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## COMPARED

## -----REAL ESTATE MORTGAGE :-----

KNOW ALL MEN BY THESE PRESENTS :- That Amelia Harrison Nee Thomas and Sam Harrison her husband of Muskogee County, Oklahoma, Mortgagors hereinafter called fir t party, togecure the payment of the sum of Three Hundred Twenty Five and No /100 Dollars the receipt whereof in hereby acknowledged, hereby mortgage to  $\mathcal{A}$ . Wheeler mortgage hereinaf ter called second party, the following described premises, situated in Tulsa County, Oklahoma, to wit :-

The Southeast quarter of the southwest quarter of Section Eleven (II) Towns ship Nineteon (I9) North, range Thirteen (I3) East . of the Indian Meridian containing in all'40 acres, more or less, according to the Government survey thereof with all improvements there an and appurtanances thereunto bel noing and warrant the title to same.

This mortgage is given to secure the payment of the dek and the performances of the agreements here after agreed upon to be paid and performed by first party m, to-wit FIRST: That first party will pay the the said **#.D** Whèeler his heirs or assigns, at his office in Witchita Kasas (or at such other place as the ligal owner of this mortgage may from time to time direct ) with exchange on New York Three Hundred Twenty Five & No/IOO Dollars according to certain promissory coupon mortgag. hond, executed concurrently with this mortgage by first party, payable to second party, his heirs or assigns, upon the date or dates and with interest therein specified, bearing date of this mortgage and described as follows :-

Mortgage Bond No 1709 for Three Hundred Twenty Five & No/100 Dollars. SECOND :- That in case of default in payment of said note or interest or of any sum herein agreed to be paid, or in default of performance of any agreement herein contained first party will pay to second party his here's or assigns, interest at the rate of 10 per cent per annum, see - annually or said principal note from the date (hereof to the time when the money shall be actually paid.

THIRD : That first party will keep the buildings on said precises insurged avainst loss by fire and wind-storms in responsible insurance companies, satisfactory to second party, to the amount of with second party's form of assignment attached, making said i sur ance payable in case of loss to F.H. Wheeler or assigns as his interests may appear, and deliver said policies and renegals to the said pecond party to be held by him until this mortgage is fully paid of In case of failure to keep said buildings so insured the holder of this mortgage may effect such insurance and the amount paid there for shall be collectable with the notes herein, with interest at 10 per cent per annum, and this mortgage shall stand as security therefor.

Now if said first party shall pay or cause to be paid the said sums of money with interest thereon according to the terms of said notes and coupons, then there presents shall be void and said premises shall be released at the cost of the party of the first part. But if said sum of money or any part thereof, or any interest thereon is not paid when due and parable, or if any taxes or assessments levied against said property or said second party, or assigns, or charges for insurance, are not paid when the same are due and payable, or on failure to furnel, insurance as herein agreed, then in either of these cases the said principal note or notes, with the interest thereon