COMPARED

MORTGAGE RECORD No. 472

No. 245182 0.M.J.

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	This instrument was filed for record on the day of Nov. 192 3 2:30 cclock P. M
i de la compania de La compania de la co	and duly recorded in Book. 472 on page 208
	Fces \$
**************************************	0. G. Weaver,
	By Brady Brown, County Clerk By Deputy
THIS INDENTURE, Made this 6th day of Jul Lucile Chastain, single	LY,A. D. 192.3 , between
Tulsa County in the State	e of Oklahoma. part Y of the first part
nd Leonard & Braniff, a corpora	ation
	sum of
Three Hundred and No/10	Dollars
	argain, sell and convey unto said part. Y. of the second part
nd assigns, all the following described real estate situated in	County and State of
Lot One (1) Block Three (3) City of Tulsa, Tulsa County Recorded Plat thereof.	Pouder-Pomeroy Addition to the 7, Oklahoma, according to the
는 이미를 보았다. 이 나고 하는 한 이번 때	TREASURER'S ENDORSEMENT
보통이 막혀들면 제 바르네이드리다	TREASTREES ENDORSON DE en l'issued I horety reserve fou I received \$.06 en l'issued Receive le 1263 Han a compayment of morrouge
	Received 1/2/00 Ten week in payment
	Dated in 24 in of 200 1923
	W. W. Stackey, County Tro-
To have and to hold the same, together with all and singular, the taining forever.	e tenements, hereditaments and appurtsnances thereunto belonging, or jngaytyse apper-
This conveyance is intended as a mortgage to secure the payment of	
Leonard & Braniff a cornoral	51.0n
ade to	
r order, payable at Tulsa	
rithSONOILper cent interest per annum, payable semi-ann	ually and signed by
Said first part . V hereby covenant S that She 18	ngle
imple of said premises and that they are free and clear of all incumbrances	except mortgage to Mortgage-Bond Company dated
June 15th, 1923 for \$6000.00	
	all persons whomsoever. Said first part. Y agree S to insure the buildings on said
remises in the sum of -300 , 00 ,	
	s before delinauent
Said first part Y_ further expressly agree that in case of for	s before delinquent. eclosure of this mortgage and as often as any proceeding shall be taken to foreclose same
Said first part	s before delinquent. reclosure of this mortgage and as often as any proceeding shall be taken to foreclose same $\mathbb{Z}_{\mathcal{V}}$. $\mathbb{Z}_{\mathcal{V}}$. $\mathbb{Z}_{\mathcal{V}}$. $\mathbb{Z}_{\mathcal{V}}$. $\mathbb{Z}_{\mathcal{V}}$. Dollars said fee to be due and payable upon the filing of the petition for foreclosure and the same
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Said first part	s before delinquent. reclosure of this mortgage and as often as any proceeding shall be taken to foreclose same J. 200 No./100 Dollars said fee to be due and payable upon the filing of the petition for foreclosure and the same ge and the amount thereon shall be recovered in said foreclosure suit and included in any thereof enforced in the manner as the principal debt hereby secured. Its. heirs or assigns said ogether with the interest thereon according to the terms and tenor of said note.
Said first part. Y further expressly agree that in case of for is herein provided, the mortgagor will pay to the said mortgage. FATL is attorney's or solicitor's fees therefor, in addition to all other statutory fees; hall be a further charge and lien upon said premises described in this mortgag udgement or decree rendered in action as aforesaid, and collected, and the lien Now if said first part. Y. shall pay or cause to be paid to said second to the said second and shall make and maintain such insurance and pay such taxes and assessme orce and effect. If said insurance is not effected and maintained, or if any	s before delinquent. reclosure of this mortage and as often as any proceeding shall be taken to foreclose same \[\frac{1}{2} \] \] \[\frac{1}{2} \] \[\
Said first part Y. further expressly agree	s before delinquent. reclosure of this mortage and as often as any proceeding shall be taken to foreclose same V. 200. No./100 Dollars said fee to be due and payable upon the filing of the petition for foreclosure and the same ge and the amount thereon shall be recovered in said foreclosure suit and included in any thereof enforced in the manner as the principal debt hereby secured. heirs or assigns said ogether with the interest thereon according to the terms and tenor of said note. To the same 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 assessments and shall regage
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