COMPARED

388

and and a work a special in

## 475050 REAL ESTATE MORTGAGE. 1000 A. D. 19 2, by and betwee THIS INDENTURE, Made this. 2nd Gertrude & moore a \_\_\_\_, and State of Oklahoma, part got the first part, and. of the County of. Julas her do. Beg, at S & cos said Lot 4 strance, north along East line said It SI ft- Thince W 50 ft 13- 91 Line & said let 4 Thence south 70 At & S W cas said lot 4 Thener & along South line relue received, I approvide set is hareby released. TREASURER'S ENDORSEMENT Thereby certify that I received in mortgage, and same is hereby released. Chas Grans. In morigage, and the second part, and to the second part, and to the second part and defend the same in the delered and second part of the second part and defend the same in the quiet and part of a good, indefensible estate of inheritance there-Therefor in payment of mortgage tax on the ..... in, free and clear of all incumbrances, and that Me\_\_\_\_\_\_will warrant and defend the same in the quiet and peaceable possession of said part g\_\_\_\_\_ of the second part def heirs and assigns, forever, against the lawful claims of all persons whomsoever. PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the following conditions, to-wit: Justiy indebted unto the said second part \_\_\_\_\_\_ in the principal sum of \_\_\_\_\_\_\_ Mune Hundred\_\_\_\_\_\_\_\_ and pay-\_\_\_\_\_\_\_ Dollars, being for a loan made by the said second part \_\_\_\_\_\_\_ to the said first part f\_\_\_\_\_, and pay-First: Said first part\_\_\_\_\_ able according to the tenor and effect of <u>Cnl</u> certain negotiable promissory note executed and delivered by the said first part <u>the barrow</u>, bearing date <u>the said inst part to the said inst part to the said inst part <u>the said inst part to the said inst part <u>the said inst part to the said second part on the the said of the said inst part to the s</u></u></u> Bank day of Then all of said installments become due and payable forthewith according , & law day of respectively. Each of said principal and interest notes bear interest after maturity at the rate of part of at Exchange nature Bank of Julia with exchange on New York 8 ...per cent per annum, and are made payable at the order of said second SECOND: The said part \_\_\_\_\_\_\_of the first part agree\_\_\_\_\_\_to keep all buildings, fences and other improvements on the said land in as good repair as they now are, to commit or allow any waste on said premises. to commit or allow any waste on said premises. THIRD: It is further expressly agreed by and between the parties hereinto that if any default be made in the payment of any part of either said principal or interest notes, when the same become due, or in case of the branch of any covenant or condition herein shall be made by the same become due, or in the payment of any matter of either said principal or interest interest the pay is shall be entitled to pay the same become due, or in the payment of any matter of the second part or any installated of the said premises or pleaded to the part. At it is also the second part or any installated of the second part or any installated and premises are pleaded to the part of the second part or any installated and part of the second part or any installated and part. The of the second part or any installated and part of the second part or any installated and part. The of the second and are any installated and part of the part of any constraints of any installated and part of the second part or any installated and part of the second part or any installated and part of any constraints of any installated and part of any constraints of the second part of any part of the second p IN TESTIMONY WHEREOF, the said part for the first part hereunto subscribe and affix My \_seal, on the day and year first above mentio Bertrude a Moore ......(Seal.) \_(Seal.) State of Oklahoma, ss. County of Tulsa. End\_day of in and for said County and State, on this Before me Gestrude a moore a single won Seconder A. D. 19. A., personally appeared. to me known to be the identical person who executed the within and and foregoing instrument, and acknowledged to me that \_\_\_\_\_\_ executed the same as \_\_\_\_\_\_ free and voluntary act and deed, for the uses and purposes therein set forth WITNESS my hand and official seal the day and year last above written. Lewis Cline pice County Clusk My commission expires. Filed for Record the 2 day of All A.D. 19/2, at 10 o'clock Qu., and Recorded the aguilaup Deputy. By FILMER FILMER

The second states in the second states in the second states in the