COMPARED
NO. 238178 C.M.J.

MORTGAGE RECORD No. 472

THIS INDENTURE, Made this 19th day of June Michael F. Steil, spd. Rosle. F. Steil, of Tulsa County, in the State of Oklahoma, and M. B. Selby of Tulsa, County in the State of Oklahoma, and M. B. Selby of Tulsa, Witnesserth, That said part 1950 the first part, in consideration of the sum of One Hundred Sayenty-five. Witnesserth, That said part 1950 the first part, in consideration of the sum of One Hundred Sayenty-five. Witnesserth, That said part 1950 the first part, in consideration of the sum of One Hundred Sayenty-five. With feeling of which is hereby acknowledged, do. by these presents grant, bargain, sell and and assigns, all the following described real estate situated in Tulsa. Cklahoma to-wit: Lot 9, in Block 4, & Subdivision of Terrace Drive Addition to the city to the recorded plat thereof. Subject to a prior mortgage of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. This conveyance is intended as a mortgage to secure the payment of from the sum of Sayen and the same against the lawful claims of all persons whe premises and that they are free and clear of all incumbrances. 9X99D That they have free the same and assessment lawfully assessed on said premises before delings as the said first part 193 have an assessment she willy a seasoes on a sold premises before delings as the said first part 193 hall pay or cause to be paid to said second part. In same and said remains on any part thereof is not paid before delinquent then the mortgage and the am independent or decree rendered in action as aforeasid, and collected, and the lien thereof enforce Now if and lirts part 193 hall pay or cause to be paid to said second part. In same of money or so money or so part thereof is not paid before delinquent then the mortgage and the am independent or decree rendered in action as aforeasid, and collected, and t	part J. of the second part; Dollars onvey unto said party. of the second part his heirs county and State of County and State of County and State of Tulsa, according Oo to Gum Brothers Company. editaments and appurtenances thereunto belonging, or in anywise appervent of the county and State of the county and State of the county and county and county and the county and c
THIS INDENTURE, Made this 19th day of June Michael F. Steil, grd. Rosle F. Steil, of Tules County, in the State of Oklahoma, and M. B. Selby of Tules, County in the State of Oklahoma, and M. B. Selby of Tules, Witnessert, That said part 1950 the first part, in consideration of the sum of One Hundred Sayenty-five. WITNESSETH, That said part 1950 the first part, in consideration of the sum of One Hundred Sayenty-five. WITNESSETH, That said part 1950 the first part, in consideration of the sum of One Hundred Sayenty-five. Unterpreted to the following described real estate situated in Tules. Oklahoma to-wit: Lot 9, in Block 4, & Subdivision of Terrace Drive Addition to the city to the recorded plat thereof. Subject to a prior mortgage of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. This conveyance is intended as a mortgage to secure the payment of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. This conveyance is intended as a mortgage to secure the payment of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. This conveyance is intended as a mortgage to secure the payment of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. This conveyance is intended as a mortgage to secure the payment of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. This conveyance is intended as a mortgage to secure the payment of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. Said first part 1,95 hereby covenant. that they are the simple of said premises and that they are free and dear of all incumbrances \$2500 Discussion of the same and sessential should be a further they are the first part has selected and hall be a further charge and lie upon said premises described on said premises before delined	Brady Brown, County Clerk Deputy A.D. 192_3_between 118_wife
THIS INDENTURE, Made this. 19th day of Jung Michael F. Steil, and Rosie E. Steil, of Tules and M. B. Selby of Tules Tules and M. B. Selby of Tules, One Hundred Seventy-five the receipt of which is hereby acknowledged, do. by these presents grant, bargain, sell and and assigns, all the following described real estate situated in Tules Oklahema te-wit: Lot 9, in Block 4, a Subdivision of Terrace Drive Addition to the city to the recorded plat thereof. Subject toa prior mortgage of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. Subject toa prior mortgage of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. This conveyance is intended as a mortgage to secure the payment of. With One for \$35.00 due Jung 18t, 1924 and on until the five notes are paid. M. B. Selby or order, payable at. with per cent interest per annum, payable semi-annually and signe Michael F. Steil and Rosie E. Steil Said first part 198hereby covenant. that they are free and dear of all incumbrances. Said first part 198hereby covenant. that they are free and dear of all incumbrances. That they have Let Ye will warnat and defend the same against the lawful claims of all persons who premises in the sum of S. — for the benefit of the mortgage and maintain a garee. to pay all toges and assessments had hully assessed on said premises before delined. That they have Let Ye Well warnat and defend the same against the lawful claims of all persons who premises in the sum of S. — for the benefit of the mortgage and the amplied of an all the same and assessments belowed enterer there charge and lieu upon said premises described on said premises before delined in the mortgage and the amplied of an all the said first part 195 hulls and collected, and the lieu thereof enforce Now is all first part 195 hulls on the said mortgage on and part under charge and the same under such core on an enterior for more years or any part thereof is not pa	Deputy O. G. Weaver, Brady Brown, County Clerk Deputy A. D. 192_3_between 18_wife
