will warrant and defend PROVIDED, AL' request of the part 1.2.8. of	0 HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part_1950 the first part here of the second part, its successors and assigns, that at the delivery hereof . Wright and Maggie Wright, his wife, Sof the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all no one in adverse possession of same and that
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TO HAVE AND covenant with said party A. the true and lawful own cumbrances; that there is will warrant and defend PROVIDED, AL request of the part 19.50 of	O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1984 the first part here of the second part, its successors and assigns, that at the delivery here of
TO HAVE AND ' covenant with said party A. the true and lawful own cumbrances; that there i will warrant and defend PROVIDED, AL' request of the part 12.5 ofTW AND WHEREAS ments, general and speci- ings thereon constantly ferred to said party of t very kind, and if any o taxes and assessments, a claims, and may invest si os oexpended together wit AND WHEREAS did on theFi CULSA BUILDING. For Value Received The sum of	O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1984 the first part here of the second part, its successors and assigns, that at the delivery here of
TO HAVE AND ' covenant with said party A. the true and lawful own cumbrances; that there i will warrant and defend PROVIDED, AL' request of the part 1.9.% of	O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. 1.95 (if the first part here of the second part, its successors and assigns, that at the delivery hereof
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TO HAVE AND ' covenant with said party A. the true and lawful own cumbrances; that there is will warrant and defend PROVIDED, AL' request of the part 12.80 ofTW AND WHEREAS ments, general and speci ings thereon constantly ferred to said party of the same descertments is o expended together wite AND WHEREAS did on theFin FULISA_BUILDING. For Value Received The sum ofThe same being the monit Gertificate therefor numb	O HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part, 1985 the first part here of it he second part, its successors and assigns, that at the delivery hereof

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