COMPARED REAL ESTATE MORTGAGE RECORD No. 424

	의 가입니다. 그는 그는 그 사람들은 사람들이 되는 사람들은 지난 사람들이 되었다. 그는 사람들이 가지를 하는 것이다. 그는 그는 그는 그를 다 그를 다 하는 것이다.
	M.J. E, Made this 29th day of March A.D., 19 23 between
·	R. M. Thames and Grace Thames (husband and wife)
	County, in the State of Oklahoma, of the first part, and
	$oldsymbol{a}$
	Geo. W. Livingston and Lou Livingston of the second part.
WITNESSETH, TI	at the said part 108f the first part in consideration of the sum of
	Eleven Hundred Fifty and No/100 DOLLARS
the receipt whereof is hereby	acknowledged, doby these presents grant, bargain, sell and convey unto said part 198of the second part heirheirs and
	escribed REAL ESTATE, situate in the County ofState of Oklahoma, to-wit:
assigns, an or the following d	estruct NEAL ESTATE, studie in the County of the State of Oklahoma, to-Wit:
	화 가 하는 것들은 사람이 하늘이 얼룩하는 것이다. 그는 그리는 이번 그릇이 되었다.
	사용도 보다 맞는데 얼마를 하는데 하는데 하는데 보다를 가는데 모르는데 되었다.
	All of Lot Twelve (12) in Block One (1) in Highland
	Addition to the Town of Red Fork, Tulsa County, Oklahoma, according to the recorded plat thereof.
	이의 교회의 등은 내가 있다면 발생하게 하는 사람이 되어 있다면 살아 먹다 다.
	엄마는 지금바다 그리고 생각된 말 했다는 왜 이번 사기를 하고 있다며 생각이
	이 그리는 이번째 어느는 이동이에 어린들이 본토에서가 그렇게요? 요즘 달래?
	요즘 보는 문화가 보고 이 사람들이 모르는 사람들이 살아 되어 가는 것이 없다. 그리는 것은
CARASUNANO ENDOSO CARROLLES CARROLLES	22 Chant towned
9020	wasnut of subtrace
9000	
WATEL DICKET	보호 🚧 🕹 사람들 하는 사람들 이번 사람들이 가는 사람들이 나는 사람들이 다른 사람이 있는 사람이 있는 사람이 있다.
WATER L. DICKET, C.	artaty Treomret
0	Tenett
	An antimity
	원하다 시간에 다음 없다. 그리는 눈이를 하고 있는데, 이 노리를 하고 하다고 하는다.
	O HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in
anywise appertaining, forever	
	AYS, And these presents are upon the express condition, that whereas the said
	R. M. Thames and Grace Thames
rantorha_VO_execut	ed and delivered 23certain promissory note Sdated MSTCh 29, 1923
to said must 185 of the sacs	ond part for \$ 50.00 each, due one each month until the twenty-three notes
	note due May 7, 1923
	하면 용도 생각하는 하다 하는 그리는 사람이 아니는 사람이 되는 것이다.
	경기가입니다 한 전에 대답을 살았다면 하고 하다면 눈을 하는 것을 다니다면 하는 것이
and the forest of the same of	at the maturity of each note.
with interest at the rate of	8 per centum per annum, payable at the maturity of each note.
