58^{COMPARED} REAL ESTATE MORTGAGE RECORD No. 424

THIS INDENTURE, Made thisday ofday of	January,
R.L. Harrison a single man	<i>p</i>
	the first part, and
	of the second part
	consideration of the sum of Two. Hundred. Seventy. Flye
그들은 전 교육 사람들은 사람들에 가장 보는 사람들이 되었다. 그는 사람들은 경험을 하는 것은 것이다.	DOLLARS
그는 하는 사람들은 그는 것이 얼마나 나는 그를 가는 것이 되었다. 그 그는 사람들은 사람들은 사람들이 되었다.	
	ts grant, batgain, sell and convey unto said partVof the second part Ni_S_heirs and
ssigns, all of the following described REAL ESTATE, situate in the C	County of T111SA State of Oklahoma, to-witt
Lot Number Eighteen	(18) in Block Number One (1)
Meadowvale Addition	to the city of Tules, Oklahoma as
shown by the recorde	d plat thereof.
	동생님, 항문에 없이 되고 있는데 맛으로 많아 모르겠다.
	TREASURER'S ENDORSEMENT and Issued
	TREASUNGIA STORY OF STORY OF THE SE
	the that I want of the
	TREASURER'S ENCORPEMENT I horeby certify that I received \$ 06 and issued Resolutive 135 Therefor in payment of recrugase Resolutive and the within more age. 1925
	tax es the within and day of farming Treasurer
	Mated this WAYNE L. HICKEY, Country
	I hereby certify and the refer in payment 1923. Rewint No. 133 The refer in payment 1923 tax cas the within mortgage. 1924 tax cas the within mortgage. 1925 tax cas the within mortgage. 1925 tax cas the within mortgage. 1925 tax cas the within mortgage. 1926 tax cas the within mortgage. 1927 tax cas the within mortgage. 1928 tax cas the within mortgage. 1928 tax cas the within mortgage. 1929 tax cas the within mortgage. 1920 tax cas the within mortgage.
	그렇게 되는 그들이 가게 되었다는 사이가 있었습니다.
TO HAVE AND TO HOLD THE SAME, Together with all	ll and singular the tenements, hereditaments and appurtenances thereunto belonging or i
PROVIDED, ALWAYS, And these presents are upon the exp	press condition, that whereas the said
	dr
ntorha_S executed and deliveredtwo	certain promissory note Sdated Jan. 16th 1923
77.63 - 150 00 and \$33	15-00-respectfully-both
due on on backers that a can a	어려운 사고 있는데 그 그들의 바쁜데 아이들은 아니는 사람들은 어려워 가고 있다고 있다.
due on or before April 16th 1	1923
	1923
ith interest at the rate of gightper centum per annum, pay	1923
And the first partyagree_Sto keep the buildings insure In case that the papers for forcelosure are filed, the first part.Y	rablematurity
And the first pare — agree S to keep the buildings insure In case that the papers for foreclosure are filed, the first part V Now, if said part V	ed for \$ a reasonable squee So pay attorney fee of \$ _10,00 and 10% of any unparase to be paid to said part y of the second part balance hisheirs or as
And the first partyagree_Sto keep the buildings insure In case that the papers for foreclosure are filed, the first part_Y Now, if said part_Yof the first part shall pay or come, said sum of money in the above described notetogether with	ed for \$ a reasonable a reasonable agree So pay ar attorney fee of \$ 10,00 and 10% of any unparase to be paid to said part Y. of the second part balance his heirs or as the the interest thereon, according to the terms and tenor of the same, then these presents shall
And the first pareagreeto keep the buildings insure In case that the papers for foreclosure are filed, the first partof the first part shall pay or come, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force	ed for \$ a reasonable
And the first pare	ed for \$a reasonable AagreeSo pay aga attorney fee of \$ _10,00 and 10\(\text{and of any unpa}\) cause to be paid to said part
And the first pareagreeto keep the buildings insure In case that the papers for foreclosure are filed, the first part Now, if said part_Yof the first part shall pay or case, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force to the part shall pay or case, said when the same is due, or if the taxes or assessments levied ago y assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest there	ed for \$a reasonablea reasonable
And the first pareagreeto keep the buildings insure. In case that the papers for foreclosure are filed, the first part V. Now, if said part_Vof the first part shall pay or c. ms, said sum of money in the above described notetogether with the wholly discharged and void, and otherwise shall remain in full force in the part of the taxes or assessments levied ago y assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore the reason of the second part shall be entitled.	ed for \$ a reasonable
And the first partagreesto keep the buildings insure. In case that the papers for foreclosure are filed, the first part V. Now, if said part _Vof the first part shall pay or c. ns. said sum of money in the above described notetogether with the same is due, or if the taxes or assessments levied ago y assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle tration doshereby waiveappraiser.	rable
And the first partyagree_sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part_y. Now, if said part_yof the first part shall pay or come, said sum of money in the above described notetogether with the wholly discharged and void, and otherwise shall remain in full force to paid when the same is due, or if the taxes or assessments levied ago assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle that the second part shall be entitle to the second part shall part s	rable
And the first partyagree_sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part_y. Now, if said part_yof the first part shall pay or consequence of money in the above described notetogether with the same is due, or if the taxes or assessments levied agree of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore an anomal, and said partof the second part shall be entitled the second part shall be entitled the said partof the said partof the first part of the said partof the said partof the first part of the said partof the said partof the first part of the said partof the said partof the first part of the said partof the said partof the first part of the first part of the said partof the first part of the said partof the first part of the said partof the said partof the first part of the said partof the said part	rable
