GOMPARED

REAL ESTATE MORTGAGE RECORD No. 424

241618 C.M.J. THIS INDENTURE, Made this 26th day of September	网络马克勒克 医多种 医多色形式 医乳腺 医动物 医克雷氏 医克雷氏病 医阿里氏菌 医皮肤 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
그런 그는 이 사람들은 이번 이 사람들은 사람들은 이번 것이 하는데 아이를 가는 것이 없는데 그렇게 되었다. 그는 사람들은 사람들은 사람들이 되었다.	r
Robert H. Thruston and Edith R. Thrusto	n (husband and wife)
of Tulsa County, in the State of Oklahoma, of the first part, and	이번 선물이 하는 사람들이 들어 들었다. 아름이 가셨다면 하는 이 이번 경기 하는 이 모든 것이다. 이 모든
Martha K. Anderson	of the second part.
보다 하다 나는 그리는 이번 그들이 그 살아 들어는 생각을 가지 않는데 보다를 하는데 하는데 살아보다 살아 다시다.	가는 그 이 그리고 그 이 가는 그는 사람들이 가는 그 그들은 사람들이 되는 것이 되었다. 그리고
WITNESSETH, That the said part. 1950 the first part in consideration of the	
Five Hundred and No/100	DollARS
the receipt whereof is hereby acknowledged, doby these presents grant, bargain, so	all and convey unto said part .Vof the second part_her.heirs and
assigns, all of the following described REAL ESTATE, situate in the County of	ulsa
그렇게 되어 불러 있었다. 하는 하는데 보이 그렇게 모습니다	하고 있는 일을 되었다고 있다. 하는 사람은 것은 것이 하다. 바로
그들 사람들은 그리 하지 않는 것을 다른 것 같습니다.	
마르이 어린 아이 되었다. 그렇게 되었다면 그리고 있다면	존속되는 것이 맛이라는 본 목을 하는 하는 것이다.
All of Lot Six (6) and the North O Five (5) in Block Twenty (20) of t	ne Hali (N 1/2) of Lot he original town of
Red Fork, Oklahoma, according to t	he official plat thereof.
approved by the Secretary of the I	nterior.
보안이 얼마라가 있는데 곳에 모양하다 다시를 들어갔다	
되어도 없는 사람이 전화가 되었다며 모양되어요? 전화	일반 이 보인 다시 이렇게 속으면서 되어 되다.
	TREASURER'S ENDORSEMENT
보고 있다. 그리는 말로 말로 하는 사람들은 사람들이 있다면 그렇게 <u>된</u> 실 로 h e	
	ne within mortgage.
	ed this 6 day of Och 1923
	W. W Staciney, County Treasurer,
	Deputy
보고 하시면 보고 있다면 하면 보고 하시다. 나는 사람들이	일도 보시는 나라 보고 하게 하는 밤 때문이다.
TO HAVE AND TO HOLD THE SAME, Together with all and singular the	tenements, hereditaments and appurtenances thereunto belonging or in
anywise appertaining, forever,	그림 하면 하는 아이는 모습을 받아 없다는 수 모든 모든 모든
PROVIDED, ALWAYS, And these presents are upon the express condition, the	
Robert H. Thruston and Edith R. Thruston	마이에 되었다는 경험이 되었다. 그리는 남자들이 되었다는 지금을 받는 그를 가지 않는 것이 되었다.
grantor_S ha ve_executed and delivered_onecertain promissory	v note dated Sept. 26, 1923
to said part	
due Sentember 96 1096	
The Debramber No. 1980.	
due September 26, 1926.	이 마음님께 들어 바음을 하면 살았다고 없다.
rra belicaminal so' Taso.	
	nmelly.