i (98 1 1 1 1 1 1 1 1 1
i (98
And the first part In case that the pape	그러면 한 등도 되었다. 그리고 말이라고 하면 작동하면 현존의 여러가고 있는 그로 네트리를 만든다는 그림 다음을 하는
And the first part In case that the pape Now, if said part signs, said sum of money in th	98 agreeto keep the buildings insured for \$
And the first part In case that the pape Now, if said part signs, said sum of money in the	2000.00 a reasonable a reasonable rs for foreclosure are filed, the first parties agree to pay attorney fee of \$ 50.00 L9Sof the first part shall pay or cause to be paid to said part 198 of the second part, their heirs or asset above described notetogether with the interest thereon, according to the terms and tenor of the same, then these presents shall and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is
And the first part In case that the pape Now, if said part signs, said sum of money in the be wholly discharged and voice not paid when the same is due	2000.00 a reasonable a reasonable rs for foreclosure are filed, the first parties agree to pay an attorney fee of \$ 50.00 L9S of the first part shall pay or cause to be paid to said part 198 of the second part, their heirs or assessore above described note. together with the interest thereon, according to the terms and tenor of the same, then these presents shall and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is te, or if the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or
And the first part In case that the pape Now, if said part signs, said sum of money in the wholly discharged and voice not paid when the same is du any assignee of said note or the	es agreeto keep the buildings insured for \$
And the first part In case that the pape Now, if said part signs, said sum of money in the be wholly discharged and voice not paid when the same is du any assignee of said note or the of this indebtedness and the w	2000.00 a reasonable a reasonable re for foreclosure are filed, the first part 1.65 agree
And the first part In case that the pape Now, if said part signs, said sum of money in the be wholly discharged and voice not paid when the same is du any assignee of said note or the of this indebtedness and the w interest per annum, and said sideration dohereby	2000.00 a reasonable are for foreclosure are filed, the first part 1.65 agree to pay at attorney fee of \$.50.00 L95 of the first part shall pay or cause to be paid to said part 1.85 of the second part, their heirs or assessments levied against said premises or any part thereof or any interest thereon, is the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or the debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part whole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum part 1.95 of the second part shall be entitled to the possession of said premises. And the said part 1.95 of the first part for said converses.
And the first part In case that the pape Now, if said part signs, said sum of money in the be wholly discharged and voic not paid when the same is du any assignee of said note or the of this indebtedness and the w interest per annum, and said sideration dohereby	es agreeto keep the buildings insured for \$
And the first part In case that the pape Now, if said part signs, said sum of money in the be wholly discharged and voice not paid when the same is du any assignee of said note or the of this indebtedness and the we interest per annum, and said dideration dohereby IN WITNESS WHE	2000.00 a reasonable are for foreclosure are filed, the first part 105 agree to pay at attorney fee of \$ 50.00 L95 of the first part shall pay or cause to be paid to said part 105 of the second part, theirs or assessments levied against the interest thereon, according to the terms and tenor of the same, then these presents shall and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is see, or if the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or see debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part whole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum part 195 of the second part shall be entitled to the possession of said premises. And the said part 195 of the first part for said converses.
And the first part In case that the pape Now, if said part signs, said sum of money in the not paid when the same is du any assignee of said note or the of this indebtedness and the w nterest per annum, and said ideration dohereby IN WITNESS WHE	2000.00 a reasonable are for foreclosure are filed, the first part 105 agree to pay an attorney fee of \$ 50.00 L95 of the first part shall pay or cause to be paid to said part 195 of the second part, theirs or assessments levied against said premises or any part thereof, or any part thereof or any interest thereon, is the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or the debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part whole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum part 195 of the second part shall be entitled to the possession of said premises. And the said part 195 of the first part for said conversed on the said part. REOF, The said part — of the first part ha 195 hereunto set their hand the day and year first above written. R. M. Thames
And the first part	es agreeto keep the buildings insured for \$
And the first part In case that the pape Now, if said part signs, said sum of money in the be wholly discharged and voice not paid when the same is du any assignee of said note or the of this indebtedness and the we interest per annum, and said dideration dohereby IN WITNESS WHE	2000.00 a reasonable are for foreclosure are filed, the first part 105 agree to pay an attorney fee of \$ 50.00 L95 of the first part shall pay or cause to be paid to said part 195 of the second part, theirs or assessments levied against said premises or any part thereof, or any part thereof or any interest thereon, is the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or the debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part whole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum part 195 of the second part shall be entitled to the possession of said premises. And the said part 195 of the first part for said conversed on the said part. REOF, The said part — of the first part ha 195 hereunto set their hand the day and year first above written. R. M. Thames