And the first partyagree_sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part_y. Now, if said part_yof the first part shall pay or consequence of money in the above described notetogether with the same is due, or if the taxes or assessments levied agree of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore an anomal, and said partof the second part shall be entitled the second part shall be entitled the said partof the said partof the first part of the said partof the said partof the first part of the said partof the said partof the first part of the said partof the said partof the first part of the said partof the said partof the first part of the first part of the said partof the first part of the said partof the first part of the said partof the said partof the first part of the said partof the said part	rable
And the first partyagree_sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part_y. Now, if said part_yof the first part shall pay or consequence of money in the above described notetogether with the same is due, or if the taxes or assessments levied agree of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore an anomal, and said partof the second part shall be entitled the second part shall be entitled the said partof the said partof the first part of the said partof the said partof the first part of the said partof the said partof the first part of the said partof the said partof the first part of the said partof the said partof the first part of the first part of the said partof the first part of the said partof the first part of the said partof the said partof the first part of the said partof the said part	rable
And the first partagreeto keep the buildings insure In case that the papers for foreclosure are filed, the first part Now, if said partof the first part shall pay or come and sum of money in the above described notetogether with the same is due, or if the taxes or assessments levied ago y assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore a nonum, and said partof the second part shall be entitle eration do9Shereby waiveor not waiveappraiser IN WITNESS WHEREOF, The said part\$\frac{1}{2}\sqrt{0}\sqrt{0}\text{f the first parts.}	rable
And the first pareagree	ed for \$ a reasonable
And the first partyagree_sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part_y. Now, if said part_yof the first part shall pay or come, said sum of money in the above described noteingelter with the wholly discharged and void, and otherwise shall remain in full force of the paid when the same is due, or if the taxes or assessments levied as the paid when the same is due, or if the taxes or assessments levied as the paid when the same is due, or if the taxes or assessments levied as the paid when the same is due, or if the taxes or assessments levied as the paid when the same is due, or if the taxes or assessments levied as the past of the said part and interest the creation do9.Shereby waiveor not waiveappraised. IN WITNESS WHEREOF, The said part2.Y. of the first part is the said part is the sai	ed for \$ a reasonable
And the first partyagree_sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part_y. Now, if said part_yof the first part shall pay or c. ns. said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force to paid when the same is due, or if the taxes or assessments levied as y assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle reation do9.Shereby waiveor not waiveappraiser. IN WITNESS WHEREOF, The said parti_y_of the first partnesses: OklahomsCOUNTY OFTules	rable
And the first partyagree_Sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part. Now, if said part_yof the first part shall pay or come, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force a paid when the same is due, or if the taxes or assessments levied ago assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle that in the same is due, or if the said sum or sums and interest therefore annum, and said partof the second part shall be entitle that in the same is due, or if the said partayof the first part in the said partayof the said partayof the first part in the said partayof the said part	rable
And the first partyagree_Sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part_Y. Now, if said part_Yof the first part shall pay or comes, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force; paid when the same is due, or if the taxes or assessments levied ago assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle tration do9.Shereby waiveor not waiveappraiser. IN WITNESS WHEREOF, The said part1.Y_of the first part in the fir	rable
And the first partyagree_Sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part Y. Now, if said part_Yof the first part shall pay or come, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force is paid when the same is due, or if the taxes or assessments levied ago assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle tration do9.Shereby waiveor not waiveappraiser. IN WITNESS WHEREOF, The said part2.Y. of the first partnesses: ATE OFOKLAHOMA	rable
And the first partyagree_Sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part y. Now, if said part_Yof the first part shall pay or c. is, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force is paid when the same is due, or if the taxes or assessments levied agranassignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle that in the same is discount of the second part shall be entitle that in the same is discount of the second part shall be entitle that in the same is discount of the second part shall be entitle that in the same is discount of the second part shall be entitle that in the same is discount of the second part shall be entitle that in the same is discount of the second part shall be entitle that in the same is discount of the second part shall be entitled that in the same is discount of the second part shall be entitled that in the same is discount of the second part shall be entitled that in the same is discount of the second part shall be entitled that in the same is discount of the second part shall be entitled that in the same is discount of the second part shall be entitled that in the same is discount of the second part shall be entitled that in the same is discount of the second part shall be entitled that in the same is discount of the second part shall be entitled that is independent. The of the first part shall part the same is discount of the second part shall part the same in the same is discount of the second part shall part the same in the same is discount of the second part shall part the same in the same in the same is discount of the second part shall part the same in the same in the same in the same in the same is discount of the second part shall part the same in the same in the same in the same in t	rable