THIS INDENTURE, Made this. 19th day of June Michael F. Steil, and Rosie F. Steil, of June Michael F. Steil, and Rosie F. Steil, of Jules and M. B. Selby of Tules. County, in the State of Oklahoma, and M. B. Selby of Tules. WITNESSETH, That said part. 1956 the first part, in consideration of the sum of One Hundred Seyenty-five the receipt of which is hereby acknowledged, do. by these presents grant, bargain, sell and and assigns, all the following described real estate situated in Tules. Oklahoma to-wit: Lot 9, in Block 4, & Subdivision of Terrace Drive Addition to the city to the recorded plat thereof. Subject to a prior mortgage of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. This conveyance is intended as a mortgage to secure the payment of. f. with One for \$.35,00 due. June 18t, 1924 and on until the five notes are paid. M. B. Selby The Selby The Selby The Selby For the semi-annually and signe with the same against the lawful claims of all persons whe premises in the sum of \$ That they have I they have That they have Said first part 1.95 hereby covenant that in case of forecloupe of the same longer to the same special on the same special on the lieuter of said same special on the same special of the same special of the same special of the mortgage and maintain agree to pay all tages and assessments lawfully assessed on said premises before delinque Said first part 1.95 years of the same special on the	Brady Brown, Deputy A.D. 192. 3, between 118. Wife part 108 of the first part part V. of the second part; Dollars convey unto said party of the second part his heirs County and State of Part of Block 5, in of Tulsa, according Oo to Gum Brothers Company. editaments and appurtenances thereunto belonging, or in anywise apper- ve note due each hunbers to part of eventual server note due each hunbers to part of eventual server precipt No. 192. Rescipt No. 192. Las Du the within mortrage day of county Treasurer Dated this county Treasurer Dated this county Treasurer Deputy Server Said first part 188 agree. good right and authority to convey and encumber the same and ansoever. Said first part 1.28 agree. good right and authority to convey and encumber the same and chinsurance during the existence of this mortrage. Said first part 1.28 agree. The same and this convey and encumber the same and chinsurance during the existence of this mortrage. Said first part 1.28 agree.
THIS INDENTURE, Made this 19th day of June Michael F. Steil strd Rosie R. Steil. of Michael F. Steil strd Rosie R. Steil. of Tulsa County, in the State of Oklahoma, and M. B. Selby County, in the State of Oklahoma, and M. B. Selby County, in the State of Oklahoma, and M. B. Selby County, in the State of Oklahoma and M. B. Selby County, in the State of Oklahoma and County, in the State of Oklahoma and County, in the State of Oklahoma to With the receipt of which is hereby acknowledged, do. by these presents grant, bargain, sell and and assigns, all the following described real estate situated in Tulsa Coklahoma to Wit: Lot 9, in Block 4, a Subdivision of Terrace Drive Addition to the city to the recorded plat thereof. Subject to a prior mortgage of \$3500 To have and to hold the same, together with all and singular, the tenements, he taining forever. This conveyance is intended as a mortgage to secure the payment of framework of the security of the State of the	part 108 of the first part Dollars County and State of part of Block 5, in of Tulsa, according Oo to Gum Brothers Company. editaments and appurtenances thereunto belonging, or in anywise apper- ve note due each manabres tell arrent fit dortifest note due each manabres tell arrent fit dortifest increby certify therefor in payment fit dortifest pared this by County Treasurer Deputy county Treasurer Deputy cover. Said first part 198 ageree as above stated good right and authority to convey and encumber the same and ach insurance during the existence of this mortage. Said first part 198
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premises in the sum of \$	ch insurance during the existance of this mortgage. Said first part. 198
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sum	in the manner as the principal debt hereby secured. S. heirs or assigns said
Said first part 195 waivenotice of election to declare the whole deby as above IN WITNESS WHEREOF, said part 195of the first part ha Vehereunte	resents shall be wholly discharged and void otherwise shall remain in full on assessments which are or may be levied and assessed lawfully against a may be effect such insurance or pay such taxes and assessments and shall d this mortgage shall stand as security for all such payments; and if said effected and maintained or any taxes or assessments are not paid before in sums and interest thereon due and payable at once and proceed to the description of said premises.
AND THE PROPERTY OF THE PARTY OF THE PARTY HAS A STREET OF THE PARTY H	and also the beneft to stay, valuation or appraisement laws.
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	Rosie E. Steil
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TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the IN WITNESS WHEREOF, The said mortgageehahereunto set	conditions therein contained.
STATE OF OKLAHOMA Tulsa County	
STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned	a Notary Public in and for said County and State
or this 19th day of June 1922 personally appeared	The state of the s
Michael F. Steil and Rosie E. Steil, his wife	
and acknowledged to me thatth. GV executed the same astheir free and volum	WITHIN HI d TOT GEOING
WITNESS my official hand and seal the day and year above set forth.	within and foregoing
My commission expires Jan. 12, 1926, 192 (Seal)	within grid for egoing