	nmelly
with interest at the rate of 8 per centum per annum, payable. Somi &	아벨 등의가 말하셨다. 아들의 전 그리고 하나 하는
with interest at the rate of 8per centum per annum, payable_Semi_s. And the first part_108greeto keep the buildings insured for \$500_e. In case that the papers for forcelosure are filed, the first part_108agreeto	a reasonable a reasonable pay agrattomey fee of \$ 50.00
with interest at the rate of 8 And the first part. 18 agree to keep the buildings insured for \$ 500. In case that the papers for foreclosure are filed, the first part 18 agree to Depart to Now, if said part. 198 or cause to be paid to	a reasonable as a reasonable pay are attempt fee of \$ 50.00 heirs or as a said part . Y of the second part . her heirs or as
with interest at the rate of	a reasonable a reasonable pay are atterney fee of \$ 50.00 said part _Y _ of the second part _ her heirs or as- con, according to the terms and tenor of the same, then these presents shall
with interest at the rate of	a reasonable a reasonable a reasonable as a reasonable as a reasonable as a reasonable being or as a reasonable con, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is
with interest at the rate of	a reasonable being or as- con, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is s or any part thereof, or the taxes assessed against the said second party or
with interest at the rate of	a reasonable a reasonable a reasonable as a reasonable as a reasonable as a reasonable said part J. of the second part, her heirs or ascon, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is so rany part thereof, or the taxes assessed against the said second party or second party may pay the same, and the amount so paid shall become a part
with interest at the rate of	a reasonable as a reasonable a
with interest at the rate of	a reasonable a reasonable pay so attorney fee of \$ 50.00 said part Yof the second part, Ner
with interest at the rate of 8 And the first part. 10 Agree	a reasonable a reasonable a reasonable said part
And the first part. 19 agree	a reasonable as a reasonable a
And the first part. 18 agree	a reasonable pay sent attempt fee of \$ 50.00 pay sent attempt fee of \$ 50.00 said part. Y. of the second part, her heirs or assen, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is so rany part thereof, or the taxes assessed against the said second party or econd party may pay the same, and the amount so paid shall become a part these presents does become due and payable, and shall bear 10 per centum n of said premises. And the said part. Y. of the first part for said connot set their hard fee day and year first above written. Edith R. Thruston
And the first part 10 agree to keep the buildings insured for \$ 500 e. In case that the papers for foreclosure are filed, the first part 10 agree to Now, if said part 19 council to fee first part shall pay or cause to be paid to signs, said sum of money in the above described note together with the interest there he wholly discharged and void, and otherwise shall remain in full force and effect. But if not paid when the same is due, or if the taxes or assessments levied against said premise any assignee of said note or the debt secured thereby, or, if the insurance is not paid, the se of this indebtedness and the whole of said sum or sums and interest thereon, shall, and by interest per annum, and said part of the second part shall be entitled to the possession sideration do hereby waive and part 19 sof the first part han you hereby waive and part 19 sof the first part han you hereby waive.	a reasonable as a reasonable and shall become a part these presents does become due and payable, and shall bear 10 per centum not said premises. And the said part Y of the first part for said control of said second part heirs and assigns. The ir hand the day and year first above written. Edith R. Thruston Robert H. Thruston
with interest at the rate of	a reasonable pay sent attempt fee of \$ 50.00 a reasonable pay sent attempt fee of \$ 50.00 pay said part \(\frac{1}{2} \) of the second part, her heirs or assen, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is so or any part thereof, or the taxes assessed against the said second party or econd party may pay the same, and the amount so paid shall become a part these presents does become due and payable, and shall bear 10 per centum of said premises. And the said part \(\frac{1}{2} \) of the first part for said connot set \(\frac{1}{2} \) the interest of the size and assigns. The ir \(\frac{1}{2} \) hand the day and year first above written. Edith R. Thruston
And the first part 10 agree to keep the buildings insured for \$ 500 e. In case that the papers for foreclosure are filed, the first part 10 agree to Now, if said part 19 council to fee first part shall pay or cause to be paid to signs, said sum of money in the above described note together with the interest there he wholly discharged and void, and otherwise shall remain in full force and effect. But if not paid when the same is due, or if the taxes or assessments levied against said premise any assignee of said note or the debt secured thereby, or, if the insurance is not paid, the se of this indebtedness and the whole of said sum or sums and interest thereon, shall, and by interest per annum, and said part of the second part shall be entitled to the possession sideration do hereby waive and part 19 sof the first part han you hereby waive and part 19 sof the first part han you hereby waive.	a reasonable as a reasonable a
And the first part. 198 gree	a reasonable pay surfatoring fee of \$50.00 said part Y of the second part, her heirs or assen, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is so rany part thereof, or the taxes assessed against the said second party or second party may pay the same, and the amount so paid shall become a part these presents does become due and payable, and shall bear 10 per centum of said premises. And the said part Y of the first part for said connot said second part heirs and assigns. The in hand, the day and year first above written. Edith R. Thruston Robert H. Thruston
with interest at the rate of	a reasonable pay and attorney fee of \$ 50.00 said part Y of the second part, her beirs or ascen, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is so rany part thereof, or the taxes assessed against the said second party or second party may pay the same, and the amount so paid shall become a part these presents does become due and payable, and shall bear 10 per centum no fisaid promises. And the said part Y of the first part for said connot said second part here and assigns. The ir hand, the day and year first above written. Edith R. Thruston Robert H. Thruston
