COMPARED

_			19.0	IVI	ינאי	JAU	L K	ハレい	NO,
	DAOTEO	O M T					* "		
NO.	240350	0.14.0.		a distribution					5 g
				10 miles (10 miles)	10000	A Company of the Comp			

	STATE OF OKLAHOMA, Tulsa County ss. 18 This instrument was filed for record on the 18
	Sept. 192 3 at 4:30 o'clock P.M., and duly recorded in Book 472 on page 76
TO	and duly recorded in Book 472 on page 76
되면 내일 요즘 그리지 않는데 이 이번 사람	O. G. Weaver,
	(Seal) Brady Brown, County Clerk
THIS INDENTURE, Made this 1st day of Jul	LYA, D. 192.3 between
	te of Oklahoma,of the first par
C. H. Terwilleger	
TUISE, OKLEHOMS. TNESSETH, That said part. V. of the first part, in consideration of the	e sum of \$2,360.000 100
Twenty Three Hundred S	Sixty and No/100 (2)
e receipt of which is hereby acknowledged, do 98 by these presents grant, bu Il assigns, all the following described real estate situated in Tul Se	argain, sell and convey unto said part. Y of the second part
lahoma to-wit:	
All of Lot Nine (9) in Block Addition to the city of Tulss plat thereof.	Five (5) in Terwilleger Heights, an a. Oklahoma, according to the recorded 1 bredy could that the five of the five of the Million in payment of montgar the within marriage. 1 bred the 19 day of Sept. 10: 3- W. W. Stackey, County in James
왕일 사람들이 안 먹는 사람이 되었다.	1 Miles
To have and to hold the same, together with all and singular, th	te tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper
ining forever.	of
th. One for \$2,360.00due in four install	Iments of Five Hundred and Ninety Dollars (\$590 ighteen (18) and twenty-four months
helgnv_101per cent interest per annum, payable semi-ann Mary Elizabeth Wiley and	aually and signed by
Said first part_ynereby covenantthatvirvirvir	19owner_in fe
pple of said premises and that they are free and clear of all incumbrances	
she has She has She has She has She will warrant and defend the same against the lawful claims of the same against the lawful claims of the same against the same against the lawful claims of the same against the same against the same against the same against the lawful claims of the same and lawful claims of the same and pay such the same and same and same and same and pay such taxes and assessment one 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 more allowed interest thereon at the rate of gight. I gle cent per annum or sums of money or any part thereof is not paid when due, or if such elinquent, the holder of said note and this mortgage may elect to decillect aid debt including attorney's fees, and to foreclose this mortgage, and Said first part. T. waive Snotice of election to declare the whole IN WITNESS WHEREOF, said part. T of the first part ha.	good right and authority to convey and encumber the same and fall persons whomsoever. Said first part X
at She has at She has basessed on said premises described in this mortgag de part she said second at She has	good right and authority to convey and encumber the same and all persons whomseever. Said first part X
she has She has She has She will warrant and defend the same against the lawful claims of mises in the sum of \$	good right and authority to convey and encumber the same and all persons whomsoever. Said first part X
she has at She	good right and authority to convey and encumber the same and all persons whomsoever. Said first part X
She has She has She will warrant and defend the same against the lawful claims of the same against the lawful claims of the same against the lawful claims of the same of the benefit of the mortgages. She will warrant and defend the same against the lawful claims of the same of the same of the mortgage of the same provided, the mortgage will pay to the said mortgage. There is tener provided, the mortgage of in addition to all other statutory fees; I be a further charge and lien upon said premises described in this mortgagement or decree rendered in action as aforesaid, and collected, and the lien. Now if said first part. A. shall pay or cause to be paid to said seem of money in the above described note. mentioned, the shall make and maintain such insurance and pay such taxes and assessment of the said insurance is not effected and maintained, or if any premises; or any part thereof, are not paid before delinquent then the moullowed interest thereon at the rate of. Alghl. Layer cent per annula or sums of money or any part thereof is not paid when due, or if such nature, the holder of said note. and this mortgage may elect to declect said debt including attorney's fees, and to foreclose this mortgage, and Said first part. W. waive. Snotice of election to declare the whole IN WITNESS WHEREOF, said part. J. of the first part has seed mortgage. OW ALL MEN BY THESE PRESENTS That	good right and authority to convey and encumber the same and all persons whomsoever. Said first part X
she has	good right and authority to convey and encumber the same and all persons whomsoever. Said first part. Y
she has She has She will warrant and defend the same against the lawful claims of the benefit of the mortgages end of the same against the lawful claims of the same same against the same against the same against the same against the lawful claims of the same against the lawful claims of th	good right and authority to convey and encumber the same and all persons whomsoever. Said first part X