And the first part In case that the pape Now, if said part signs, said sum of money in the be wholly discharged and voice not paid when the same is du any assignee of said note or the of this indebtedness and the we interest per annum, and said dideration dohereby IN WITNESS WHE	es agreeto keep the buildings insured for \$
And the first part In case that the pape Now, if said part signs, said sum of money in the wholly discharged and voic not paid when the same is duany assignee of said note or the of this indebtedness and the waterest per annum, and said dideration dohereby IN WITNESS WHE	es agreeto keep the buildings insured for \$
And the first part In case that the pape Now, if said part Signs, said sum of money in the wholly discharged and voice not paid when the same is duany assignee of said note or the of this indebtedness and the winterest per annum, and said dideration dohereby IN WITNESS WHE WITNESS WHE	es agreeto keep the buildings insured for \$
And the first part In case that the pape Now, if said part Signs, said sum of money in the wholly discharged and voice the paid when the same is duent as a signe of said note or the first indebtedness and the winterest per annum, and said dideration dohereby IN WITNESS WHE WITNESSES: STATE OFOKlE	a reasonable or service of the buildings insured for \$ 2000.00 a reasonable or service of \$ 50.00 core for foreclosure are filed, the first part 198 agree to pay attorney fee of \$ 50.00 core for foreclosure are filed, the first part shall pay or cause to be paid to said part 198 of the second part, their here is or assessments and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or to debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part whole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum part 1986 the second part shall be entitled to the possession of said premises. And the saidpart 199 of the first part for said compart or not ware on the first part have been passed to said second part the said part of the first part for said conversed to the said part of the first part for said conversed to the said part of the first part have hereunto set their hand the day and year first above written. R. M. Thames Grace Thames ACKNOWLEDGEMENT
And the first part In case that the pape Now, if said part Signs, said sum of money in the wholly discharged and voice not paid when the same is duany assignee of said note or the of this indebtedness and the winterest per annum, and said dideration dohereby IN WITNESS WHE WITNESS WHE	a reasonable or service of the buildings insured for \$ 2000.00 are for foreclosure are filed, the first part 1.95 agree to pay attorney fee of \$ 50.00 L95 of the first part shall pay or cause to be paid to said part 1.95 of the second part, their heirs or assessore above described note. together with the interest thereon, according to the terms and tenor of the same, then these presents shall a not otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is the or if the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or to debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part whole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum part 1.95 of the second part shall be entitled to the possession of said premises. And the saidpart 1.95 of the first part for said converged to the said part of the first part for said converged to the said part of the first part for said converged to the said part of the first part for said converged to the said part of the first part have hereunto set their hand the day and year first above written. R. M. Thames Grace Thames ACKNOWLEDGEMENT
And the first part	a reasonable or service of the buildings insured for \$ 2000.00 are for foreclosure are filed, the first part 1.95 agree to pay attorney fee of \$ 50.00 L95 of the first part shall pay or cause to be paid to said part 1.95 of the second part, their heirs or assessore above described note. together with the interest thereon, according to the terms and tenor of the same, then these presents shall a not otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is the or if the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or to debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part whole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum part 1.95 of the second part shall be entitled to the possession of said premises. And the saidpart 1.95 of the first part for said converged to the said part of the first part for said converged to the said part of the first part for said converged to the said part of the first part for said converged to the said part of the first part have hereunto set their hand the day and year first above written. R. M. Thames Grace Thames ACKNOWLEDGEMENT
And the first part	responding to keep the buildings insured for \$. 2000.00 a responding to foreclosure are filed, the first part 1.95 agree
And the first part In case that the pape Now, if said part In case that the pape Now, if said part Now, if said part In case that the same is duent of the same is duent of paid when the same is duent of this indebtedness and the waterest per annum, and said ideration dohereby IN WITNESS WHE WITNESSES: TATE OF Okle	ACKNOWLEDGEMENT ACKNOW