And the first partyagree_Sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part y Now, if said part _Y	rable
And the first partyagree_Sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part y. Now, if said part_yof the first part shall pay or case, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force paid when the same is due, or if the taxes or assessments levied agrassignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore the rest per annum, and said partof the second part shall be entitle tration do_9.Shereby waiveor not waiveappraiser. IN WITNESS WHEREOF, The said part2.Y. of the first partnesses: OKISHOTISOUNTY OFTUISS Before me, the undersigned, a Notary Public, in and for said C	ed for \$ a reasonable
And the first partyagree_Sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part y Now, if said part_yof the first part shall pay or case, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force is paid when the same is due, or if the taxes or assessments levied agrassignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle tration do9Shereby waiveor not waiveappraiser. IN WITNESS WHEREOF, The said parti_yof the first part is not waiveappraiser. ATE OFOklahomaCOUNTY OFTules. R.IHarrison a cingle man are known to be the identical personwho executed the within an extend the same asDisfree and voluntary act and deed for	a reasonable a rea
And the first pareagreeSto keep the buildings insure. In case that the papers for foreclosure are filed, the first part V. Now, if said part_Vof the first part shall pay or case, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force of the paid when the same is due, or if the taxes or assessments levied agony assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle eration do9Shereby waiveor not woiveappraiser. IN WITNESS WHEREOF, The said partNof the first posteroidal part in a country of the first posteroidal part in a cou	a reasonable and the interest thereon, a reasonable and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is gainst said premises or any part thereof, or the taxes assessed against the said second party of e is not paid, the second party may pay the same, and the amount so paid shall become a part reon, shall, and by these presents does become due and payable, and shall bear 10 per centum led to the possession of said premises. And the said part, while the first part for said con ment, at the option of said second part y hale here and assigns. And the day and year first above written R.L.Harrison ACKNOWLEDGEMENT
And the first partagree_Sto keep the buildings insure. In case that the papers for foreclosure are filed, the first part V. Now, if said part_Vof the first part shall pay or cans, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force of the paid when the same is due, or if the taxes or assessments levied agony assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle eration do9Shereby waiveor not woiveappraiser. IN WITNESS WHEREOF, The said parti_vof the first positives. ATE OFOklahoma	a reasonable. A reasonable a reasonable a reasonable a reasonable a reasonable and for \$
And the first pareagreeSto keep the buildings insure. In case that the papers for foreclosure are filed, the first part V. Now, if said part_Vof the first part shall pay or case, said sum of money in the above described notetogether with wholly discharged and void, and otherwise shall remain in full force of the paid when the same is due, or if the taxes or assessments levied agony assignee of said note or the debt secured thereby, or, if the insurance this indebtedness and the whole of said sum or sums and interest therefore annum, and said partof the second part shall be entitle eration do9Shereby waiveor not waiveappraiser. IN WITNESS WHEREOF, The said partof the first partnesses: ATE OFOklahomaCOUNTY OFTules. Before me, the undersigned, a Notary Public, in and for said C	a reasonable. A reasonable a reasonable a reasonable a reasonable a reasonable and for \$
And the first pare?agree	ed for \$ a reasonable
And the first pare?agree	a reasonable. A agree So pay an attorney fee of \$.10.00. And .10.0f. Any. unpa. Lause to be paid to said part. J. of the second part. balance his. heirs or as the the interest thereon, according to the terms and tenor of the same, then these presents shall and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is gainst said premises or any part thereof, or the taxes assessed against the said second party or e is not paid, the second party may pay the same, and the amount so paid shall become a part recon, shall, and by these presents does become due and payable, and shall bear 10 per centum led to the possession of said premises. And the said part. J. of the first part for said comment, at the option of said second part. J. i.g. heirs and assigns. art ha. S. hereunto set. his. hand the day and year first above written. R. L. Harrison ACKNOWLEDGEMENT B. S. County and State on this day and said foregoing instrument and acknowledged to me, that he day and purposes therein set forth. CEAL) E. G. Cunningham Notary Public for the uses and purposes therein set forth.