COMPARED

MORTGAGE RECORD No. 472

	243	261	C	M	. J
NO.			15.7	₹	

	This instrument was filed for record on the day of
人名英格兰 化二氯磺基二甲基基二甲基甲基二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	Oct. 1923 at 1:40 o'clock ReM
TO	Fees \$on page102
	O, G, Weaver, (Seal) County Clerk
	(Seal) Brady Brown, County Clerk By Deputy
Nora C. Smith, a widow	/ctober_A.D. 1923between
Tulsa County, in the State	of Oklahoma,of the first part
Tulsa County, Oklahoma	part. yof the second part;
ITNESSETH, That said part. Y of the first part, in consideration of the s Three Hundred and No/10	oum of
e receipt of which is hereby acknowledged, d&S .by these presents grant, bar d assigns, all the following described real estate situated inTULS,s dahoma to-wit:	gain, sell and convey unto said part. Y. of the second part
Lot Twelve (12) in Block One (1 city of Tulsa, Tulsa County, Ok plat thereof.) in Sunnybrook Addition to the lahoma, according to the recorded
	The electerist faction of 100 cm. Care in the property of the
	Dates this 20 day of Och 123 W. W. Stankey, Course Branch
To have and to hold the same, together with all and singular, the	Decision tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
taining forever.	twelve (12)promissory noteSof even date here-
ith. One for \$ 25.00 due December 23, 192 conth thereafter until all of said notes	3 and one note for \$25.00 due on the 23rd of sec are paid in full
Garlan Olalahama	
ithtenper cent interest per annum, payable semi-annue	ally and signed by
Said first part_ Vhereby covenant_S_that_She_is_the	owner in fee
mple of said premises and that they are free and clear of all incumbrances 🙊	cept mortgage in the sum of \$125.00
She will warrant and defend the same against the lawful claims of a semises in the sum of \$520.20	Il persons whomsoever. Said first part Y sgree. S. to insure the buildings on said and maintain such insurance during the existence of this mortgage. Said first part. V.
gice	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty-five and No/100. Dollars ald fee to be due and payable upon the filing of the petition for foreclosure and the same and the amount thereon shall be recovered in said foreclosure suit and included in any
gree	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty-five.and.No/100
Said first part. Y further expressly agree S. that in case of force is herein provided, the mortgagor will pay to the said mortgagee S.QVE: attorney's or solicitor's fees therefor, in addition to all other statutory fees; suall be a further charge and lien upon said premises described in this mortgage degement or decree rendered in action as a foresaid, and collected, and the lien the Now if said first part Vshall pay or cause to be paid to said second unt	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty_five_nnd_No_loo
Said first part_Y_ further expressly agreeS_that in case of force is herein provided, the mortgagor will pay to the said mortgageeSet hat in case of force is attorney's or solicitor's fees therefor, in addition to all other statutory fees; so all be a further charge and lien upon said premises described in this mortgage addgement or decree rendered in action as aforesaid, and collected, and the lien the Now if said first part Yshall pay or cause to be paid to said secondard.	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty-five. and No/100
Said first part. Y. further expressly agree	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty_five_nnd_No_lo_ Dollars and fee to be due and payable upon the filling of the petition for foreclosure and the same s and the amount thereon shall be recovered in said foreclosure suit and included in any sereof enforced in the manner as the principal debt hereby secured. d part_y_his_ heirs or assigns said gether with the interest thereon according to the terms and tenor of said notes_ ts 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 gagemay effect such insurance or pay such taxes and assessments and shall surance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed to sail become entitled to possession of said premises. debt's above and also the beneft cotay, valuation or appraisement laws. Nora C. Smith Nora C. Smith
Said first part_Y_ further expressly agreeS_that in case of force is herein provided, the mortgagor will pay to the said mortgageeSeven attorney's or solicitor's fees therefor, in addition to all other statutory fees; and be a further charge and lien upon said premises described in this mortgage degement or decree rendered in action as aforesaid, and collected, and the lien the Now if said first part Yshall pay or cause to be paid to said secondary.	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty-five. and No/100
Said first part. — further expressly agree S. that in case of fore is herein provided, the mortgagor will pay to the said mortgagee S. EVE: a attorney's or solicitor's fees therefor, in addition to all other statutory fees; so all be a further charge and lien upon said premises described in this mortgage degement or decree rendered in action as aforesaid, and collected, and the lien the Now if said first part Yshall pay or cause to be paid to said second and shall make and maintain such insurance and pay such taxes and assessment or and effect. If said insurance is not effected and maintained, or if any or identification of money in the above described notes. — mentioned, togother and the said insurance is not effected and maintained, or if any or identification of more or any part thereof, are not paid before delinquent then the morte allowed interest thereon at the rate of	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty-five. and No/100
Said first part. Y further expressly agree S. that in case of force is herein provided, the mortgagor will pay to the said mortgagee	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty-five.and.No/100
