COMPARED No. 219295 C.Y.J.

MORTGAGE RECORD NO. 408

· 我们也有什么,我们也没有我们就没有我们的,我们就是我们的一个时间的的。""我们就是我们的,我们就没有什么。""我们就是我们的,我们就没有什么。""我们就是这	This instrument was filed for record on the
TREASURER'S FORM: OIS EMBELLE and issued I hereby certify that I received 5. 2. 2 and issued Received Ho. 7.2.79 therefore in payment of mortgage	Jan. 1923 at 9:00 o'clock A M., and duly recorded in Book. 408 on page 173
tax on the within mortess. TO 1923 Indeed this area day of fan 1923	Fecs \$
bated this Fo. day of J. F. County Treasurer WAYNE L. DickEY, County Treasurer	O. G. Weaver. (Sapi) County Clerk.
N16	Brady Brown.
THIS INDENTURE, Made this twenty flarst Deceming the Nellie E. Whitestine and A.J. Spahr at	ber A.D. 192 2 between B. G. Whitestine and his nd his wife Mary Frances Spahr
Tulsa County, in the State of	Oklahoma,of the first part, and
Dickason Goodman Lumber Cor	mpanypart 1.68 of the second part; =
ITNESSETH, That said part. 195 of the first part, in consideration of the si	um of
TRIT toon Rundred Seventy-two and SI/I	Dollars rgain, sell and convey unto said part 1980f the second part their heir
d assigns, all the following described real estate situated in	Sa, Tulsa
Terrace Drive Addition to the This mortgage is given subject	lock (16) Sixteen; Re.Sub-Division (2), Two (3) Three; Block (4) Four city of Tulsa, Tulsa Oklahoma. t however, to one certain mortgage e #220, drawn in favor of Leonard in the amount of \$4,000.00.
ining forever. This conveyance is intended as a mortgage to secure the payment of	tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper One
일 그렇게 된 이번 되고 있는 것이 되는 사람이 하게 되어 되었다.	, 192
ade to Dickason Goodman Lumber Company	
th	ally and signed by B. G. Whitestine and his wife nd his wife Mary Frances Spahr ne and his wife Nellie E
Said first part 199 hereby covenant S. that B. G. Whitesime in said premises and that they are free and clear of all incumbrances. 9XCeption above noted	ne and his Wife Nellie E owner S in fee simple
Said first part 199 hereby covenant S. that B. C. Whitestine is said premises and that they are free and clear of all incumbrances. ———————————————————————————————————	good right and authority to convey and encumber the same, and ll persons whomsoever. Said first part_188 series
Said first part 199 hereby covenant S. that B. C. Whitestine said premises and that they are free and clear of all incumbrances. ———————————————————————————————————	good right and authority to convey and encumber the same, and li persons whomsoever. Said first part ies gree S to insure the buildings on air and maintain such insurance during the existance of this mortgage. Said first part ies gree S to insure the buildings on air and maintain such insurance during the existance of this mortgage. Said first part ies gree S to insure the buildings on air or ckason. Goodman Lbur. One Hundred S ifty Dollar s; said fee to be due and payable upon the filing of the petition for foreclosure and the ortgage, and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part Dickason. Goodman Lbur. Oc. The irr or assigns saigether with the interest thereon according to the terms and tenor of said note. The tenth of the same in the same and tenor of said note. The tenth of the same of the same and tenor of said note. The same in the same is the same and seessed lawfully agains gage. The same is the same in the same of the same is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed the shall become entitled to possession of said permises. debt due as above and also the benefit to stay, valuation or appraisement laws. We hereunto set Whitestine Nellie S. Whitestine Nellie S. Whitestine
Said first part 198 hereby covenant S. that B. C. Whitestine S. said premises and that they are free and clear of all incumbrances. ———————————————————————————————————	good right and authority to convey and encumber the same, and li persons whomsoever. Said first parties_gree_Sto insure the buildings on and maintain such insurance during the existance of this mortgage. Said first partselfore delinquent. oreclosure of this mortgage, and as often as any proceeding shall be taken to foreclos ckason. Goodman_Lbr.e. One_Hundred_2iftyDollars; said fee to be due and payable upon the filing of the petition for foreclosure and the ortgage, and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured. Onch part Dickason. Goodman_Lbt.e. Co. their heirs or assigns saigned with the interest thereon according to the terms and tenor of said note tathen these presents shall be wholly discharged and void, otherwise shall remain in fund and all taxes and assessments which are or may be levied and assessed lawfully agains gagemay effect such insurance or pay such taxes and assessments and shan, until paid, and this mortgage shall stand as security for all such payments; and insurance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed to shall become entitled to possession of said permises. debt due as above and also the benefit to stay, valuation or appraisement laws. VS. hereunto set. URS.Thand. S.the day and year first above written. B. G. Whitestine Hellie E. Whitestine ASSIGNMENT County, Cklahoma, the withing
Said first part 198 hereby covenant S. that B. G. Whitestine said premises and that they are free and clear of all incumbrances. EXCEPTION above noted at they have they will warrant and defend the same against the lawful claims of all emises in the sum of \$15000000000000000000000000000000000000	good right and authority to convey and encumber the same, and payable at the buildings on againd maintain such insurance during the existance of this mortgage. Said first part 18 before delinquent. oreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose the same of this mortgage, and as often as any proceeding shall be taken to foreclose the same of this mortgage, and as often as any proceeding shall be taken to foreclose the same of the petition for foreclosure and the ortgage, and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part Dickason. Goodman The Co. the irror assigns saigether with the interest thereon according to the terms and tenor of said note. The taken these presents shall be wholly discharged and void, otherwise shall remain in funded that same and assessments which are or may be levied and assessed lawfully again gage. The many effect such insurance or pay such taxes and assessments and insurance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed to shall become entitled to possession of said permises. debt due as above and also the benefit to stay, valuation or appraisement laws. We hereunto set the law and also the benefit to stay, valuation or appraisement laws. We hereunto set the law and set to the day and year first above written. B. G. Whitestine Nellie S. Whitestine
