COMPARED

466

阁

 $\frac{1}{2}$

MORTGAGE RECORD No. 472

FROM	STATE OF OKLAHOMA, Tulsa County ss.	
	This instrument was filed for record on the21 day of April 12:40 doi:lock A.o.M.,	
	and duly recorded in Book 472	
то	Fees \$	
	O. G. Weaver,	1
	0. G. Weaver, (Seal) Brady Brown, Deputy	
18th	/ 2211A. D. 192. 4., between	23. 38 24
THIS INDENTURE, Made this 18thday of Ap J. E. Williams & Bessie Williams,	his wife	
Tulsa Galactic County, in the	his wife State of Oklahomepartof the first part	
VITNESSETH. That said part 108 of the first part, in consideration o	of the sum of	· · ·
Thirty Five Hundred and No/	100 Dollars	
he receipt of which is hereby acknowledged, doby these presents gran nd assigns, all the following described real estate situated in	Tulsa	
klahoma to-wit:	그는 물건에 가지 않는 것을 많이 많이 있는 것이 없어. 것 같은 것이 있는 것이 없는 것이 없 않는 것이 없는 것이 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 않는 것이 않는 것이 없는 것이 않은 않은 것이 없는 것이 없 것이 않는 것이 않는 것이 않는 것이 없는 것이 않이	
The East Thirty Eight feet	(E.38') of Lots One (1), Two (2), ock Sixteen (16), Berry Addition homa, according to the recorded	
to the city of Tulsa, Okla	homa, according to the recorded	in de la composition Composition
plat thereof:	TREAST BER'S ENISOUSEMENT	
	I have really start to rever ved & 3 42, and issued	
	Preven du/4579 decision on public of martishes	
	tusen in 21 and april 113 4	
	21 april 103 4.	
	provide a state of a state and a state a st	
	r, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-	
This conveyance is intended as a mortgage to secure the payme	nt of Thirty Five Hundred and No/100 being two	
ith. One for \$ 2.000.00 due APTIL 1800.	1929 and one note for \$1,000 one April 18th, 1927.	
	annually and signed by	
Said first parthereby covenantthatthey	are the	
hat they have	good right and authority to convey and encumber the same and	
remixes in the sum of $\$_{-}$, 500 , 900 , 100 , 100 more the benefit of the mortg gree $\$_{-}$ to pay all taxes and assessments lawfully assessed on said pre-	ns of all persons whomsoever. Said first part 1.2Sugreeto insure the buildings on said agee and maintain such insurance during the existance of this mortgage. Said first part 189	
Said first part 1.95. further expressly agree that in case of	f foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same 3400,00	1
a attorney's or solicitor's fees therefor, in addition to all other statutory i	fee; said fee to be due and payable upon the filing of the petition for foreclosure and the same rtgage and the amount thereon shall be recovered in said foreclosure suit and included in any	
udgement or decree rendered in action as aforesaid, and collected, and the	lien thereof enforced in the manner as the principal debt hereby secured. second part	
umSof money in the above described note_Smentioned	ech, together with the interest thereon according to the terms and tenor of said note. B essments then these presents shall be wholly discharged and void otherwise shall remain in full	
orce and effect. If said insurance is not effected and maintained, or if	f any and all taxes and assessments which are or may be levied and assessed lawfully against e mortgage-m	
e allowed interest thereon at the rate of 10	e morigage	
elinquent, the holder of said note.S. and this mortgage may elect to	declare the whole sum or sums and interest thereon due and payable at once and proceed to	
ollect said debt including attorney's fees, and to foreclose this mortgage, Said first part, JQSwaivenotice of election to declare the w	whole debtas above and also the beneft to stay, valuation or appraisement laws.	
IN WITNESS WHEREOF, said part_229_of the first part	ha. <u>Y9hereunto set_th0irhand.</u> S_the day and year first above written. J: E. Williams	
	Bessie Williams	
NOW ALL MEN BY THESE PRESENTS	ASSIGNMENT	
That	Of	
amed mortgageein consideration of the sum of	reby acknowledged, dobereby sell, assign, transfer, set out and convey unto	

h	estate conveyed and the promissory note, debts and claims thereby secured, and the	
ovenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subjec	it, nevertheless, to the conditions therein contained.	
IN WITNESS WHEREOF, The said mortgagee ha here	unto setday of	
TATE OF OKLAHOMA, Tulsa	ounty, ss.	
n this18day ofApril, 192.4., personally	appeared	
J. R. Williams and Bessie Williams		
	Bir free and voluntary act and deed for the uses and purposes therein set forth.	
nd acknowledged to me thatth_OYexecuted the same asth£	승규는 학생님께 이 가장 같은 것 같은	
nd acknowledged to me thatth_OYexecuted the same asth£	forth. Seal) D. C. Lange,	
	forth. Seal) D. C. Lange, Notary Public	
nd acknowledged to me thatth_OYexecuted the same asth£		

X

()

ſ