Said first part. Y. further expressly agreeS. that in case of fores is herein provided, the mortgagor will pay to the said mortgagee	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty_five.and.No/100
Said first part. Y. further expressly agree. S. that in case of force is herein provided, the mortgagor will pay to the said mortgagee. S. QXS: a sattorney's or solicitor's fees therefor, in addition to all other statutory fees; shall be a further charge and lien upon said premises described in this mortgage degement or decree rendered in action as a foresaid, and collected, and the lien the Now if said first part Y. shall pay or cause to be paid to said second unto the said marked and maintain such insurance and pay such taxes and assessment orce and effect. If said insurance is not effected and maintained, or if any said premises, or any part thereof, are not paid before delinquent then the morter allowed interest thereon at the rate of the mortgage may elect to declar the said delt including attorney's fees, and to foreclose this mortgage, and a Said first part Y. waive. Sanotice of election to declare the whole of in WITNESS WHEREOF, said part. Y. of the first part has. CNOW ALL MEN BY THESE PRESENTS That. That. In delinquent, the holder of said note. In hand paid, the receipt whereof is hereby as the said destricted and said first part M. waive. Sanotice of election to declare the whole of the said was all the said when due, or if such in hand paid, the receipt whereof is hereby as the said was all the said when due, or if such in hand paid, the receipt whereof is hereby as the said was all the said was all the receipt whereof is hereby as the said was all the receipt whereof is hereby as the said was all the receipt whereof is hereby as the said was all the receipt whereof is hereby as the said was all the receipt whereof is hereby as the said was all the receipt whereof is hereby as the said was all the receipt whereof is hereby as the said was all the receipt whereof is hereby as the said was all the receipt whereof is hereby as the said was all the receipt whereof is hereby as the said was all the receipt whereof is hereby as the said was all the said was all the said was all the said was all the s	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty-five.and.No/100
Step and all taxes and assessments lawfully assessed on said premises a Said first part. Y. further expressly agree. S. that in case of force is herein provided, the mortgagor will pay to the said mortgagee	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty_five.and.No/100
Said first part. Y. further expressly agree. S. that in case of force is herein provided, the mortgagor will pay to the said mortgagee. Set that in case of force is the said mortgage. Set the said mortgagee. Set the said mortgagee. Set the said mortgage of set therefor, in addition to all other statutory fees; shall be a further charge and lien upon said premises described in this mortgage addigement or decree rendered in action as a foresaid, and collected, and the lien the Now if said first part Y. shall pay or cause to be paid to said secondary. Set the said insurance is not effected and maintained, or if any is aid premises, or any part thereof, are not paid before delinquent then the mort and estimate the said insurance is not effected and maintained, or if any is aid premises, or any part thereof, are not paid before delinquent then the mort estimates of money or any part thereof is not paid when due, or if such it elinquent, the holder of said note. and this mortgage may elect to declare the said debt including attorney's fees, and to forcelose this mortgage, and a Said first part Y. waive. Senotice of election to declare the whole of IN WITNESS WHEREOF, said part. Y. of the first part has. CNOW ALL MEN BY THESE PRESENTS That. SAID THESE PRESENTS That. SHOW ALL MEN BY THESE PRESENTS That SHOW ALL MEN BY THESE PRESENTS That. SHOW ALL MEN BY THESE	before delinquent. 10 cy 1 ve. and . No. 100
Said first part. Y. further expressly agree. S. that in case of force is herein provided, the mortgagor will pay to the said mortgagee. Set that in case of force is the said mortgage. Set the said mortgage. Set the said mortgage. Set the said mortgage and lien upon said premises described in this mortgage adagement or decree rendered in action as a forcesaid, and collected, and the lien the Now if said first part Y. shall pay or cause to be paid to said secondary. Set the said insurance and pay such taxes and assessment orce and effect. If said insurance is not effected and maintained, or if any said premises, or any part thereof, are not paid before delinquent then the mort or sums of money or any part thereof, are not paid before delinquent then the mort or sums of money or any part thereof is not paid when due, or if such it elinquent, the holder of said note. and this mortgage may elect to declassid debt including attorney's fees, and to forcelose this mortgage, and a Said first part Y. waive. Sunotice of election to declare the whole of IN WITNESS WHEREOF, said part. Y. of the first part has. ENOW ALL MEN BY THESE PRESENTS That. Shall her except whereof is hereby as the said mortgage. In a shall here in contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never in WITNESS WHEREOF, The said mortgage. has here in contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never in WITNESS WHEREOF, The said mortgage. has here not any said and said mortgage. has here not any said and said mortgage. has here not any said and said mortgage. has here not said the said s	before delinquent. closure of this mortgage and as often as any proceeding shall be taken to foreclose same nty-five. and. No/100

보고 하는 사람들은 경기를 보고 있다. 보고 있는 것이 있는 것이 있다.