COMPARED

MORTGAGE RECORD No. 425

231867 C.M.J. FROM		STATE OF OKLAHOMA, TULSA COUNTY, 85.
		STATE OF OKLAHOMA, TULSA COUNTY as. This instrument was filed for record on the golden of May A. D. 1923 at 3:30 O'clock P. M., and duly recorded in Book 425 at page 199
	a salah e dikamendi a dada Tan	O. G. Weaver,
GUM BROTHERS CO TULSA, OKLA		(SEAL) Brady Brown, County Clerk. By Brady Brown, Deputy
	9/1+h	No. 27
THIS INDENTURE, Mad	le this 24th Connors and Jer	day of May , 19.23 ry Connors, her husband,
r Tulsa C		400
······································		ma, part_ies the first part, mortgagor_s_, and GUM BROTHERS COM-
	part 10S of the first even Hundred	ty of the second part, mortgagee: part, for and in consideration of the sum of Dollars
		art, the receipt of which is hereby acknowledged, doby these presents gran
	unto the said party of	the second part, its successors and assigns forever, all the following described rea
the	Twelve, in Bl city of Tulsa reof,	ock Four, in Beauchamp Addition to , according to the recorded plat
UIIG	.1001,	
		TREAFURED'S ENGINEER
		Receipt 1. 1780. there is not been of the first of mertage
		tax on the within mentage.
		Dated this_29 day of 5
		WAYNE L. DICKEY, County Treasurer
		Deputy
pereditaments and appurtenances party of the second part, and to it agree that at the delivery hereof, a good and indefeasible estate of it convey and encumber the same peaceable possession of said party of This conveyance is intended.	thereunto belonging, of its successors and assigning they are successors and assigning they are they are they of the second part, its successors MPANY, its successors	er with all rents and profits therefrom, and with all and singular the tenements or in anywise appertaining, and all rights of homestead exemption unto the said gas forever. And the said part 195 of the first part dohereby covenant and all and clear of all encumbrances; that the y_hays a good right and authority will WARRANT AND DEFEND the same in the quiet and auccessors and assigns, forever, against the claims of all persons whomesoever. given as security for the performance of the covenants herein, and the payments or assigns of the principal sum of
\$100. on the 1st day	of November,	1923; \$100. on the 1st day of May, 1924;
100. on the 1st day 100. on the 1st day	of November,	1924; 100. on the 1st day of May, 1925; 1925; 100. on the 1st day of May, 1926;
100. on the 1st day 100. on the 1st day 100. on the 1st day	of November,	1926; 100. on the 1st day of May, 1927; 1927; 1,800. on the 1st day of May, 1928;
according to the terms and conditi Vara M. Connors a	ions of theone nd Jerry Connor m date at the rate of	promissory notemade and executed by
hat may hereafter be given in the nterest upon the same during that T IS HEREBY AGREED that and assigns of the Mortgagor and urther agreed that granting any exitating of other or additional sering covenant or stipulation herein perate as a release from any pers	event of any extension said time of extension all covenants and stipu shall inure to the benutersion or extensions or curity for payment therecontained shall not in onal liability upon said	at this mortgage secures the payment of all renewal, principal or interest note of time for the payment of said principal debt, to evidence said principal or the lations in these presents contained shall bind the heirs, executors, administrator efit of and be available to the successors and assigns of the Mortgagee. It is time of payment of said note either to the maker 3 or to any other person reof, or waiver of or failure to exercise any right to mature the whole debt unde any wise affect this mortgage nor the rights of the Mortgagee hereunder, nor lington, nor under any covenant or stipulation herein contained. And furthe tipulate and agree as follows