Oklahoma, to-wit:

COMPARED

The things of the second se

LotSis (6) in Block Three (3) in hill-crest Ridge Addition to the City of Tulsa, Tulsa County,

Oklahoma, according to the Recorded Plat thereof,

together with all improvements and appurtenances now or hereafter to be placed ther on; and they warrant title to same.

This mortgage is given to secure the principal sum of \$2320.00 tayable according to the terms of a certain promissory note in words and figures as follows:

SECOND MORTGAGE NOTE

\$2320.00

Tulsa, Oklahoma, February 23, 1923.

For value recieved I do hereby promise to pay to Peoples Homes Corporation, of Tulsa, Oklahoma, or order, on or before the 10th, day offebruary, 1926, the sum of Two Thousa nd Three Hundred and Twenty and no/100 Dolhars with interest thereon from date hereof at the rate of eight per centum (8%) per annum, computed on even one hundred dollar balances, in equal monthly instalments of \$78.67, on the 10th, day of each month, beginning on the 1 0th day of May 1923,

First parties hereby covneant and agree to pay all taxes and assessments of whatso ever character on said land, and all taxes and assessments that shall be made upon this loan, or upon the legal holder of said note and mortgage on account of said loan, by the State of Oklahoma, or by the count or town wherein said land is situated, when same shall become due except mortgage tax; and to keep the buildings upon the mortgaged premises insured on some reliable insruance commany approved by second party against loss or damage by fire, lightning, tornado and wind sorrm in the sum of \$4500.00 and to assign the policies to second party and deliver said policies and renewals to second party, to be held by it until this mortgage is fully raid, and first parties assume all responsibility of proof and expense of collecting such insurance if loss occurs.

First parties agree to keep all buildings, fences and other improvements on said land in as good repair as they now are, and shall not commit or allow any waste of said premises.

That if default shall be made in the payment of instalment of taxes or assessmen ts upon said premises, or upon said loan, or for local improvements, or for other purposes, or the rremium on said insurance when same becomes due, or in case of breach of any cov enant or condition herein contained, then second party or its legal representatives or a ssigns are hereby authorized to ray said delinquent items, together with any other sum which it may deem necessary to be paid to protect its liens, including liens, claims, adverse title and incumbrances on said premises, and the expense of abstract of title on said premises and in perfecting and defending the title to said premises, which expense shall include among other things whatever amount may be expended by second party for attorney 's fees, either in perfecting or defending said title; and first parties hereby agree to immediately repay to second party all such sums of money which shall be thus paid by se cond party to protect its mortgage, together with interest at the rate of eight per cent (6%) per annum from the date of payment by second party until repaid, and any penalties to accrus thereon, and such sums until repaid, shail-be acoharge sand liter upon said premises, and shall be secured by this mortgage; it is understood and agreed that no interest thus charges ble shall be figured for a period less than one month.

If default shall be made in the payment of any part of either principal or interest when same becomes due or in case of failure, refusal or neglect of first parties to re pay immediately any of the above mentioned items, or in case of breach of any of the covenants