And the first part In case that the pape Now, if said part Now, if said part Signs, said sum of money in the wholly discharged and voice not paid when the same is during assignee of said note or the fit is indebtedness and the winterest per annum, and said ideration dohereby IN WITNESS WHE WITNESSES: TATE OF OK 1.6 Before me, the under March	ACKNOWLEDGEMENT ACKNOWLEDGEMENT ACKNOWLEDGEMENT A parson for the keep the buildings insured for \$. 2000.00 a reasonable being of the first part shall pay or cause to be paid to said part 188.0f the second part, their heirs or assessments levied against with the interest thereon, according to the terms and tenor of the same, then these presents shall remain in full force and effect. But it said sum or sums of money, or any part thereof or any interest thereon, is the or if the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or to debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a party thole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum part 1.95 of the first part for said conty part 1.95 of the first part for said conty waive or not waive appraisement, at the option of said second part the 1.10 of the first part for said conty waive or not waive appraisement, at the option of said second part the 1.10 of the first part for said conty waive or not waive appraisement, at the option of said second part the 1.10 of the first part for said conty waive or not waive and saigns. REOF, The said part of the first part has 1.90, hereunto set their hand the day and year first above written. R. M. Thames Grace Thames ACKNOWLEDGEMENT Thomas and Grace Thimes and ACKNOWLEDGEMENT Thomas and Grace Thimes and Alperson who executed the within and foregoing instrument and acknowledged to me, that
And the first part In case that the pape Now, if said part Signs, said sum of money in the wholly discharged and voice not paid when the same is duany assignee of said note or the fithis indebtedness and the winterest per annum, and said ideration dohereby IN WITNESS WHE WITNESS WHE WITNESSES: STATE OF OKLE Before me, the under March	ACKNOWLEDGEMENT ACKNOW
And the first part in case that the pape Now, if said part is gigns, said sum of money in the wholly discharged and voice not paid when the same is duany assignee of said note or the finis indebtedness and the winterest per annum, and said sideration do hereby IN WITNESS WHE WITNESS WHE WITNESSES: STATE OF OKLE Before me, the under March o me known to be the identicate executed the same as the interest and the same as the same as the interest and the same as	Pagere
And the first part in case that the pape Now, if said part is gigns, said sum of money in the wholly discharged and voice not paid when the same is duany assignee of said note or the finis indebtedness and the winterest per annum, and said sideration do hereby IN WITNESS WHE WITNESS WHE WITNESSES: STATE OF OKLE Before me, the under March o me known to be the identical executed the same as the interest was a secuted the same as the interest was a secured the interest was a secure	a reasonable are filed, the first part 1.9.5. agree. to pay are attorney fee of \$ 5.0.00. The for foreclosure are filed, the first part 1.9.5. agree. to pay are attorney fee of \$ 5.0.00. LSS. of the first part shall pay or cause to be paid to said part 1.88. of the second part, their or asset above described note. together with the interest thereon, according to the terms and tenor of the same, then these presents shall and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is te, or if the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or the debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part hole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall be are 10 per centum part 1.9.5 of the second part shall be entitled to the possession of said premises. And the said part 1.9.9 of the first part for said converse or not walked and payable, and shall bear 10 per centum part 1.9.5 of the first part for said converse or not walked and payable, and shall bear 10 per centum part 1.9.5 of the first part for said converse or not walked and payable, and shall bear 10 per centum part 1.9.5 of the first part for said converse or not walked and year first above written. R. M. Themes CTBCE Thames ACKNOWLEDGEMENT TUISS STRCE Thames ACKNOWLEDGEMENT ACKNOWLEDGEMEN
And the first part in case that the pape Now, if said part is gigns, said sum of money in the wholly discharged and voice not paid when the same is duany assignee of said note or the finis indebtedness and the winterest per annum, and said sideration do hereby IN WITNESS WHE WITNESS WHE WITNESSES: STATE OF OKLE Before me, the under March o me known to be the identical executed the same as the interest was a secuted the same as the interest was a secured the interest was a secure	PS agree
And the first part in case that the pape Now, if said part is signs, said sum of money in the wholly discharged and voice of the part is duany assignee of said note or the of this indebtedness and the winterest per annum, and said sideration do hereby IN WITNESS WHE WITNESSES: STATE OF OKLE Before me, the under March o me known to be the identicate of the content of the conte	augree
And the first part In case that the pape Now, if said part Signs, said sum of money in the wholly discharged and voice not paid when the same is du any assignee of said note or the of this indebtedness and the winterest per annum, and said sideration do hereby IN WITNESS WHE WITNESSES: STATE OF OKLE Before me, the under March O me known to be the identical secured the same as the identical secured the same	and the second part of the first part shall pay or cause to be paid to said part LBS of the second part, their so ranse above described note
And the first part In case that the pape Now, if said part Signs, said sum of money in the wholly discharged and voice not paid when the same is du any assignee of said note or the of this indebtedness and the winterest per annum, and said sideration do hereby IN WITNESS WHE WITNESSES: STATE OF OKLE Before me, the under March O me known to be the identical secured the same as the identical secured the same	augree