COMPARED

MORTGAGE RECORD No. 425

STATE OF OKLAHOMA, TULSA COUNTY and The interpret of the second part is necessor and sasigns forever, all the following described rests, shaded in Second part of the second part of the second part is necessor and sasigns forever, all the following described rests, shaded in second part of the second part of the second part is necessor and sasigns forever, all the following described rests, shaded in second part of the second part is necessor and sasigns forever, all the following described rests, shaded in second part of the second part is necessor and sasigns forever, all the following described rests, shaded in second part is necessor and sasigns forever, all the following described rests, shaded in second part is necessor and sasigns forever, all the following described rests, shaded in second part is necessor and sasigns forever, all the following described rests, shaded in second part is necessor and sasigns forever, all the following described rests, shaded in second part is necessor and sasigns forever, all the following described rests, shaded in second part is necessor and sasigns forever, all the following described rests, shaded in second part is necessor and sasigns forever, all the following described rests, shaded in second part is necessor and sasigns forever, all the following described rests, shaded in second part is necessor and sasigns, forever and the second part is necessor and sasigns, forever is all shaded to the second part is necessor and sasigns, forever and the same in the quiet and part of the second part is necessor and sasigns, forever, and the sast grade of the second part is necessor and sasigns, forever, and the sast grade of the second part is necessor and sasigns, forever, as all the sast grade of the second part is necessor and sastes and part of the part of the part of the part of the par	244825 C.M.J.	
GUM RROTHERS COMPANY TULSA, OKLAHOMA THIS INDESTURE, Made bits. 15th. doy of. Rovember. 1982. THIS INDESTURE, Made bits. 15th. doy of. Rovember. 1982. THIS INDESTURE, Made bits. 15th. doy of. Rovember. 1982. of. 2110. County, Stars of Oklahoma, party of the first part, morapses? and GUM BROTHERS COM-PANY a composition of Children, party of the second part, not request. 1982. THIS INDESTURE, Made bits. 15th. doy of. Rovember. 1982. party — The Rundrod 1982. TALLO 1982. In that gaid by the pure of the second part, the recipier of which is bordy acknowledged, do by this presents great heapin, and convey and mentage must be said party of the second part, its recessors and savings forever, all the following described real entity, situated in 2109. Lot Two , in Blook Tah, in Sunset Fark Addition to the ofty of Tulsa, according to the recorded and the receipt of the second and and the second and the second and the second and the second and and the second and the second and the second and the second and and the second and and the second and and the second and the second and the second and the second and and the second and	그리 아이는 아이들에는 그림을 살아왔다. 그렇게 하는 것은 사람들은 사람들이 나타 없었다.	STATE OF OKLAHOMA, TULSA COUNTY 18.
THIS INDENTURE, Made this. 12th day of ROYORD. County Clerk. Deputy Fees. THIS INDENTURE, Made this. 12th day of ROYORD. County Clerk. Deputy Fees. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this. 12th day of ROYORD. 1982. THIS INDENTURE, Made this and part of ROYORD. 1982. THIS INDENTURE, MADE the ROYORD. 1982. THE AND THE SAME, together with all cents and profits therefore, and with all and singular the tensements. Increased the ROYORD. 1982. THE ROYORD. 1982. THE AND THE SAME, together with all cents and profits therefore, and with all and singular the tensements. Increased the ROYORD. 1982. TO HAVE AND TO HOLD THE SAME, together with all cents and profits therefore, and with all and singular the tensements. Increased the ROYORD. 1982. TO HAVE AND TO HOLD THE SAME, together with all cents and profits therefore, and with all and singular the tensements. Increased the ROYORD. 1982. THE CONTROLL THE SAME, together with all cents and profits therefore, and with all and singular the tensements and appurtenances therefore. 1982. THE AND THE SAME, AND TO HOLD THE SAME, together with all cents and profits therefore, and with all and singular the tensements. Increased a company to the same and th		of NOV. O'Let B. M. and duly recorded in Book 425 at 3:40
THIS INDENTURE, Made this 15th day of ROYBING PRES. THIS INDENTURE, Made this 15th day of ROYBING PRES. THIS INDENTURE, Made this 15th day of ROYBING PRES. THIS COUNTY, State of Oklahoma, part 5thel Durn Herndon, his wife; of Tiles County, State of Oklahoma, part 5thel Durn Herndon, his wife; of Tiles County State of Oklahoma, part 5thel Durn Herndon, his wife; of Tiles County of the second part, for mice in second part, mortgager. JERENT FUE BURNDAN DURN HERNDAN DURN HER DURN HERNDAN DURN HER DUR		
