COMPARED REAL ESTATE MORTGAGE RECORD No. 424 379

THIS INDENTURE, Made this 25th day of	October A. D., 19 23 between
J. J. Robinson and Della Robi	nson (husband and wife)
ofCounty, in the State of Oklahoma,	, of the first part, and
	orporation)of the second part
WITNESSETH, That the said part 199 of the first part i	in consideration of the sum of
Two Hundred Eighteen	DOLLARS
he receipt whereof is hereby acknowledged, doby these pre-	sents grant, bargain, sell and convey unto said part Yof the second part 115_heirs and
	he County of Tulsa State of Oklahoma, to-wit:
생물하다 얼굴을 받는 아이에 모르게 말했다.	하고 맞았다. 그림은 그림은 하고 있는데 그리고 하는데 되었다.
	됐다. 그리, 사람은 가는 물이 하네 남편을 보다 된다고 한다.
	Block Forty-six (46) in the original according to the recorded plat
This mortgage is given of \$750.00 given to A. I	subject and secondary to a certain
	[[유][[하루티]] [[하]] - [하] - [하] - [하] - [하]
	TREASURER'S EVEORSEMENT
그러면 하면 그런 시속으로 말을 되었다. 요	I herely carries and tree week the and issued
아닌데, 그들은 하네요 하나 사람들은 바람.	Receive No. 2241 there or a payment of mong. go
	iax on the within more care.
	Dated this 3 h day of Och 1023
	W. W. S. Wiley, Conservation of the Control
그렇게 된 함께적 있는 뭐는 말이 모양하다.	Dranty
TO HAVE AND TO HOLD THE SAME, Together with	h all and singular the tenements, hereditaments and appurtenances thereunto belonging or in
nywise appertaining, forever,	병의 중요 함께 가게 하게 보면 보다 하는 것이다.
	express condition, that whereas the said
	la Robinson
antor Sha_Ve_executed and deliveredOne	certain promissory note dated Oct. 25, 1923
	January 25, 1924.
with interest at the rate of	January 25, 1924. payable_ semi-annually.
ith interest at the rate of	January 25, 1924. payable semi-annually. payable for \$ 1000.00 a reasonable rt. 108 agree to pay agrattorney fee of \$ 50.00
ith interest at the rate of	January 25, 1924. payable semi-annually. payable for \$ 1000.00 a reasonable of \$ 50.00 or 128 agree to pay ar attorney fee of \$ 50.00 or cause to be paid to said parry of the second part, 155 beirs or as
ith interest at the rate of	January 25, 1924. payable Semi-annually. payable 1000.00 a reasonable of 50.00 or LeSagree to pay are attorney fee of 5 50.00 or cause to be paid to said party of the second part, its heirs or as with the interest thereon, according to the terms and tenor of the same, then these presents shall
And the first part 108 agreeto keep the buildings in In case that the papers for foreclosure are filed, the first part 198of the first part shall pay gns, said sum of money in the above described notetogether wholly discharged and void, and otherwise shall remain in full for	January 25, 1924. payable Semi-annually. payable a reasonable a reasonable to pay az attorney fee of \$ 50.00 or cause to be paid to said party of the second part, its heirs or as with the interest thereon, according to the terms and tenor of the same, then these presents shall once and effect. But if said sum or sums of money, or any part thereof or any interest thereon, i
ith interest at the rate of	January 25, 1924. payable Semi-annually. payable a reasonable a reasonable to pay at attorney fee of \$ 50.00 or cause to be paid to said party of the second part, 175 heirs or as a with the interest thereon, according to the terms and tenor of the same, then these presents shall bree and effect. But if said sum or sums of money, or any part thereof or any interest thereon, it diagainst said premises or any part thereof, or the taxes assessed against the said second party or
ith interest at the rate of	payable
ith interest at the rate of	payable
ith interest at the rate of	payable
ith interest at the rate of	payable
And the first part. 108 agree	payable
And the first part. 198 agree	payable
And the first part. 198 agree	payable
And the first part. 198 agree	payable Semi-annually. payable 1000.00 a reasonable to pay matterney fee of \$ 50.00 or cause to be paid to said party of the second part, its heirs or as with the interest thereon, according to the terms and tenor of the same, then these presents shall orce and effect. But if said sum or sums of money, or any part thereof or any interest thereon, it diagainst said premises or any part thereof, or the taxes assessed against the said second party or rance is not paid, the second party may pay the same, and the amount so paid shall become a part thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum nitited to the possession of said premises. And the said part 193 of the first part for said con a sement, at the option of said second part heavy heirs and assigns st part have hereous set their had a Robinson Della Robinson Della Robinson
And the first part. 198 agree	payable
ith interest at the rate of	payable
ith interest at the rate of	payable
ith interest at the rate of	payable
ith interest at the rate of	payable Semi-annually. payable Semi-annually. payable to pay a reasonable relations of the second part. 1ts heirs or as rewith the interest thereon, according to the terms and tenor of the same, then these presents shall one and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is defined against said premises or any part thereof, or the taxes assessed against the said second party or mance is not paid, the second party may pay the same, and the amount so paid shall become a part thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum rittled to the possession of said premises. And the said part 1981 of the first part for said consistement, at the option of said second part 158 heirs and assigns. Stepart ha.V.A. hereunto set. 1991. hand the day and year first above written J. Robinson Della Robinson ACKNOWLEDGEMENT
And the first part. 198 agree	payable Semi-annually. payable 1000.00 a reasonable to pay 22 attorney fee of \$ 50.00 or cause to be paid to said party of the second part, its heirs or as with the interest thereon, according to the terms and tenor of the same, then these presents shall orce and effect. But if said sum or sums of money, or any part thereof or any interest thereon, id against said premises or any part thereof, or the taxes assessed against the said second party or ance is not paid, the second party may pay the same, and the amount so paid shall become a part thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum nititled to the possession of said premises. And the saidpart is not paid, the said second part its heirs and assigns. st part ha.V.A. hereunto set. their hand the day and year first above written J. J. Robinson Della Robinson ACKNOWLEDGEMENT
ith interest at the rate of	payable. Semi-annually. naured for \$. 1000.00 rt. 18Segree
ith interest at the rate of	payable. Semi-annually. naured for \$. 1000.00 rt. 18Segree
ith interest at the rate of	payable. Semi-annually. payable. Semi-annually. naured for \$ 1000.00 1 128 Segree. to pay matter the seminary fee of \$ 50.00 or cause to be paid to said party. of the second part, 128. heirs or as with the interest thereon, according to the terms and tenor of the shme, then these presents shall be on the said premines or any part thereof, or any part thereof or any interest thereon, in dagainst said premines or any part thereof, or the taxes assessed against the said second party or mance is not paid, the second party may pay the same, and the amount so paid shall become a part thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum nititled to the possession of said premines. And the said part 199. theirs and assigns. It is part ha.V.S. hereunto set. 1991. head, the day and year first above written. J. J. Robinson Della Robinson ACKNOWLEDGEMENT 1188 53. id County and State on this 25th day d. Robinson and foregoing instrument and scknowledged to me, that they are an and foregoing instrument and scknowledged to me, that they are an and purposes therein set forth written. W. H. Walker, Notary Public 1972 at 8:00 cycleck A. M.
ith interest at the rate of	payable Semi-annually. payabl