with interest at the rate of	a reasonable pay sprintering fee of \$50.00 as id part V. of the second part, her heirs or assen, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is so rany part thereof, or the taxes assessed against the said second party or second party may pay the same, and the amount so paid shall become a part these presents does become due and payable, and shall bear 10 per centum nof said premises. And the said part V. of the first part for said come of said second part heirs and assigns. The interest of the irrest on the irrest of the first part for said come of said second part hand the day and year first above written. Edith R. Thruston Robert H. Thruston GEMENT 15. 26th day
And the first part 18 agree to keep the buildings insured for \$ 500 e. In case that the papers for foreclosure are filed, the first part 18 agree to Now, if said part 198 of the first part shall pay or cause to be paid to signs, said sum of money in the above described notetogether with the interest there be wholly discharged and void, and otherwise shall remain in full force and effect. But if not paid when the same is due, or if the toxes or assessments levied against said premise any assignee of said note or the debt secured thereby, or, if the insurance is not paid, the se of this indebtedness and the whole of said sum or sums and interest thereon, shall, and by interest per annum, and said partof the second part shall be entitled to the possession sideration do hereby waive or not waive appraisement, at the option IN WITNESS WHEREOF, The said part 1980f the first part has We hereum WITNESSES: ACKNOWLEDGE STATE OF OKLEHOME. COUNTY OF Tulse. Before me, the undersigned, a Notary Public, in and for said County and State of September 1923, personally appeared	a reasonable as a reasonable a
And the first part. 19 agree	a reasonable of \$50.00 a reasonable pay spot attorney fee of \$5.000 said part Y of the second part, her heirs or assen, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is so rany part thereof, or the taxes assessed against the said second party or second party may pay the same, and the amount so paid shall become a part these presents does become due and payable, and shall bear 10 per centum nof said premises. And the said part Y of the first part for said connot said second part heirs and assigns. The interest of the irrest above written. Edith R. Thruston Robert H. Thruston GEMENT Second part Adams Ada
And the first part. 19 Agree	a reasonable of \$50.00 a reasonable pay are atterney fee of \$50.00 said part V. of the second part, her heirs or assessed against the said second party or any part thereof or any interest thereon, is so rany part thereof, or the taxes assessed against the said second party or second party may pay the same, and the amount so paid shall become a part these presents does become due and payable, and shall bear 10 per centum nof said premises. And the said part V. of the first part for said connot said second part heirs and assigns. Into set their hand, the day and year first above written. Edith R. Thruston Robert H. Thruston GEMENT Second part day and day and second part hand the day and second part hand, the day and second part hand, and the said part hand, and the said part hand, and he hand had been hand.
And the first part 19 agree	a reasonable as a reasonable a
with interest at the rate of	a reasonable as a reasonable a
with interest at the rate of	a reasonable as a reasonable a
with interest at the rate of	a reasonable of \$50.00 a reasonable of \$50.00 said part V of the second part, her heirs or assen, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is so rany part thereof, or the taxes assessed against the said second party or second party may pay the same, and the amount so paid shall become a part these presents does become due and payable, and shall bear 10 per centum nof said premises. And the said part V of the first part for said connot said second part heirs and assigns. The second part heirs and assigns. The second part heirs and year first above written. Edith R. Thruston Robert H. Thruston GEMENT Second part heirs and assigns have a second part of the first part for said connot set the second part had been and year first above written. Adaptive the second part heirs and assigns had assigns had been assigned to second part heirs and second part had been assigned to second part heirs and second part had been assigned to second part heirs and second part heirs and assigns had been assigned to second part heirs and assigns had been assigned to second part heirs and assigns had been assigned to second part heirs and assigns had been assigned to second part heirs and assigns had been assigned to second part heirs and assigns had been assigned to second part heirs and assigns had been assigned to second part heirs as a
And the first part 10 8 gree	a reasonable of \$50.00 a reasonable of \$50.00 said part V of the second part, her heirs or assent part V of the second part, her heirs or assent part thereof or any interest thereon, is so rany part thereof, or the taxes assessed against the said second party or second party may pay the same, and the amount so paid shall become a part these presents does become due and payable, and shall bear 10 per centum of said premises. And the said part V of the first part for said connot said second part heirs and assigns. The said second part heirs and assigns. The State of the Thruston Robert H. Thruston GEMENT Second part Adam Adam Adam Adam Adam Adam Adam Adam
with interest at the rate of 8	a reasonable pay sprittorney fee of \$ 50.00 said part V. of the second part, her heirs or assen, according to the terms and tenor of the same, then these presents shall said sum or sums of money, or any part thereof or any interest thereon, is so rany part thereof, or the taxes assessed against the said second party or second party may pay the same, and the amount so paid shall become a part these presents does become due and payable, and shall bear 10 per centum nof said premises. And the said part V. of the first part for said connot said second part heirs and assigns. Into set their hand, the day and year first above written. Edith R. Thruston Robert H. Thruston GEMENT S. 26th day ment and acknowledged to me, that they process therein set forth. W. H. Welker Notary Public
with interest at the rate of 8	a reasonable of \$50.00 a reasonable pay sprittomey fee of \$50.00 said part