Said first part 198 hereby covenant S. that B. C. Whitestine said premises and that they are free and clear of all incumbrances. ———————————————————————————————————	good right and authority to convey and encumber the same, and light persons whomsoever. Said first part iesures S to insure the buildings on agind maintain such insurance during the existance of this mortgage. Said first part iesures of this mortgage. Said first part is said for this mortgage, and as often as any proceeding shall be taken to foreclos CKASON GOOGMAN IDEA. ONE HUNDING S. ifty Dollar set, said fee to be due and payable upon the filing of the petition for foreclosure and the ortgage, and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured. Ond part Dickason Goodman Idea. Oo, Inclining the said singular to the terms and tenor of said note. the tenth these presents shall be wholly discharged and void, otherwise shall remain in fund all taxes and assessments which are or may be levied and assessed lawfully again gage. ————————————————————————————————————
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Said first part 199 hereby covenant S. that B. C. Whitesine said premises and that they are free and clear of all incumbrances. ———————————————————————————————————	good right and authority to convey and encumber the same, and li persons whomsoever. Said first part_188 gree_S_ to insure the buildings on agind maintain such insurance during the existance of this mortgage. Said first part_88 before delinquent. oreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose the said fee to be due and payable upon the filing of the petition for foreclosure and the ortgage, and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured. Once the principal debt hereby secured to the principal debt hereby secured to the principal debt hereby secured to the terms and tenor of said note to then these presents shall be wholly discharged and void, otherwise shall remain in ful and all taxes and assessments which are or may be levied and assessed lawfully agains gage may effect such insurance or pay such taxes and assessments and shan, until paid, and this mortgage shall stand as security for all such payments; and insurance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed to shall become entitled to possession of said permises. debt due as above and also the benefit to stay, valuation or appraisement laws. VS. hereunto set. VPS.X. hand. S. the day and year first above written. B. G. Whitestine Hellie E. Whitestine ASSIGNMENT County, Oklahoma, the within nowledged, dohand. s. the day and claims thereby secured, and the vertheless, to the conditions therein contained. to set hand hand this
Said first part 199 hereby covenant S. that B. G. Whitesing said premises and that they are free and clear of all incumbrances. ———————————————————————————————————	good right and authority to convey and encumber the same, and lipersons whomsoever. Said first part
Said first part 199 hereby covenant S. that B. C. Whitestine and premises and that they are free and clear of all incumbrances. EXCEPTION above noted and they have the have here and effect and main min such insurance and pay such taxes and assessment and premises, or any part thereof, are not paid before delinquent, then the morth allowed interest thereon at the rate of they have the have a such the have the have the have the holder of said note. Then they have the have the holder of said note. Then they have the have th	good right and authority to convey and encumber the same, an learning and the same and authority to convey and encumber the same, and maintain such insurance during the existance of this mortgage. Said first part expected elinquent. Torclosure of this mortgage, and as often as any proceeding shall be taken to forecloe (KASON GOODMAN LDL. One Hundred & 1.14 y Dollars; said fee to be due and payable upon the filing of the petition for foreclosure and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured. The same with the interest thereon according to the terms and tenor of said note. The tenth these presents shall be wholly discharged and void, otherwise shall remain in fund all taxes and assessments which are or may be levied and assessed lawfully again gage. The same of the same of the said or said assessments and the nortgage shall stand as security for all such payments; and insurance is not effected and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed to shall become entitled to possession of said permises. debt due as above and also the benefit to stay, valuation or appraisement laws. Ya hereunto set. UPLIX. hand. S. the day and year first above written. B. G. Whitestine Hellie F. Whitestine ASSIGNMENT County, Oklahoma, the within nowledged, do. hereby sell, assign, transfer, set out and convey unto the shall become and the promissory note. hand. S. the day and year first above written, and hereby sell, assign, transfer, set out and convey unto the set. The set of the payments and the set of the s
Said first part 198 hereby covenant S. that B. C. White Sinesial premises and that they are free and clear of all incumbrances. ———————————————————————————————————	good right and authority to convey and encumber the same, an and persons whomsoever. Said first part. 168 gree. S. to insure the buildings on an and maintain such insurance during the existance of this mortgage. Said first part. 108 gree. S. to insure the buildings on an and maintain such insurance during the existance of this mortgage. Said first part. 100 greedowr of this mortgage, and as often as any proceeding shall be taken to foreclose received the first of the mortgage, and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured. 100 graph of the interest hereon according to the terms and tenor of said note. 100 graph of the interest shall be wholly discharged and void, otherwise shall remain in fundand all taxes and assessments which are or may be levied and assessed lawfully again gage. 100 graph of the said foreclass of the said special and savessed and maintained or any taxes or assessments are not paid before the whole sum or sums and interest thereon due and payable at once and proceed to shall become entitled to possession of said permises. 100 graph of the said become entitled to possession of said permises. 100 graph of the said become entitled to possession of said permises. 100 graph of the said become entitled to possession of said permises. 100 graph of the said become entitled to possession of said permises. 100 graph of the said was above and also the benefit to stay, valuation or appraisement laws. 100 graph of the said become entitled to possession of said permises. 100 graph of the said said become entitled to possession of said permises. 100 graph of the said said become entitled to possession of said permises. 100 graph of the said said said said said said said said