THIS INDENTURE, Made this 15th ally of November 1923 hetween Oheseley C. Herridon, and Ethal Pann Herridon, his wife, 1923	CUM RROTHERS COMPANY	((SEAL) County Clerk. By Brady Brown. Deputy
THIS INDENTURE, Made this 15th day of Rovember 1952. between Cheeley C. Herndon, and Ethel Dann Herndon, hile wife. Cheeley C. Herndon, and Ethel Dann Herndon, hile wife. of Talea County, State of Oklahoma, party of the second part, mortgaged? and GUM BROTHERS COM- PANY, accompanion, of Oklahoma, party of the second part, mortgaged. Bighty-Tive Dannared. Dallar, to be the second Brother of the second part, the receipt of which is breedy extended get. do by this presents great bargin, all, convey and mortgage unto the said party of the second part, its successors and satisfant foreer. all the following described real estate situated in. Talea. County and State of Oklahoma, to wit: I breely counting that it received \$5.2 found issued Receipt to List. The county of Tules, according to the recorded glat thereof, TREASURERS ENDORSEMENT I hereby counting that it received \$5.2 found issued Receipt to List. According to the received \$5.2 found issued Receipt to List. The County and State of Oklahoma, to with Receipt to List. The Sanitary County Programs Disput TO HAVE AND TO HOLD THE SAME, together with all reats and profits therefrom, and with all and singular the tenements, bereditnenses and apputrtamence thereunds belonging, or in anywise appertaining, and all rights of homested ecomption unto the said party of the second part, and to its sourcessors and assigns forever. And he said part, 200 of the first part of. b. nevely covernant and upre that at the delivery hereof. They S. 2	가 있다는 그 그들이 하고 🐂 하게 되었다. 하는 🚣 그는 그렇게 하다는 그로 그렇게 하는 그는 모양이다.	마리그는 이 아이들의 얼마는 아이는 아들일이 하셨다는 얼굴 수 없는 아이들의 사람이 되었다.
of Tulen Compy, State of Oklahoma, part 25% of the first part, mortgages? and GUM BROTHERS COM- PANY, a corporation, of Oklahoma City, Oklahoma, part 25%, of the second part, mortgages; WITNESSTH, That sail part 25%, of the first part, for and in consideration of the sum of \$25,000		
PANY, a corporation, of Okhdorous City, Okhdorous, party of the second part, mortugases: WITNESSET, This and gardle, the party of the second part, the receipt of which is hereby acknowledged, do by these presents great bargain, sell. convey and mortugae unto the said party of the second part, its successors and assigns forever, all the following described real estate, situated in Lot Two , in Block Teh, in Sumset Park Addition to the city of Tules, according to the recorded part, the receipt of which is hereby acknowledged, do by these presents great estate, situated in Lot Two , in Block Teh, in Sumset Park Addition to the city of Tules, according to the recorded part, the received Sal Jones and the party of the second part, and the city of Tules, according to the recorded plat thereof, Receipt Rod Liber Lawrence in payment of mortugage tax on the which more compared to the control of the party of the second part, and to its accessors and saigns forever. And the said part 1.00 of the party of the second part, and to its accessors and saigns forever and the said part. They do not convey and examely the second part, and to its accessors and saigns forever. And the said part. They do not have been a payment of mortugage to convey and examely the second part, and to its accessors and saigns forever, and the said part. They do not have a payment of an optical party of the second part, and to its accessors and saigns forever, against the claims of all persons whomesever. This conveyance is insteaded as a mortagae, and is given as ascertify of the persons of the contents therein, and which all and singular the tenements, the said of the payment is said GUM BROTHERS COMPANY, its successors or assigns of the principal sum of all persons whomesever. This conveyance is insteaded as a nortagae, and is given as ascertify of the performance of the covenants herein, and the payment of said GUM BROTHERS COMPANY, its successors or assigns of the principal sum of all payment of said, pay 1925; 250. on the lat d	THIS INDENTURE, Made this 13th between Chesley C. Herndon; and Eth	day of NOVEMBER , 1923 el Dunn Herndon, his wife,
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Thereby certify that I received \$5 Joand issued Receipt No. Jobb the site or in payment of mortgage tax on the within mertgage. Dated this Joy of Jobb the site of the state		하다 얼마들의 얼마라면 하지만 들어 하는 사람들이다.
