COMPARED

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1H.

NO. 244612 C.N.J.

	STATE OF OKLAHOMA, Tulsa County ss. 16
****	This instrument was filed for record on the
Το	NOV. 1923 at. 1:30 o'clock PM.
	(Seal) County Cler By BradyBrown, Depu
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THIS INDENTURE, Made this 9th day of Hazel D. Rice and C. E. Rice hu	NovemberA, D. 192.3 , between 18band and wife
of	the State of Oklahoma,of the first p
and	hOM8part_7of the second part;
WITNESSETH, That said part 198 of the first part, in consideration	on of the sum of
	prant, bargain, sell and convey unto said part. I. of the second part. her.
	115n, Tulsa County and State
Oklahoma to-wit:	Block (2) two in the Northmoreland
	, Oklahoma, according to the recorded
pres chareor.	
	TREASURER'S EVELXMASEMENT
	Rec. 121/1 1 12 1 1 5 60 and 2
	tax on the main state of the second property of montgage Dated to: 16 days 200, 1923 W. W.
	Marca La 10
	W. W. 192.3 BB Mar in any set app
taining forever.	ment ofQnepromissory noteof even date he
with. One for \$ 1,000.00 due November	9th, 1926
made toRODE_DINKIEy	
	mi-annually and signed by
Hazel D. Rice and C. E. Ri	ice
	y are the owner Sn
	v are the owner In
simple of said premises and that they are free and clear of all incumbra	<u>7 270 the</u>
simple of said premises and that they are free and clear of all incumbra That they have they will warrant and defend the same against the lawful of	7. 270 the
simple of said premises and that they are free and clear of all incumbra That they have the.y will warrant and defend the same against the lawful cle premises in the sum of \$ 1,500,000for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said p	<u>x are the</u> inces
simple of said premises and that they are free and clear of all incumbra That	<u>y are the</u>
simple of said premises and that they are free and clear of all incumbra That they have they nave they	<u>y are the</u> <u>good</u> right and authority to convey and encumber the same a aims of all persons whomeover. Said first part 2 @Sagreeto insure the buildings on a rigagee and maintain auch insurance during the existance of this mortgage. Said first part.j. premises before delinquent. se of forcelosure of this mortgage and as often as any proceeding shall be taken to forcelose as
simple of said premises and that they are free and clear of all incumbra. That	<u>good</u> right and authority to convey and encumber the same a aims of all persons whomsoever. Said first part 100 are to insure the buildings on s rtragges and maintain auch insurance during the existance of this mortgage. Said first part <u>i</u> premises before delinquent. so of forcelosure of this mortgage and as often as any proceeding shall be taken to forcelose as <u>Ono. hundrod</u> and NO/100. poll ry fces; said fee to be due and payable upon the filing of the petition for forcelosure and the as mortgage and the amount thergon shall be recovered in said forcelosure suit and included in a the lien thereof enforced in the findmer as the principal debt hereby secured.
simple of said premises and that they are free and clear of all incumbra. That they have they have they now the suil warrant and defend the same against the lawful of premises in the sum of \$ 1,500,00for the benefit of the mor agree to pay all taxes and assessments lawfully assessed on said p Said first part 198, further expressly agreethat in gas as herein provided, the mortgagor will pay to the said mortgagee shall be a further charge and lien upon said premises described in this r judgement or decree rendered in action as a foresaid, and collected, and the Now if said first part 99shall pay or cause to be paid to sa sum	<u>good</u> right and authority to convey and encumber the same a aims of all persons whomeover. Said first part. 10Sagreeto insure the buildings on a rtgagee and maintain auch insurance during the existance of this mortgage. Said first part. 1 premises before delinquent. se of forcelosure of this mortgage and as often as any proceeding shall be taken to forcelose an One. hundred. and. NO/LOO
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