she has She has She has She will warrant and defend the same against the lawful claims of emises in the sum of \$	good right and authority to convey and encumber the same and all persons whomsoever. Said first part X
she has She has She will warrant and defend the same against the lawful claims of emises in the sum of \$	good right and authority to convey and encumber the same and all persons whomsoever. Said first part X
she has She has She has She will warrant and defend the same against the lawful claims of emises in the sum of \$	good right and authority to convey and encumber the same an fall persons whomsoever. Said first part X
she has She has She will warrant and defend the same against the lawful claims of mises in the sum of \$ for the benefit of the mortgages ec. \$ to pay all taxes and assessments lawfully assessed on said premises. Said first part. \$ further expressly agree. \$ that in cage of for herein provided, the mortgager will pay to the said mortgagee 11796 attorney's or solicitor's fees therefor, in addition to all other statutory fees; ll be a further charge and lien upon said premises described in this mortgagement or decree rendered in action as a foresaid, and collected, and the lien Now if said lirst part. \$ shall pay or cause to be paid to said second of the said maintains such insurance and pay such taxes and assessment of the said in a surface is not effected and maintained, or if any different part is not effected and maintained, or if any different part is not said second effect. If said insurance is not effected and maintained, or if any different part is not said second effect. If said insurance is not effected and maintained, or if any different part and the rate of said left can due, or if such inquent, the holder of said note and this mortgage may elect to declete taid debt including attorney's fees, and to foreclose this mortgage, and Said first part. \$ waive snotice of election to declare the whole in will not part and the sum of in hand paid, the receipt whereof is hereby	good right and authority to convey and encumber the same and fall persons whomsoever. Said first part Xagree. Sto insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part Xs before delinquent. reclosure of this mortgage and sa often as any proceeding shall be taken to foreclose same in the first part is said fee to be due and payable upon the filling 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 finishner as the principal debt hereby secured. In the first of a said said foreclosure suit and included in any thereof enforced in the finishner as the principal debt hereby secured. In the first of a said said foreclosure said and the said foreclosure said and the said foreclosure said and the first of a said said said to the said foreclosure said included in any thereof enforced in the finishner as the principal debt hereby secured. In the said said said the said said foreclosure said and the said said said said said said said said
She has She has She will warrant and defend the same against the lawful claims of mises in the sum of \$\frac{1}{2} - \text{	good right and authority to convey and encumber the same an fall persons whomsoever. Said first part X
she has She has She will warrant and defend the same against the lawful claims of emises in the sum of \$	good right and authority to convey and encumber the same an fall persons whomsoever. Said first part X agree. S to insure the buildings on as a and maintain such insurance during the existance of this mortgage. Said first part X as before delinquent. so before delinquent. reclosure of this mortgage and sa often as any proceeding shall be taken to foreclose same and the processor of this mortgage. Deliar said foreclosure suit and included in any thereof enforced in the mainter as the principal debt hereby secured. In the same and assessed handled in any the principal debt hereby secured. In the same and assessments which are or may be levied and assessed lawfully against the these presents shall be wholly discharged and void otherwise shall remain in fully and all taxes and assessments which are or may be levied and assessed lawfully against origing. In may effect such insurance or pay such taxes and assessments and shall become entitled to possession of gaid premises. In until paid, and this mortgage shall stand as security for all such payments; and if sai insurance is not effected and maintained or any taxes or assessments are not paid before lare the whole sum or sums and interest thereon due and payable at once and proceed to shall become entitled to possession of gaid premises. Active the shall become entitled to possession of gaid premises. Active the shall become entitled to possession of gaid premises. Active the shall become entitled to possession of gaid premises. Active the shall become entitled to possession of gaid premises. Active the shall become entitled to possession of gaid premises. Active the shall become entitled to possession of gaid premises. Active the shall become entitled to possession of gaid premises. Active the shall become entitled to possession of gaid premises. Active the whole sum or sums and interest thereon due and payable at once and proceed to shall be active to the shall be active t