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TO HAVE AND TO HOLD THE SAME, together with all rents and profits therefrom, and with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and all rights of homestead exemption unto the said party of the second part, and to its successors and assigns forever. And the said part_est of the first part dohereby covenant and agree that at the delivery hereof. they are	그림 - 이 그리면 하는데 하다 나를 들어 📭	sed this 4 day of 2001, 1923
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agree that at the delivery hereof. they are the lawful owner. So the premises above granted, and seized of a good and injefessible estate of inheritance therein, free and clear of all encumbrances; that the X ha. Ya a good right and authority to convey and encumber the same; and that they will WARRANT AND DEFEND the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the claims of all persons whomesoever. This conveyance is intended as a mortgage, and is given as security for the performance of the covenants herein, and the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum of the covenants herein, and the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum of the covenants herein, and the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum of the covenants herein, and the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum of the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum of the payment to said GUM BROTHERS COMPANY, its successors or assigns of the principal sum of the payment to said GUM BROTHERS COMPANY, its successors on assigns of the principal or intended as a follows: \$250. on the 1st day of May, 1925; \$250. on the 1st day of November, 1926; 250. on the 1st day of November, 1927; 250. on the 1st day of November, 1927; 250. on the 1st day of November, 1927; 250. on the 1st day of November, 1928; **According to the terms and conditions of the Lorentz of the payment of said notes.** **Add it is hereby further agreed and understood that this mortgage secures the payment of all renewal, principal or interest upon the same during the said time of extension. **IT IS HEREBY AGREED that all covenants and stipulations in these presents confained shall bind the heirs. executors, administrators and assigns of the Mortgage and shall inure to the benefit of and be avail	hereditaments and appurtenances thereunto belonging, or in at	nywise appertaining, and all rights of homestead exemption unto the said
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according to the terms and conditions of the <u>one</u> promissory note made and executed by <u>Chesley C. Horndon and Ethel Dunn Herndon</u> pard 98 of the first part, bearing even date herewith, with interest thereon from date at the rate of <u>of</u> per cent per annum payable annually, and with interest after maturity at the rate of ten per cent per annum, as provided in said notes. And it is hereby further agreed and understood that this mortgage secures the payment of all renewal, principal or interest that may hereafter be given in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same during the said time of extension. IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators and assigns of the Mortgagor and shall inure to the benefit of and be available to the successors and assigns of the Mortgagee. It is further agreed that granting any extension or extensions of time of payment of said note. either to the maker. So r 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	250. on the 1st day of May, 1924;	250. on the 1st day of November, 1924;
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Chesley C. Herndon and Ethel Dunn Herndon	. 그는 사이 아르는 것이 있을까? 그는 것을 하는 것을 받는 말았다. 	(2012년 - 1. 12 전 1일 : 12 전 12 전 12 전 2 전 2 전 2 전 2 전 2 전 2 전
Chesley C. Herndon and Ethel Dunn Herndon	one	
herewith, with interest thereon from date at the rate of	Chesley C. Herndon and Ethel Dunn Hern	adonpard 98 of the first part, bearing even date
And it is hereby further agreed and understood that this mortgage secures the payment of all renewal, principal or interest notes that may hereafter be given in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same during the said time of extension. IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators and assigns of the Mortgage and shall inure to the benefit of and be available to the successors and assigns of the Mortgage. It is further agreed that granting any extension or extensions of time of payment of said note either to the maker S 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	herewith, with interest thereon from date at the rate of62	per cent per annum payable annually, and with interest
that may hereafter be given in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same during the said time of extension. IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators and assigns of the Mortgager and shall inure to the benefit of and be available to the successors and assigns of the Mortgager. It is further agreed that granting any extension or extensions of time of payment of said note either to the maker. So re 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		
IT IS HEREBY AGREED that all covenants and stipulations in these presents contained shall bind the heirs, executors, administrators and assigns of the Mortgagor and shall inure to the benefit of and be available to the successors and assigns of the Mortgagor. It is further agreed that granting any extension or extensions of time of payment of said noteeither to the maker_S 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	that may hereafter be given in the event of any extension of tim	ne for the payment of said principal debt, to evidence said principal or the
further agreed that granting any extension or extensions of time of payment of said note either to the maker_S 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	IT IS HEREBY AGREED that all covenants and stipulations	in these presents contained shall bind the heirs, executors, administrators
or taking or which or accuracy and payment increase or myster of organization can consider the matter the whole debt under	further agreed that granting any extension or extensions of time	of payment of said note either to the maker_S or to any other person,
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 and further	any covenant or stipulation herein contained shall not in any w	vise affect this mortgage nor the rights of the Mortgagee hereunder, nor,

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