COMPARED MORTGAGE RECORD No. 425

The state of the s

		STATE OF OF	CLAHOMA, TULSA COUNTY and was filed for record on the A. D. 192 3 at	§.,
रक्ता क्षर पें रूप के रूप के रूप के प्रकार के के क्षर के कि कि कि कि कि कि कि कि				
menne . wakana menengana manama		U clock.	M., and duly recorded in Book 4 O. G. Wenver	49 at page
GUM BROTHERS	COMPANY	(SEAL)		ity Clerk.
	KLAHOMA	Fees_	. कुर १ १ १ व विक्रियों के किस किस के सिंह के सिंह के सिंह क	
THIS INDENTURE,	Made this 8th Nenninger and Ch		une	19. 23
etweenAima r.	memiliaer and on	Trada tre nomination	L. HOI HANDUMA	*****
f Tulsa		100 - 1	S JOHN DY	OTHERS COM
'ANY, a corporation, of Okla WITNESSETH, That		ty of the second part, mort	art, mortgagor S, and GUM BR gagee: tion of the sum of	Dollar
o them in hand paid by eargain, sell, convey and mort	the party of the second page unto the said party of	the second part, its success	nereby acknowledged, doby to ors and assigns forever, all the follo	hese presents gran
state, situated in Tules	County and Stat	e of Oklahoma, to-wit:		
	The second of th			
	Lot Eleven, in of Block Five, City of Tulsa,	Block Four, a Su in Terrace Drive according to the	bdivision of a part Addition to the recorded plat thereof	
		TREA	ASURER'S ENDORSEMENT	
		I hereby certi	ify that I received \$2,32 and is	seucd Hage
		Receipt No Z 2 2 4	o # therefor in payment of mor	rease
		Ented this	// day vi June 1925	
		WA.	YNE L. DICKEY, County Treasure	
			Deputy	
mo tratin asso mo ti	or man drawn		s therefrom, and with all and singu	
	to its successors and assig	ns forever. And the said	and all rights of homestead exemp parties of the first part dohe er.s of the premises above gran ices; that the Y ha Ye_ a good ri	reby covenant an ited, and seized c ght and authority
arty of the second part, and gree that at the delivery her good and indefeasible estate convey and encumber the seaceable possession of said parties conveyance is interested to the said GUM BROTHERS	of inheritance therein, free same; and that the same; are the second part, its sunded as a mortgage, and is COMPANY, its successors	Zwill WAF accessors and assigns, forever given as security for the pe	er, against the claims of all persons erformance of the covenants herein,	whomesoever. and the paymen
arty of the second part, and gree that at the delivery her good and indefeasible estate convey and encumber the accable possession of said particles. This conveyance is inter-	of inheritance therein, free same; and that the try of the second part, its sunded as a mortgage, and is COMPANY, its successors	Zwill WAF accessors and assigns, forever given as security for the pe	er, against the claims of all persons erformance of the covenants herein, I sum of	whomesoever. and the paymen
arty of the second part, and gree that at the delivery her good and indefeasible estate o convey and encumber the seaceable possession of said parties conveyance is interested and GUM BROTHERS Thirty-eight Hur	of inheritance therein, free same; and that the the try of the second part, its sunded as a mortgage, and is COMPANY, its successors lared	will WAF cccssors and assigns, foreve given as security for the pe or assigns of the principalDollars, payable a	er, against the claims of all persons erformance of the covenants herein, I sum ofas follows:	whomesoever. and the paymen
arty of the second part, and gree that at the delivery her good and indefeasible estate of convey and encumber the seaceable possession of said parties conveyance is interested as and GUM BROTHERS Thirty-eight Hur \$100. on the 1st 100. on the 1st	of inheritance therein, free same; and that the same; and that the same; and the second part, its same as a mortgage, and is COMPANY, its successors agred day of January, day of January, day of January,	will WAF accessors and assigns, forever given as security for the per or assigns of the principal bollars, payable acceptable 924; \$100. 925; \$100.	er, against the claims of all persons erformance of the covenants herein, I sum ofas follows: on the lst day of Ju. on the lst day of Ju.	whomesoever. and the paymen y, 1924; y, 1925;
arty of the second part, and gree that at the delivery her good and indefeasible estate convey and encumber the saceable possession of said parties conveyance is interested as a COM BROTHERS Thirty-eight Hur \$100. on the 1st 100. on the 1st 100. on the 1st 100. on the 1st 100. on the 1st	of inheritance therein, free same; and that the same; and that the same; and the second part, its sunded as a mortgage, and is COMPANY, its successors acred day of January,	will WAF recessors and assigns, forever given as security for the per or assigns of the principal Dollars, payable 924; \$100. 925; 100. 926; 100.	er, against the claims of all persons erformance of the covenants herein, I sum of	whomesoever. and the paymen Ly, 1924; Ly, 1925; Ly, 1926; Ly, 1927;
arty of the second part, and gree that at the delivery her good and indefeasible estate of convey and encumber the seaceable possession of said parties conveyance is interested as a COM BROTHERS Thirty-eight Hur \$100. on the 1st 100.	of inheritance therein, free same; and that the same; and that the same; and the second part, its same as a mortgage, and is COMPANY, its successors agred day of January, day of January, day of January,	will WAF recessors and assigns, forever given as security for the per or assigns of the principal Dollars, payable 924; \$100. 925; 100. 926; 100.	er, against the claims of all persons erformance of the covenants herein, I sum ofas follows: on the lst day of Ju. on the lst day of Ju.	whomesoever. and the payme ly, 1924; y, 1925; ly, 1926; ly, 1927;
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further agreed that granting any extension or extensions of time of payment of said note..... either to the maker.? or to any other person, or taking of other or additional security for payment thereof, or waiver of or failure to exercise any right to mature the whole debt under any covenant or stipulation herein contained shall not in any wise affect this mortgage nor the rights of the Mortgagee hereunder, nor, operate as a release from any personal liability upon said note... nor under any covenant or stipulation herein contained. And further the Mortgagor......do..... hereby expressly covenant, stipulate and agree as follows